

Marine Corps General and Special Court-Martial Dispositions:  
October 17

Date	Unit	Description
10/2/2017	9thMCD, WRR	At a Special Court-Martial at San Diego, California, Staff Sergeant S. M. Lord was convicted by a panel of officer and enlisted members of violation of a lawful general order and drunk on duty. The members sentenced the accused to no punishment.
10/3/2017	HqSptBn, MCIW- MCB CamPen	At a Special Court-Martial at Camp Pendleton, California, Corporal C. J. Wydajewski was convicted by a military judge of violations of lawful general orders and wrongful possession and use of a controlled substance. The military judge sentenced the accused to 30 days confinement, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.
10/3/2017	HqSptBn, SOI-E, TrngCmd	At a Special Court-Martial at Camp Lejeune, North Carolina, Corporal A. C. Williams was convicted by a military judge of conspiracy to distribute a controlled substance, and wrongful introduction, distribution, and use of a controlled substance. The military judge sentenced the accused to 6 months confinement, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.
10/4/2017	VMAT-203, MAG- 14, 2dMAW	At a General Court-Martial at Cherry Point, North Carolina, Staff Sergeant J. R. Lindsey was convicted by a military judge of violation of a lawful general order, conspiracy to distribute and use controlled substances, and wrongful manufacture, possession, introduction, and distribution of controlled substances. The military judge sentenced the accused to 24 months confinement, reduction to E-1, and a dishonorable discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 18 months and to approve only a bad-conduct discharge.
10/5/2017	VMM-166, MAG- 16, 3dMAW	At a Special Court-Martial at Miramar, California, a sergeant was acquitted by a panel of officer and enlisted members of wrongful use of a controlled substance and TRICARE fraud.

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10/11/2017	HqSvcBn, MCINCR- MCBQ	At a Special Court-Martial at Quantico, Virginia, Lance Corporal T. R. Kampe Jr. was convicted by a military judge of desertion, violation of a lawful general order, wrongful introduction and use of a controlled substance, obstruction of justice, and solicitation of another to violate a lawful general order. The military judge sentenced the accused to 9 months confinement, forfeiture of 2/3 pay per month for a period of 9 months, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.
10/11/2017	MAG-39, 3dMAW	At a Special Court-Martial at Camp Pendleton, California, Private First Class M. F. Williams was convicted by a military judge of unauthorized absence, disobeying a lawful order of commissioned officer, false official statement, and wrongful use of controlled substances. The military judge sentenced the accused to 120 days of confinement, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 90 days.
10/12/2017	MCFSBn, MARFORCOM	At a General Court-Martial at Parris Island, South Carolina, Staff Sergeant V. A. Sweitzer was convicted by a military judge of attempted indecent visual recording, attempted indecent viewing, willful disobedience of superior commissioned officer, and indecent visual recording. The military judge sentenced the accused to 46 months confinement, reduction to E-1, and a dishonorable discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 24 months.
10/12/2017	HqSptBn, SOI-E, TrngCmd	At a Special Court-Martial at Camp Lejeune, North Carolina, Lance Corporal E. A. Augsburger was convicted by a military judge of conspiracy to distribute a controlled substance and wrongful introduction, distribution, and use of a controlled substance. The military judge sentenced the accused to 7 months confinement, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.

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10/12/2017	HQBty, 10thMar, 2dMarDiv	At a General Court-Martial at Camp Lejeune, North Carolina, Gunnery Sergeant J. E. Jordan was convicted by a panel of officer and enlisted members of wrongful possession with intent to distribute a controlled substance. The members sentenced the accused to 60 days confinement, reduction to E-6, and a \$5,000.00 fine that if not paid the accused shall serve an additional 60 days confinement.
10/12/2017	3dBn, 7thMar, 1stMarDiv	At a Special Court-Martial at 29 Palms, California, a lance corporal was acquitted by a panel of officer and enlisted members of violation of a lawful general order, cruelty toward subordinates, assault consummated by a battery, obstruction of justice, and communicating a threat.
10/13/2017	VMX-1, AVN	At a General Court-Martial at Camp Lejeune, North Carolina, Lance Corporal X. N. Jones was convicted by a military judge of unauthorized absence, willful disobedience of a commissioned officer, violation of a general order, provoking speech, communicating a threat, assault consummated by a battery, aggravated assault, willful discharge of a firearm, and disorderly conduct. The military judge sentenced the accused to 18 months confinement, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 15 months.
10/16/2017	HQBty, 10thMar, 2dMarDiv	At a Special Court-Martial at Camp Lejeune, North Carolina, Sergeant M. Sosa was convicted by a military judge of violation of a lawful general order and assault consummated by a battery. The military judge sentenced the accused to 90 days confinement, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.
10/19/2017	MACS-2, MACG-28, 2dMAW	At a General Court-Martial at Beaufort, South Carolina, a corporal was acquitted by a panel of officer and enlisted members of sexual assault.
10/20/2017	MACS-1, MACG-38, 3dMAW	At a General Court-Martial at Yuma, Arizona, Sergeant C. J. Smith was convicted by a panel of officer and enlisted members of sexual assault. The members sentenced the accused to 3 years confinement, total forfeiture of all pay and allowances, reduction to E-1, and a dishonorable discharge.

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10/20/2017	H&SBn, MCIPAC, MCB-Camp Butler	At a General Court-Martial at Okinawa, Japan, Lance Corporal T. P. Bartolic was convicted by a panel of officer and enlisted members of sexual assault and abusive sexual contact. The members sentenced the accused to 3 years confinement, total forfeiture of all pay and allowances, hard labor for 3 months, reduction to E-1, and a dishonorable discharge.
10/20/2017	1stMaintBn, CLR- 15, 1stMLG	At a Special Court-Martial at Camp Pendleton, California, Corporal A. S. Conrad was convicted by a military judge alone of unauthorized absence, false official statements, and wrongful use of controlled substances. The military judge sentenced the accused to 120 days confinement, forfeiture of \$1,000.00 pay per month for a period of 3 months, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 90 days and to suspend the punitive discharge.
10/20/2017	2dSupBn, CLR- 25, 2dMLG	At a Special Court-Martial at Camp Lejeune, North Carolina, Hospitalman D. M. Van Houtte was convicted by a military judge of larceny of military property. The military judge sentenced the accused to 200 days confinement, reduction to E-1, and a bad-conduct discharge. The pre-trial agreement had no effect on the sentence.
10/27/2017	HqHqRon, MCAS Futenma	At a Special Court-Martial at Okinawa, Japan, Sergeant M. L. Logwood was convicted by a military judge alone of aggravated assault, child endangerment, and communicating a threat. The military judge sentenced the accused to 12 months confinement, a reprimand, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of time served.
10/30/2017	CABn, 3dMarDiv	At a Special Court-Martial at Okinawa, Japan, Private First Class K. T. Wineberg was convicted by a military judge of solicitation to distribute child pornography. The military judge sentenced the accused to 11 months confinement, a reprimand, reduction to E-1, and a bad-conduct discharge.

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10/30/2017	H&SBn, SOIOW, TrngCmd	At a Special Court-Martial at Camp Pendleton, California, Private L. D. Schaefer was convicted by a military judge of unauthorized absence and violation of a lawful order. The military judge sentenced the accused to 80 days confinement, forfeiture of \$1,000.00 pay per month for a period of 2 months, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 45 days and the punitive discharge.
10/31/2017	3dMedBn, 3dMLG	At a General Court-Martial at Okinawa, Japan, Hospitalman Strohleinbaker was convicted by a military judge of attempted sexual abuse of a child. The military judge sentenced the accused to 2 years confinement, total forfeiture of all pay and allowances, a reprimand, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 12 months.
10/31/2017	MWSS-274, MAG-29, 2dMAW	At a Special Court-Martial at Cherry Point, North Carolina, Private First Class D. J. Kendall was convicted by a military judge of assault consummated by a battery. The military judge sentenced the accused to 5 months confinement, forfeiture of \$800.00 pay per month for a period of 5 months, and reduction to E-1. The pre-trial agreement had no effect on the sentence.
10/31/2017	1stLARBn, 1stMarDiv	At a General Court-Martial at Camp Pendleton, California, Corporal B. Guo was convicted by a military judge of negligent homicide and reckless operation of a vehicle. The military judge sentenced the accused to 54 months confinement, reduction to E-1, and a bad-conduct discharge. Pursuant to a pre-trial agreement, the convening authority agreed to suspend all confinement in excess of 12 months.