

United States Court of Appeals
for the Armed Forces
Washington, D.C.

In re
Richard J.
Ramsey

USCA Dkt. No. 24-0164/AR

DOCKETING NOTICE
and
ORDER

Notice is hereby given that several letters presenting a variety of pro se requests were received on May 13, 17, 20, 22, and 29, 2024, and June 4, 2024, and placed on the docket this 17th day of June, 2024. Petitioner's court-martial is final for all purposes, and this Court therefore lacks jurisdiction to hear his requests. We also note that Petitioner has repeatedly burdened this Court with various filings over the last 26 years. Therefore, on consideration thereof, it is, by the Court, this 17th day of June, 2024,

ORDERED:

That said requests are hereby dismissed for lack of jurisdiction; and

That, absent extraordinary circumstances, further filings will be viewed with disfavor.

For the Court,

/s/ David A. Anderson
Deputy Clerk of the Court

cc: The Judge Advocate General of the Army
Petitioner (Pro Se)
Counsel for Respondent

1 MJ: By your plea you waive and by "waive" I mean that you give
2 up certain important rights, and these are constitutional
3 rights. You give up these rights, however, only as to the
4 offenses to which you are pleading guilty. The rights that
5 you give up are:

6 First, the right against self-incrimination, that is the
7 right to say nothing at all. You cannot normally be
8 compelled to testify otherwise provide evidence against
9 yourself.

10 Second, you give up the right to a trial of the facts by
11 this court. That is, the right to have this court decide
12 whether or not you are guilty based upon evidence presented
13 by the prosecution, and if you choose to do so any evidence
14 presented by the defense.

15 Third, you give up the right to be confronted by the
16 witnesses against you, that is the right to see and hear
17 the witnesses against you in the court-martial, to have
18 them cross-examined and to call witnesses on your behalf on
19 the merits. Do you understand these rights?

20 ACC: Yes, I do, Your Honor.

21 MJ: Because you have pled guilty there will not be a trial as
22 to the offenses to which you are pleading guilty. So by

I as petitioner ask for the following relief

1. REVERSE, set-aside, remand my conviction by waiver of rights; dismiss charges with prejudice for violating article 120, 125, 128, 128, 129, 134 of the UCMJ/MCM
2. REVERSE, set-aside, remand sentence of confinement by waiver of rights reverse my 28 year sentence to no sentence

Restore my lost forfeitures

3. Restore me to my RANK of CORPORAL from private with 4 years of service
4. Up-grade my discharge from dishonorable to general discharge
5. Have all civilian agencies expunge there records of my conviction...includes FBI, department of justice, U.S. parole commission, state of RHODE Island sex-offender registration unit, army CID, J.A.G. DEPT of ARMY and ARMY PENTAGON headquarters
6. Award me back pay for my rank CPL -e-4 for the last 28 years
7. AWARD me unlawful confinement pay for 28 years. 2 million dollars
8. Award me 10 million dollars to cover my civil suit against the army judiciary, for malpractice and ineffective assistance of counsel. And prosecute misconduct
9. Award me 2 million for lost wages, earned income, pain suffering
10. Award me 28 million for punitive damages
11. Awarding me this is small compared if we go to trial, lets make it easy for both parties.

This remedy is small compared to the remedy you will have to pay all inmates in all military prisons, civilian federal prisons and maybe state prisons. This remedy is predicated on the bad, advice that the military judge gave when he conducted the plea waiver advice. See RECORD of TRIAL page 127 see exhibits. I don't have a constitutional right to jury trial, so how did I waive a right when I don't have one. FURTHER there is no right to have a court-martial

RICHARD J. RAMSEY 4(A) BUCK ROAD, MIDDLETOWN, RI 02842

Richard J. Ramsey