

Volume

of Volumes

## CERTIFIED RECORD OF TRIAL

(and accompanying papers)

of

CORLEY

BRANDON

E.

E-2

(Last Name)

(First Name)

MI

(DoD ID No.)

(Rank)

U.S. NAVY

(Unit/Command Name)

(Branch of Service)

(Location)

By

Special Court-Martial (SPCM)

COURT-MARTIAL

(GCM, SPCM, or SCM)

Convened by

COMMANDER

(Title of Convening Authority)

COMMANDER NAVY REGION

(Unit/Command of Convening Authority)

Tried at

(Place or Places of Trial)

On

28 MAY 2025

(Date or Dates of Trial)

Companion and other cases

None

(Rank, Name, DOD ID No., (if applicable), or enter "None")

This volume contains

# **CONVENING ORDER**



## DEPARTMENT OF THE NAVY

2 May 2025

### SPECIAL COURT-MARTIAL CONVENING ORDER 1-25

Pursuant to the authority contained in paragraph 0120b., Judge Advocate General of the Navy Instruction 5800.7G CH-2, of 1 December 2023, a Special Court-Martial is convened with the following members:

Lieutenant Commander [REDACTED] U.S. Navy;  
Lieutenant [REDACTED] U.S. Navy;  
Lieutenant [REDACTED] U.S. Navy; and  
Lieutenant [REDACTED] U.S. Navy.

I. L. JOHNSON  
Rear Admiral, U.S. Navy  
Commander, Navy Region [REDACTED]

# CHARGE SHEET

## CHARGE SHEET

## I. PERSONAL DATA

1. NAME OF ACCUSED (Last, First, Middle Initial) Corley, Brandon E.	2. EDIPI [REDACTED]	3. GRADE OR RANK SR	4. PAY GRADE E1
5. UNIT OR ORGANIZATION [REDACTED]	6. EAS July 7, 2027	6b. CURRENT SERVICE	
		a. INITIAL DATE 08 Jul 2024	b. TERM 3 years
7. PAY PER MONTH	8. NATURE OF RESTRAINT OF ACCUSED Pretrial Confinement		9. DATE(S) IMPOSED 15 Mar 2025
a. BASIC \$2,319.00	b. SEA/FOREIGN DUTY	c. TOTAL \$2,319.00	

## II. CHARGES AND SPECIFICATIONS

10. Charge I: Violation of the UCMJ, Article 120c (Indecent Exposure)  
 Specification: In that Seaman Recruit Brandon Corley U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions from on or about February 2025 to on or about March 2025, intentionally expose his genitalia in an indecent manner, to wit:  
 On or about March 9, 2025, exposing his genitalia to Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] and Boatswain's Mate Seaman Apprentice [REDACTED] and placing it within close proximity to the faces of Seaman Apprentice [REDACTED] and Seaman Apprentice [REDACTED]  
 On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED]  
 On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] and Seaman Apprentice [REDACTED]  
 On or about March 2025, exposing his genitalia to Intelligence Specialist Seaman [REDACTED] in a toilet stall and masturbating; and  
 On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED]

(See Supplemental Page)

## III. PREFERRAL

11a. NAME OF ACCUSER (Last, First, Middle Initial) [REDACTED]	b. GRADE E-5	c. ORGANIZATION OF ACCUSER OSTC DET [REDACTED]
		e. DATE (YYYYMMDD) 20250428

AFFIDAVIT: Before me, the undersigned, authorized by law to administer oath in cases of this character, personally appeared the above named accuser this 28th day of April, 2025 and signed the foregoing charges and specifications under oath that he is a person subject to the Uniform Code of Military Justice and that he either has personal knowledge of or investigated the matters set forth therein and that the same are true to the best of his knowledge and belief.

Landry M. Redding  
Typed Name of Officer

Office of Special Trial Counsel Det. [REDACTED]  
Organization of Officer

LCDR/O-4

Grade

Judge Advocate

Official Capacity to Administer Oath  
(See R.C.M. 307 (b) must be commissioned officer)

12. On 06 May 2025, the accused was informed of the charges against him and of the names of the accusers known to me (See R.C.M. 308 (a)). (See R.C.M. 308 if notification cannot be made.)

\_\_\_\_\_  
Typed Name of Immediate Commander

\_\_\_\_\_  
Organization of Immediate Commander

CAPT, USN

*Grade*

\_\_\_\_\_  
Signature

**IV. RECEIPT BY SUMMARY COURT-MARTIAL CONVENING AUTHORITY**

13.

The sworn charges were received at 1245 hours, 06 May 2025 at \_\_\_\_\_  
*Designation of Command* or

\_\_\_\_\_  
Officer Exercising Summary Court-Martial Jurisdiction (See R.C.M. 403)

FOR THE <sup>1</sup> \_\_\_\_\_

\_\_\_\_\_  
Typed Name of Officer

\_\_\_\_\_  
Commanding Officer

CAPT, USN

*Grade*

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Official Capacity of Officer Signing

**V. REFERRAL; SERVICE OF CHARGES**

14a. DESIGNATION OF COMMAND OF CONVENING AUTHORITY

**COMMANDER NAVY REGION** \_\_\_\_\_

b. PLACE

\_\_\_\_\_

c. DATE (YYYY MM DD)

**2025 0509**

Referred for trial to the Special court-martial convened by **COMMANDER NAVY REGION** \_\_\_\_\_

**SPECIAL COURT MARTIAL CONVENING ORDER 1-25**

Dated 02 MAY 2025, subject to the following instructions: <sup>2</sup> NONE

//////////

By ////////// of //////////  
*Command or Order*

**RYAN STORMER**

**REGION SPECIAL TRIAL COUNSEL**

\_\_\_\_\_  
Typed Name of Officer

\_\_\_\_\_  
Official Capacity of Officer Signing

CAPT

*Grade*

\_\_\_\_\_  
Signature

15.

On 15 MAY 2025, I caused to be served a copy hereof on the above named accused.

**AILEEN H. KIM-SANTOSO**

**LT, JAGC, USN**

\_\_\_\_\_  
Typed Name of Trial Counsel

\_\_\_\_\_  
Grade or Rank of Trial Counsel

\_\_\_\_\_  
Signature

FOOTNOTES: 1 - When an appropriate commander signs personally, inapplicable words are stricken.

2 - See R.C.M. 601 (e) concerning instructions. If none, so state.

Charge II: Violation of the UCMJ, Article 120 (Abusive Sexual Contact)

Specification 1: In that Seaman Recruit Brandon Corley, U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions between February 2025 and March 2025, touch the buttocks of Seaman Apprentice [REDACTED] with his hand, with an intent to harass Seaman Apprentice [REDACTED] and to gratify the sexual desire of Seaman Recruit Brandon Corley, without the consent of Seaman Apprentice [REDACTED]

Specification 2: In that Seaman Recruit Brandon Corley, U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions between January 2025 and March 2025, touch the buttocks of Boatswain's Mate Seaman Apprentice [REDACTED] with his hand, with an intent to harass and to gratify the sexual desire of Seaman Recruit Brandon Corley, without the consent of Boatswain's Mate Seaman Apprentice [REDACTED]

AND NO OTHERS

## CHARGE SHEET

## I. PERSONAL DATA

1. NAME OF ACCUSED (Last, First, Middle Initial) Corley, Brandon E.	2. EDIPI [REDACTED]	3. GRADE OR RANK SA	4. PAY GRADE E2
5. UNIT OR ORGANIZATION [REDACTED]	6. EAS July 7, 2027	6b. CURRENT SERVICE	
		a. INITIAL DATE 08 Jul 2024	b. TERM 3 years
7. PAY PER MONTH	8. NATURE OF RESTRAINT OF ACCUSED Pretrial Confinement		9. DATE(S) IMPOSED 24 Mar 2025
a. BASIC \$2,599.20	b. SEA/FOREIGN DUTY	c. TOTAL \$2,599.20	

## II. CHARGES AND SPECIFICATIONS

10.

Additional Charge: Violation of the UCMJ, Article 134 (Sexual Harassment)

Specification: In that Seaman Apprentice Brandon E. Corley, U.S. Navy, on board [REDACTED] [REDACTED] on active duty, did, on divers occasions from on or about January 2025 to on or about March 2025, knowingly engage in conduct of a sexual nature, to wit: making sexual gestures and sexual comments directed at Seaman [REDACTED] Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Boatswain's Mate Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Intelligence Specialist Seaman [REDACTED] and Seaman [REDACTED] that such conduct was unwelcome; and under the circumstances was so severe, repetitive, or pervasive that a reasonable person would perceive, and Seaman [REDACTED] Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Boatswain's Mate Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Intelligence Specialist Seaman [REDACTED] and Seaman [REDACTED] did perceive, an intimidating, hostile, or offensive working environment; and that such conduct was to the prejudice and good order and discipline in the armed forces and of a nature to bring discredit upon the armed forces.

AND NO OTHERS

(See Supplemental Page)

## III. PREFERRAL

11a. NAME OF ACCUSER (Last, First, Middle Initial) [REDACTED]	b. GRADE E-5	c. ORGANIZATION OF ACCUSER OSTC Det [REDACTED]
		e. DATE (YYYYMMDD) 20250522

AFFIDAVIT: Before me, the undersigned, authorized by law to administer oaths in cases of this character, personally appeared the above named accuser this 14<sup>th</sup> day of MAY June 2025 and signed the foregoing charges and specifications under oath that she is a person subject to the Uniform Code of Military Justice and that she either has personal knowledge of or investigated the matters set forth therein and that the same are true to the best of her his knowledge and belief.

Aileen Kim-Santoso  
Typed Name of Officer

Office of Special Trial Counsel Det. [REDACTED]  
Organization of Officer

LT / O-3  
Grade

Judge Advocate

Official Capacity to Administer Oath  
(See R.C.M. 307 (b) must be commissioned officer)



# TRIAL COURT MOTIONS & RESPONSES

**THERE ARE NO TRIAL COURT MOTIONS  
AND RESPONSES**

# REQUESTS

06 Jun 25

From: SA Brandon E. Corley, USN  
To: Commander, Navy Region [REDACTED]  
Via: LT Benjamin J. Rogers, JAGC, USN

Subj: REQUEST FOR CLEMENCY ICO U.S. V. SA BRANDON E. CORLEY, USN

1. Sir, I write to you today ashamed and remorseful. I take full responsibility for the actions that led to this unfortunate scenario and I deeply regret the grave mistakes I made—decisions that I will carry with me for the rest of my life. My acts were immature, irresponsible, and selfish, and not only reflect poorly on me, but also on the Navy and my command, neither of which I ever wished to tarnish. I am profoundly sorry for my actions and the disappointment I have caused to those around me.

2. The last 70(+) days confined in the Brig have been both incredibly difficult and surprisingly reflective. I've been talking with my Chaplain weekly about issues I've been having in life. I've told him what I did and I've gotten help with the best options on moving forward in life, becoming better, and ensuring I don't harm others again in the future. I'm working to be a better person every day. But walking into the brig on March 24 represented more than just confinement and reflection for me because it brought with it an onslaught of other emotionally disturbing sadness in my life. I am married, but I unfortunately have no kids. My wife, [REDACTED] miscarried both our first and second children. Most recently, on March 22<sup>nd</sup> of this year, 2 days before being put in confinement, and she's still recovering in the hospital. I do support her financially but not being able to be in that room in person, and support and feel and experience those moments with her, has been emotionally draining. In the midst of this, I also send money to my mom to help with bills from time to time, but her own severe medical problems, as well as the deaths of my Great Aunt (on April 18) and my Great Uncle (weeks later on May 8) who were both like grandparents to me (my great uncle, more like my Dad)—it's all weighed incredibly heavy on me throughout my time in the Brig.

3. Still, I know that I am here today, writing this from the Brig because I was stupid. And although I request your understanding and leniency, I do accept full responsibility for my actions. I want you to know that I truly never meant to hurt anyone. I was trying to be funny, to make other people like me, and to get people out of their shells by acting ridiculous. I see now that it wasn't funny and that it wasn't okay. And I want you to know that I will never again underestimate the hurtful impact my actions can have on others when I make people uncomfortable for a cheap laugh. I want you to know that at my sentencing hearing, I offered a sincere apology to those I harmed: SA [REDACTED] SA [REDACTED], SA [REDACTED] BMSA [REDACTED] ISSN [REDACTED] SN [REDACTED] and SN [REDACTED] And I am truly sorry. It's also important to me that you know I did not intend to cause anyone any pain or suffering, but I do understand that my intent and the results of my actions are not always the same thing. And in this case, despite my intentions, I know that what I did was not right. If I would have known the severity of harm that my actions would cause, I wouldn't have done it.

4. I know I can't ask to be retained in the service but I do respectfully request an 'Other Than Honorable' discharge so that after I get out I may get back to the civilian world and continue to support my family. I have already waived my separation with an Other Than Honorable. I was heartened to hear the Military judge who heard my case recommend that my Bad Conduct Discharge be suspended. In turn, Sir, I respectfully request that you take the same action he recommended and suspend my BCD. My family has played a very key part in all the decisions I've made in my life and I will have failed if I couldn't support them once I get back. Upon being discharged from the Navy I plan, if I am able, to get my old job back in Lifeguarding. Before I joined the Navy I moved up from a Lifeguard and a swimming instructor to getting my Level-3 Certified Swimming Instructor certificate for the elderly, children, and teenagers, my Lifeguarding Instructor Certificate, Lifeguarding Instructor-Teaching Certificate, and Certified Pool Operator License. This job is the best way for me to take care of my family and I've already talked to my old supervisors about hiring me back; they would be more than willing to do so as long as I don't have a Bad Conduct Discharge. I also know that a Bad Conduct Discharge would make it harder to be employed with many other companies and, in general, will make life more difficult for me.

5. It is for those reasons, among others, that I respectfully request that you suspend my BCD. So that I can get back to my wife, and my family, and be the support that they need and deserve – to be better and do better as soon as possible.



B. E. CORLEY



DEPARTMENT OF THE NAVY

[REDACTED]

5800  
Ser N00J  
13 Jun 25

From: Commander, U.S. Naval Forces [REDACTED]/Navy Region [REDACTED]  
To: LT Benjamin J. Rogers, JAGC, USN, Detailed Defense Counsel

Subj: REQUEST FOR CLEMENCY ICO UNITED STATES V. SA BRANDON E. CORLEY,  
USN

Ref: (a) Article 38(c), UCMJ  
(b) R.C.M. 1106  
(c) Article 60, UCMJ  
(d) Article 60a, UCMJ  
(e) R.C.M. 1107  
(f) R.C.M. 1109  
(g) Your letter dtd 9 Jun 25

1. After careful consideration of references (a) through (g), your request to suspend SA Corley's bad conduct discharge for 6 months, is denied.
2. My point of contact for this matter is CDR [REDACTED] JAGC, USN. He may be reached at DSN [REDACTED]

I. L. JOHNSON

Copy to:  
Office of Special Trial Counsel

# NOTICES

NAVY-MARINE CORPS TRIAL JUDICIARY  
[REDACTED] JUDICIAL CIRCUIT  
SPECIAL COURT-MARTIAL

UNITED STATES

v.

BRANDON E. CORLEY  
SR/E-1, USN

VICTIMS' LEGAL COUNSEL COURT-  
MARTIAL NOTICE OF APPEARANCE

ON BEHALF OF  
SA [REDACTED], USN

1. I, CDR Jason Kaneyuki, JAGC, USN, Victims' Legal Counsel, [REDACTED] Office, [REDACTED] admitted to practice law and currently in good standing in the State of Hawaii and, although not appearing as a defense counsel or trial counsel, certified in accordance with Article 27(b), UCMJ, hereby enter my appearance in the above captioned court-martial on behalf of SA [REDACTED] a named victim in the charges.
2. I have entered into an attorney-client relationship with SA [REDACTED] I have not acted in any manner which might disqualify me in the above captioned court-martial.
3. I have reviewed the Navy-Marine Corps Trial Judiciary Uniform Rules of Practice and the [REDACTED] Judicial Circuit Rules of Court.
4. SA [REDACTED] reserves the right to be present throughout the court-martial in accordance with Military Rule of Evidence 615, with the exception of closed proceedings that do not involve SA [REDACTED]
5. To permit a meaningful exercise of SA [REDACTED] rights and privileges, I respectfully request that this Court direct the defense and government to provide me with informational copies of motions and accompanying papers filed pertaining to issues that fall under Military Rules of Evidence 412, 513, 514, and 615 and any others in which SA [REDACTED] rights and privileges are addressed.
6. SA [REDACTED] has limited standing in this court-martial, and he reserves the right to make factual statements and legal arguments himself or through counsel.
7. My current contact information is as follows:

[REDACTED]

Respectfully submitted this 16th day of May 2025.

[REDACTED]

J. K. KANEYUKI

## CERTIFICATE OF SERVICE

I certify that a copy of this Notice of Appearance was served upon the Court, Trial Counsel, and Defense Counsel on 16 May 2025.

A large black rectangular redaction box covering the signature area.

J. K. KANEYUKI

NAVY-MARINE CORPS TRIAL JUDICIARY  
JUDICIAL CIRCUIT  
SPECIAL COURT-MARTIAL

UNITED STATES  v.  BRANDON E. CORLEY SR/E-1, USN	VICTIMS' LEGAL COUNSEL COURT-MARTIAL NOTICE OF APPEARANCE ON BEHALF OF SA [REDACTED] USN
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1. I, LT Matt S. Baray, JAGC, USN, Victims' Legal Counsel, [REDACTED] Office, [REDACTED] admitted to practice law and currently in good standing in the State of Wisconsin and, although not appearing as a defense counsel or trial counsel, certified in accordance with Article 27(b), UCMJ, hereby enter my appearance in the above captioned court-martial on behalf of SA [REDACTED], a named victim in the charges.
2. I have entered into an attorney-client relationship with SA [REDACTED]. I have not acted in any manner which might disqualify me in the above captioned court-martial.
3. I have reviewed the Navy-Marine Corps Trial Judiciary Uniform Rules of Practice and the [REDACTED] Judicial Circuit Rules of Court.
4. SA [REDACTED] reserves the right to be present throughout the court-martial in accordance with Military Rule of Evidence 615, with the exception of closed proceedings that do not involve SA [REDACTED].
5. To permit a meaningful exercise of SA [REDACTED] rights and privileges, I respectfully request that this Court direct the defense and government to provide me with informational copies of motions and accompanying papers filed pertaining to issues that fall under Military Rules of Evidence 412, 513, 514, and 615 and any others in which SA [REDACTED] rights and privileges are addressed.
6. SA [REDACTED] has limited standing in this court-martial, and he reserves the right to make factual statements and legal arguments himself or through counsel.
7. My current contact information is as follows:  
  
[REDACTED]

Respectfully submitted this 20th day of May 2025.

M. S. BARAY

## CERTIFICATE OF SERVICE

I certify that a copy of this Notice of Appearance was served upon the Court, Trial Counsel, and Defense Counsel on 20 May 2025.

[REDACTED]  
M. S. BARAY

# COURT RULINGS & ORDERS

**THERE ARE NO COURT RULINGS  
AND ORDERS**

# **STATEMENT OF TRIAL RESULTS**

## STATEMENT OF TRIAL RESULTS

### SECTION A - ADMINISTRATIVE

1. NAME OF ACCUSED (last, first, MI)	2. BRANCH	3. PAYGRADE	4. DoD ID NUMBER
Corley, Brandon E.	Navy	E-2	[REDACTED]
5. CONVENING COMMAND	6. TYPE OF COURT-MARTIAL	7. COMPOSITION	8. DATE SENTENCE ADJUDGED
Navy Region [REDACTED]	Special	Judge Alone - MJA16	May 28, 2025

### SECTION B - FINDINGS

SEE FINDINGS PAGE

### SECTION C - TOTAL ADJUDGED SENTENCE

9. DISCHARGE OR DISMISSAL	10. CONFINEMENT	11. FORFEITURES	12. FINES	13. FINE PENALTY
Bad conduct discharge	100 days	N/A	N/A	N/A
14. REDUCTION	15. DEATH	16. REPRIMAND	17. HARD LABOR	18. RESTRICTION
N/A	Yes <input type="radio"/> No <input checked="" type="radio"/>			
19. HARD LABOR PERIOD				
N/A				

### 20. PERIOD AND LIMITS OF RESTRICTION

N/A

### SECTION D - CONFINEMENT CREDIT

21. DAYS OF PRETRIAL CONFINEMENT CREDIT	22. DAYS OF JUDICIALLY ORDERED CREDIT	23. TOTAL DAYS OF CREDIT
65	0	65 days

### SECTION E - PLEA AGREEMENT OR PRE-TRIAL AGREEMENT

#### 24. LIMITATIONS ON PUNISHMENT CONTAINED IN THE PLEA AGREEMENT OR PRE-TRIAL AGREEMENT

No limitations on punitive discharge. No forfeitures, fine, reduction in rank, or other lawful punishment may be adjudged. Confinement shall be adjudged as set forth in Table A of plea agreement.

### SECTION F - SUSPENSION OR CLEMENCY RECOMMENDATION

25. DID THE MILITARY JUDGE RECOMMEND SUSPENSION OF THE SENTENCE OR CLEMENCY?	26. PORTION TO WHICH IT APPLIES	27. RECOMMENDED DURATION
Yes <input checked="" type="radio"/> No <input type="radio"/>	Bad conduct discharge	Six Months

### 28. FACTS SUPPORTING THE SUSPENSION OR CLEMENCY RECOMMENDATION

SA Corley's potential for rehabilitation with the support of his family, and his relative youth and immaturity.

### SECTION G - NOTIFICATIONS

29. Is sex offender registration required in accordance with appendix 4 to enclosure 2 of DoDI 1325.07?	Yes <input type="radio"/> No <input checked="" type="radio"/>
30. Is DNA collection and submission required in accordance with 10 U.S.C. § 1565 and DoDI 5505.14?	Yes <input checked="" type="radio"/> No <input type="radio"/>
31. Did this case involve a crime of domestic violence as defined in enclosure 2 of DoDI 6400.06?	Yes <input type="radio"/> No <input checked="" type="radio"/>
32. Does this case trigger a firearm possession prohibition in accordance with 18 U.S.C. § 922?	Yes <input type="radio"/> No <input checked="" type="radio"/>

### SECTION H - NOTES AND SIGNATURE

33. NAME OF JUDGE (last, first, MI)	34. BRANCH	35. PAYGRADE	36. DATE SIGNED	38. JUDGE'S SIGNATURE
Garcia, Benjamin B.	Navy	O-5	May 29, 2025	GARCIA.BENJ AMIN.BENIDI CT MI [REDACTED]
37. NOTES				Digital signature by GARCIA.BENJAMIN.BENIDI CT MI [REDACTED] Date: 2025.05.29 09:41:24 +09'00'

**STATEMENT OF TRIAL RESULTS - FINDINGS**

**SECTION I - LIST OF FINDINGS**

CHARGE	ARTICLE	SPECIFICATION	PLEA	FINDING	ORDER OR REGULATION VIOLATED	LIO OR INCHOATE OFFENSE ARTICLE	DIBRS
Charge I	120c	Specification:	<input type="button" value="Not Guilty"/>	<input type="button" value="W/D"/>			120CC3
		Offense description	Indecent exposure				
		Withdrawn and Dismissed	W/D without prejudice to ripen into prejudice upon completion of appellate review where the findings and sentence have been upheld.				
Charge II	120	Specification 1:	<input type="button" value="Not Guilty"/>	<input type="button" value="W/D"/>			120AA4
		Offense description	Abusive sexual contact without the consent of the other person				
		Withdrawn and Dismissed	W/D without prejudice to ripen into prejudice upon completion of appellate review where the findings and sentence have been upheld.				
		Specification 2:	<input type="button" value="Not Guilty"/>	<input type="button" value="W/D"/>			120AA4
		Offense description	Abusive sexual contact without the consent of the other person				
		Withdrawn and Dismissed	W/D without prejudice to ripen into prejudice upon completion of appellate review where the findings and sentence have been upheld.				
Additional Charge	134	Specification:	<input type="button" value="Guilty"/>	<input type="button" value="Guilty"/>			134-1A
		Offense description	Sexual harassment				

**MILITARY JUDGE ALONE SEGMENTED SENTENCE**

**SECTION J - SENTENCING**

CHARGE	SPECIFICATION	CONFINEMENT	CONCURRENT WITH	CONSECUTIVE WITH	FINE
Charge I	Specification:	N/A	N/A	N/A	N/A
Charge II	Specification 1:	N/A	N/A	N/A	N/A
	Specification 2:	N/A	N/A	N/A	N/A
Additional Charge	Specification:	100 days	N/A	N/A	N/A

# **CONVENING AUTHORITY'S ACTIONS**

**POST-TRIAL ACTION****SECTION A - STAFF JUDGE ADVOCATE REVIEW**

1. NAME OF ACCUSED (LAST, FIRST, MI) CORLEY, BRANDON E.	2. PAYGRADE/RANK E2	3. DoD ID NUMBER [REDACTED]
4. UNIT OR ORGANIZATION [REDACTED]	5. CURRENT ENLISTMENT 8-Jul-24	6. TERM 3 years
7. CONVENING AUTHORITY (UNIT/ORGANIZATION) COMMANDER, NAVY REGION [REDACTED]	8. COURT- MARTIAL TYPE Special	9. COMPOSITION Judge Alone - MJA16
10. DATE SENTENCE ADJUDGED 28-May-2025		

**Post-Trial Matters to Consider**

11. Has the accused made a request for deferment of reduction in grade?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
12. Has the accused made a request for deferment of confinement?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
13. Has the accused made a request for deferment of adjudged forfeitures?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
14. Has the accused made a request for deferment of automatic forfeitures?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
15. Has the accused made a request for waiver of automatic forfeitures?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
16. Has the accused submitted necessary information for transferring forfeitures for benefit of dependents?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
17. Has the accused submitted matters for convening authority's review?	<input checked="" type="radio"/> Yes	<input type="radio"/> No
18. Has the victim(s) submitted matters for convening authority's review?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
19. Has the accused submitted any rebuttal matters?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
20. Has the military judge made a suspension or clemency recommendation?	<input checked="" type="radio"/> Yes	<input type="radio"/> No
21. Has the trial counsel made a recommendation to suspend any part of the sentence?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
22. Did the court-martial sentence the accused to a reprimand issued by the convening authority?	<input type="radio"/> Yes	<input checked="" type="radio"/> No

23. Summary of Clemency/Deferment Requested by Accused and/or Crime Victim, if applicable.

Defense counsel requested clemency on behalf of the accused on 9 Jun 25.

24. Convening Authority Name/Title Commander, U.S. Naval Forces [REDACTED] /Navy Region [REDACTED] RDML Ian L. Johnson	25. SJA Name LCDR [REDACTED] JAGC, USN
26. SJA signature [REDACTED]	27. Date Jun 13, 2025

Convening Authority's Action -

CORLEY, BRANDON E.

## SECTION B - CONVENING AUTHORITY ACTION

28. Having reviewed all matters submitted by the accused and the victim(s) pursuant to R.C.M. 1106/1106A, and after being advised by the staff judge advocate or legal officer, I take the following action in this case: [If deferring or waiving any punishment, indicate the date the deferment/waiver will end. Attach signed reprimand if applicable. Indicate what action, if any, taken on suspension recommendation(s) or clemency recommendations from the judge.]

I take no further action on the findings or sentence in this case. On the recommendation from the military judge as set forth on the Statement of Trial Results (signed on 29 May 2025 by the military judge) to suspend for 6 months the bad conduct discharge awarded by the military judge - I take no action.

29. Convening authority's written explanation of the reasons for taking action on offenses with mandatory minimum punishments or offenses for which the maximum sentence to confinement that may be adjudged exceeds two years, or offenses where the adjudged sentence includes a punitive discharge (Dismissal, DD, BCD) or confinement for more than six months, or a violation of Art. 120(a) or 120(b) or 120b:

30. Convening Authority's signature

31. Date

Jun 13, 2025

32. Date convening authority action was forwarded to PTPD or Review Shop.

# **ENTRY OF JUDGMENT**

# ENTRY OF JUDGMENT

## SECTION A - ADMINISTRATIVE

1. NAME OF ACCUSED (LAST, FIRST, MI) CORLEY, BRANDON, E.	2. PAYGRADE/RANK E2	3. DoD ID NUMBER [REDACTED]	
4. UNIT OR ORGANIZATION [REDACTED]	5. CURRENT ENLISTMENT 08 JULY 2024	6. TERM 3 years	
7. CONVENING AUTHORITY (UNIT/ORGANIZATION) COMMANDER, NAVY REGION [REDACTED]	8. COURT-MARTIAL TYPE Special	9. COMPOSITION Judge Alone - MJA16	10. DATE COURT-MARTIAL ADJOURNED 28-May-2025

## SECTION B - ENTRY OF JUDGMENT

**\*\*MUST be signed by the Military Judge (or Circuit Military Judge) within 20 days of receipt\*\***

11. **Findings of each charge and specification referred to trial.** [Summary of each charge and specification (include at a minimum the gravamen of the offense), the plea of the accused, the findings or other disposition accounting for any exceptions and substitutions, any modifications made by the convening authority or any post-trial ruling, order, or other determination by the military judge. R.C.M. 1111(b)(1)]

CHARGE I: Violation of Article 120c, Uniform Code of Military Justice 10 U.S.C. §920c

Plea: Not guilty

Finding: Withdrawn and dismissed

Specification: (Indecent Exposure) Specification: In that Seaman Recruit Brandon Corley U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions from on or about February 2025 to on or about March 2025, intentionally expose his genitalia in an indecent manner, to wit: On or about March 9, 2025, exposing his genitalia to Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] and Boatswain's Mate Seaman Apprentice [REDACTED] and placing it within close proximity to the faces of Seaman Apprentice [REDACTED] and Seaman Apprentice [REDACTED] On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED] On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED], and Seaman Apprentice [REDACTED] On or about March 2025, exposing his genitalia to Intelligence Specialist Seaman [REDACTED] in a toilet stall and masturbating; and On or about March 2025, exposing his genitalia to Seaman Apprentice [REDACTED]

Plea: Not Guilty

Finding: Withdrawn and dismissed

CHARGE II: Violation of Article 120, Uniform Code of Military Justice 10 U.S.C. §920

Plea: Not guilty

Finding: Withdrawn and dismissed

Specification 1: (Abusive Sexual Contact) In that Seaman Recruit Brandon Corley, U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions between February 2025 and March 2025, touch the buttocks of Seaman Apprentice [REDACTED] with his hand, with an intent to harass Seaman Apprentice [REDACTED] and to gratify the sexual desire of Seaman Recruit Brandon Corley, without the consent of Seaman Apprentice [REDACTED]

Plea: Not Guilty

Finding: Withdrawn and dismissed

Specification 2: (Abusive Sexual) In that Seaman Recruit Brandon Corley, U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions between January 2025 and March 2025, touch the buttocks of Boatswain's Mate Seaman Apprentice [REDACTED] with his hand, with an intent to harass and to gratify the sexual desire of Seaman Recruit Brandon Corley, without the consent of Boatswain's Mate Seaman Apprentice [REDACTED]

Plea: Not Guilty

Finding: Withdrawn and dismissed

(see supplemental page)

**12. Sentence to be Entered.** Account for any modifications made by reason of any post-trial action by the convening authority (including any action taken based on a suspension recommendation), confinement credit, or any post-trial rule, order, or other determination by the military judge. R.C.M. 1111(b)(2). If the sentence was determined by a military judge, ensure confinement and fines are segmented as well as if a sentence shall run concurrently or consecutively.

On 28 May 2025, the military judge sentenced the Accused to the following:

To be confined for 100 days and

Bad Conduct Discharge.

**13. Deferment and Waiver.** Include the nature of the request, the CA's Action, the effective date of the deferment, and date the deferment ended. For waivers, include the effective date and the length of the waiver. RCM 1111(b)(3)

Defense counsel requested clemency on behalf of the accused on 9 June 2025.

**14. Action convening authority took on any suspension recommendation from the military judge:**

The CA took no action on the findings or sentence, including the recommended 6-month suspension of the bad conduct discharge by the military judge, on 13 June 2025.

15. Judge's signature:

GARCIA.BENJAMIN.BE  
NIDICT MI.

Digitally signed by  
GARCIA.BENJAMIN.BENIDICT  
MI. [REDACTED]  
Date: 2025.08.25 11:18:46 +09'00'

16. Date judgment entered:

Aug 25, 2025

17. In accordance with RCM 1111(c)(1), the military judge who entered a judgment may modify the judgment to correct computational or clerical errors within 14 days after the judgment was initially entered. Include any modifications here and resing the Entry of Judgment.

18. Judge's signature:

[REDACTED]

19. Date judgment entered:

[REDACTED]

CONTINUATION SHEET - ENTRY OF JUDGMENT

11. Findings (Continued)

ADDITIONAL CHARGE: Violation of Article 134, Uniform Code of Military Justice 10 U.S.C. §934

Plea: Guilty

Finding: Guilty

Specification: (Sexual Harassment) In that Seaman Apprentice Brandon E. Corley, U.S. Navy, on board [REDACTED] on active duty, did, on divers occasions from on or about January 2025 to on or about March 2025, knowingly engage in conduct of a sexual nature, to wit: making sexual gestures and sexual comments directed at Seaman [REDACTED] Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Boatswain's Mate Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Intelligence Specialist Seaman [REDACTED] and Seaman [REDACTED] that such conduct was unwelcome; and under the circumstances was so severe, repetitive, or pervasive that a reasonable person would perceive, and Seaman [REDACTED] Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Boatswain's Mate Seaman Apprentice [REDACTED] Seaman Apprentice [REDACTED] Intelligence Specialist Seaman [REDACTED] and Seaman [REDACTED] did perceive, an intimidating, hostile, or offensive working environment; and that such conduct was to the prejudice and good order and discipline in the armed forces and of a nature to bring discredit upon the armed forces.

Plea: Guilty

Finding: Guilty

AND NO OTHERS

# **APPELLATE MOTIONS**

**THERE ARE NO APPELLATE MOTIONS  
AT THIS TIME**

# APPELLATE BRIEFS

**THERE ARE NO APPELLATE BRIEFS  
AT THIS TIME**

# **REMAND**

**THERE WERE NO REMANDS**

**NOTICE OF COMPLETION OF  
APPELLATE REVIEW**