

**UNITED STATES NAVY-MARINE CORPS
COURT OF CRIMINAL APPEALS
WASHINGTON, D.C.**

**Before
J.A. MAKSYM, R.Q. WARD, M. FLYNN
Appellate Military Judges**

UNITED STATES OF AMERICA

v.

**SEAN M. COX
PRIVATE (E-2), U.S. MARINE CORPS**

**NMCCA 201100507
GENERAL COURT-MARTIAL**

Sentence Adjudged: 19 July 2011.
Military Judge: LtCol G.W. Riggs, USMC.
Convening Authority: Commanding General, 2d Marine Division,
Camp Lejeune, NC.
Staff Judge Advocate's Recommendation: Col T.M. Dunn, USMCR.
For Appellant: LCDR Shannon Llenza, JAGC, USN.
For Appellee: Mr. Brian Keller, Esq.

23 February 2012

OPINION OF THE COURT

After careful consideration of the record, submitted without assignment of error, we affirm the findings and sentence as approved by the convening authority. Art. 66(c), Uniform Code of Military Justice, 10 U.S.C. § 866(c).¹

For the Court

R.H. TROIDL
Clerk of Court

¹ To the extent that the convening authority's action purports to execute the bad-conduct discharge, it is a legal nullity. See *United States v. Bailey*, 68 M.J. 409 (C.A.A.F. 2009).