

**Tuesday, 17 April 2018 (1300)**  
**Marshall-Wythe School of Law**  
**The College of William & Mary**  
**613 South Henry St, Williamsburg, VA 23185**

*United States v. Perkins*, NMCCA No. 201700077

**Before Panel 2 of the Court: Senior Judge Hutchison**  
**Judge Fulton**  
**Judge Sayegh**

**For Appellant: LCDR William Geraty, JAGC, USN**

**For Appellee: LT Allyson Breech, JAGC, USN**

A panel of officer and enlisted members sitting as a general court-martial convicted the appellant, contrary to his pleas, of one specification of conspiracy to commit the offense of larceny and one specification of violating a lawful general order in violation of Articles 81 and 92, Uniform Code of Military Justice, 10 U.S.C. §§ 881 and 892 (2012). The members sentenced the appellant to reduction to pay grade E-1 and a bad-conduct discharge. The convening authority approved the sentence as adjudged, and, except for the punitive discharge, ordered it executed.

The issue to be argued before the court is as follows:

**DID THE MILITARY JUDGE ERR IN DENYING A DEFENSE MOTION TO  
SUPPRESS EVIDENCE SEIZED FROM THE APPELLANT'S HOME ON 1  
OCTOBER 2015 AND ALL EVIDENCE DERIVED FROM THAT SEARCH?**