

United States Navy - Marine Corps
Court of Criminal Appeals

UNITED STATES

Appellee

v.

Damon X. HEDGECOCK
Intelligence Specialist
First Class (E-6)
U. S. Navy

Appellant

NMCCA NO. 201800333

Panel 3

ORDER

Granting Oral Argument

Upon consideration of the record of trial and the filings of the parties, it is, by the Court, this 13th day of February, 2020,

ORDERED:

That the Court will hear oral argument on the following Assignments of Error:

- I. *Did the military judge abuse his discretion when he denied defense counsel's motion to compel the convening authority to appoint Dr. Stephen Zieman, Ph.D., or an adequate substitute neuropsychologist, as an expert consultant to the Defense?*
- II. *Military Rule of Evidence 409 prohibits the admission of evidence of furnishing, promising to pay, or offering to pay medical bills to prove liability for an injury. Was it plain error when the military judge allowed the Government to admit evidence that Appellant offered to pay J.A.W.'s medical expenses to prove Appellant's "consciousness of guilt"?*

That the argument will be conducted on Wednesday, 25 March 2020, at 1000, at the U.S. Navy-Marine Corps Court of Criminal Appeals, 1254 Charles Morris Street, SE, Washington Navy Yard, DC 20374-5124.

United States v. Hedgecock, NMCCA No. 201800333
Order Granting Oral Argument



FOR THE COURT:

A handwritten signature in blue ink, reading "Rodger A. Drew, Jr.", with a stylized flourish at the end.

RODGER A. DREW, JR.
Clerk of Court

Copy to:
NMCCA (51.2)
45 (LT Hargis)
46 (LT Ceder, LT Fiveson)
02