UNITED STATES)	No. ACM 40696
Appellee)	
)	
v.)	
)	ORDER
Jayron M. WILKERSON)	
Senior Airman (E-4))	
U.S. Air Force)	
Appellant)	Panel 1

On 26 November 2024, counsel for Appellant submitted a Motion for Enlargement of Time (First) requesting an additional 60 days to submit Appellant's assignments of error. The Government opposed the motion.

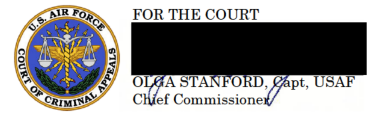
The court has considered Appellant's motion, the Government's opposition, case law, and this court's Rules of Practice and Procedure.

Accordingly, it is by the court on this 3d day of December, 2024,

ORDERED:

Appellant's Motion for Enlargement of Time (First) is **GRANTED**. Appellant shall file any assignments of error not later than **7 February 2025**.

Each request for an enlargement of time will be considered on its merits. Appellant's counsel is advised that any subsequent motions for enlargement of time shall include, in addition to matters required under this court's Rules of Practice and Procedure, statements as to: (1) whether Appellant was advised of Appellant's right to a timely appeal, (2) whether Appellant was provided an update of the status of counsel's progress on Appellant's case, (3) whether Appellant was advised of the request for an enlargement of time, and (4) whether Appellant agrees with the request for an enlargement of time.



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UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force *Appellant*

APPELLANT'S MOTION FOR) **ENLARGEMENT OF TIME (FIRST)**

Before Panel No. 1

No. ACM 40696

26 November 2024

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES **AIR FORCE COURT OF CRIMINAL APPEALS:**

Pursuant to Rule 23.3(m)(1) and (2) of this Honorable Court's Rules of Practice and Procedure, Appellant hereby moves for an enlargement of time (EOT) to file Assignments of Error. Appellant requests an enlargement for a period of 60 days, which will end on 7 February 2025. The record of trial was docketed with this Court on 10 October 2024. From the date of docketing to the present date, 47 days have elapsed. On the date requested, 120 days will have elapsed.

WHEREFORE, Appellant respectfully requests that this Honorable Court grant the requested enlargement of time.

Respectfully submitted,



I certify that the original and copies of the foregoing was sent via email to the Court

and served on the Appellate Government Division on 26 November 2024.



OPPOSITION TO APPELLANT'S
MOTION FOR ENLARGEMENT
OF TIME
ACM 40696
Panel No. 1
))))))

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States

hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an

Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's

enlargement motion.



I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>27 November 2024</u>.



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UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force Appellant

APPELLANT'S MOTION FOR ENLARGEMENT OF TIME (SECOND)

Before Panel No. 1

No. ACM 40696

27 January 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) and (4) of this Honorable Court's Rules of Practice and Procedure, Senior Airman (SrA) Jayron Wilkerson (Appellant) hereby moves for an enlargement of time (EOT) to file his assignments of error. SrA Wilkerson requests an enlargement for a period of 30 days, which will end on **9 March 2025**. The record of trial was docketed with this Court on 10 October 2024. From the date of docketing to the present date, 109 days have elapsed. On the date requested, 150 days will have elapsed.

On 7 June 2023, a general court-martial composed of a military judge sitting alone convicted SrA Wilkerson, consistent with his pleas, of one specification of sexual assault, in violation of Article 120, Uniform Code of Military Justice (UCMJ), 10 U.S.C. § 920. R. at 97; Charge Sheet; Entry of Judgment. The military judge sentenced him to a reduction to the grade of E-1, dishonorable conduct discharge, 10 months' confinement, and a reprimand. R. at 351. The convening authority took no action on the findings and the sentence. Convening Authority Decision on Action.

The record of trial includes seven prosecution exhibits, nine defense exhibits, and fifteen appellate exhibits. The transcript is 352 pages. SrA Wilkerson is not confined.

Through no fault of SrA Wilkerson, undersigned counsel has been working on other assigned matters and has yet to complete her review of his case. This enlargement of time is necessary to allow undersigned counsel to fully review SrA Wilkerson's case and advise him regarding potential errors. SrA Wilkerson was (1) advised of his right to a timely appeal, (2) updated on the status of undersigned counsel's progress on his case, and (3) advised of undersigned counsel's request for an enlargement of time. He asserts his right to a timely appeal, but recognizing undersigned counsel's workload, he (4) agrees with the request for an enlargement of time.

WHEREFORE, SrA Wilkerson respectfully requests that this Honorable Court grant the requested enlargement of time.

Respectfully submitted,



I certify that the original and copies of the foregoing was sent via email to the Court

and served on the Appellate Government Division on 27 January 2025.



)	UNITED STATES' GENERAL
)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
)	OF TIME
)	
)	ACM 40696
)	
)	Panel No. 1
)	
))))))

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States

hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an

Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's

enlargement motion.



I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>29 January 2025</u>.



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UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force Appellant

APPELLANT'S MOTION FOR ENLARGEMENT OF TIME (THIRD)

Before Panel No. 1

No. ACM 40696

24 February 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(3) and (4) of this Honorable Court's Rules of Practice and Procedure, Senior Airman (SrA) Jayron Wilkerson (Appellant) hereby moves for an enlargement of time (EOT) to file his assignments of error. SrA Wilkerson requests an enlargement for a period of 30 days, which will end on **8 April 2025**. The record of trial was docketed with this Court on 10 October 2024. From the date of docketing to the present date, 137 days have elapsed. On the date requested, 180 days will have elapsed.

On 7 June 2023, a general court-martial composed of a military judge sitting alone convicted SrA Wilkerson, consistent with his pleas, of one specification of sexual assault, in violation of Article 120, Uniform Code of Military Justice (UCMJ), 10 U.S.C. § 920. R. at 97; Charge Sheet; Entry of Judgment. The military judge sentenced him to a reduction to the grade of E-1, dishonorable conduct discharge, 10 months' confinement, and a reprimand. R. at 351. The convening authority took no action on the findings and the sentence. Convening Authority Decision on Action.

The record of trial includes seven prosecution exhibits, nine defense exhibits, and fifteen appellate exhibits. The transcript is 352 pages. SrA Wilkerson is not confined.

Through no fault of SrA Wilkerson, undersigned counsel has been working on other assigned matters and has yet to complete her review of his case. This enlargement of time is necessary to allow undersigned counsel to fully review SrA Wilkerson's case and advise him regarding potential errors. SrA Wilkerson was (1) advised of his right to a timely appeal, (2) updated on the status of undersigned counsel's progress on his case, and (3) advised of undersigned counsel's request for an enlargement of time. He asserts his right to a timely appeal, but recognizing undersigned counsel's workload, he (4) agrees with the request for an enlargement of time.

WHEREFORE, SrA Wilkerson respectfully requests that this Honorable Court grant the requested enlargement of time.

Respectfully submitted,



I certify that the original and copies of the foregoing was sent via email to the Court

and served on the Appellate Government Division on 24 February 2025.



UNITED STATES,)	UNITED STATES' GENERAL
Appellee,)	OPPOSITION TO APPELLANT'S
)	MOTION FOR ENLARGEMENT
v.)	OF TIME
)	
Senior Airman (E-4))	ACM 40696
JAYRON M. WILKERSON, USAF,)	
Appellant.)	Panel No. 1
)	

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States

hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an

Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's enlargement motion.



I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>24 February 2025</u>.



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UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force Appellant

APPELLANT'S MOTION FOR ENLARGEMENT OF TIME (FOURTH)

Before Panel No. 1

No. ACM 40696

21 March 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(4) and (6) of this Honorable Court's Rules of Practice and Procedure, Senior Airman (SrA) Jayron Wilkerson (Appellant) hereby moves for an enlargement of time (EOT) to file his assignments of error. SrA Wilkerson requests an enlargement for a period of 30 days, which will end on **8 May 2025**. The record of trial was docketed with this Court on 10 October 2024. From the date of docketing to the present date, 162 days have elapsed. On the date requested, 210 days will have elapsed.

On 7 June 2023, a general court-martial composed of a military judge sitting alone convicted SrA Wilkerson, consistent with his pleas, of one specification of sexual assault, in violation of Article 120, Uniform Code of Military Justice (UCMJ), 10 U.S.C. § 920. R. at 97; Charge Sheet; Entry of Judgment. The military judge sentenced him to a reduction to the grade of E-1, dishonorable conduct discharge, 10 months' confinement, and a reprimand. R. at 351. The convening authority took no action on the findings and the sentence. Convening Authority Decision on Action.

The record of trial includes seven prosecution exhibits, nine defense exhibits, and fifteen appellate exhibits. The transcript is 352 pages. SrA Wilkerson is not confined.

Through no fault of SrA Wilkerson, undersigned counsel has been working on other assigned matters and has yet to complete her review of his case. This enlargement of time is necessary to allow undersigned counsel to fully review SrA Wilkerson's case and advise him regarding potential errors. SrA Wilkerson was (1) advised of his right to a timely appeal, (2) updated on the status of undersigned counsel's progress on his case, and (3) advised of undersigned counsel's request for an enlargement of time. He asserts his right to a timely appeal, but recognizing undersigned counsel's workload, he (4) agrees with the request for an enlargement of time.

SrA Wilkerson's case is undersigned counsel's next priority before this Court. However, undersigned counsel has two cases requiring pleadings before the Court of Appeals for the Armed Forces (CAAF) that counsel will complete prior to completing her review of SrA Wilkerson's case. Additionally, undersigned counsel will be out of the office from 24 March – 4 April 2025 for personal leave and TDY.

Undersigned counsel currently represents 25 clients and is presently assigned 17 cases pending initial brief before this Court. Three cases currently have priority over the present case:

- United States v. Boren, No. ACM 40296 (f rev) The record of trial includes 10 prosecution exhibits, 28 defense exhibits, 46 appellate exhibits, and 1,034 transcript pages. The appellant's petition and supplement to the CAAF are due on 18 May 2025. Undersigned counsel was not the original counsel for this appellant and therefore must review the appellant's record of trial in conjunction with preparing the appellant's petition and supplement.
- 2. *United States v. Moore*, No. ACM 40442 The record of trial includes 11 prosecution exhibits, 9 defense exhibits, 40 appellate exhibits, 1 court exhibit, and 674 transcript

pages. The Government certified this case to the CAAF on 7 March 2025 and the case was docketed with the CAAF on 10 March 2025. The Government's brief is due on 9 April 2025. Undersigned counsel was not the original counsel for this appellant and therefore is currently reviewing the appellant's record of trial. Counsel will be working on the appellant's answer beginning 10 April 2025, which is expected to be due on 9 May 2025.

3. United States v. Siebert, No. ACM S32794 – The one-volume record of trial includes eight prosecution exhibits, twelve defense exhibits, five appellate exhibits, and 204 transcript pages. The appellant is confined, and his case was docketed on 14 December 2023. Counsel has completed her review of the appellant's record of trial. On 20 March 2025, the appellant filed a motion to withdraw from appellate review and a motion to attach with this Court. This Court has not yet acted on the motions. At this time, counsel has no further action to take on this case.

Since requesting SrA Wilkerson's previous enlargement of time, undersigned counsel completed review of two records of trial (*United States v. Adame*, No. ACM 40692; *United States v. Siebert*, No. ACM S32794) and filed two motions to withdraw from appellate review and attach. She also completed oral argument before the CAAF for *United States v. Csiti*, USCA Dkt. No. 24-0175. She further prepared for and participated as a moot judge in four moot arguments (equaling more than twelve hours), attended two oral arguments, advised one client about his right to a direct appeal before this Court, and completed one peer review (reviewing four issues).

WHEREFORE, SrA Wilkerson respectfully requests that this Honorable Court grant the requested enlargement of time.

Respectfully submitted,



I certify that the original and copies of the foregoing was sent via email to the Court

and served on the Appellate Government Division on 21 March 2025.



UNITED STATES,) UNITED STATES' GENERAL
Appellee,) OPPOSITION TO APPELLANT'S
) MOTION FOR ENLARGEMENT
) OF TIME
v.)
) Before Panel No. 1
Senior Airman (E-4))
JAYRON M. WILKERSON,) No. ACM 40696
United States Air Force,)
Appellant.)
) 21 March 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States

hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an

Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's

enlargement motion.



KATE E. LEE, Maj, USAF Appellate Government Counsel Government Trial & Appellate Operations 1500 W. Perimeter Road, Suite 1190 Joint Base Andrews, MD DSN: 612-4809

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>21 March 2025</u>.



KATE E. LEE, Maj, USAF Appellate Government Counsel Government Trial & Appellate Operations 1500 W. Perimeter Road, Suite 1190 Joint Base Andrews, MD DSN: 612-4809

)

UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force Appellant

APPELLANT'S MOTION FOR ENLARGEMENT OF TIME (FIFTH)

Before Panel No. 1

No. ACM 40696

28 April 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.3(m)(4) and (6) of this Honorable Court's Rules of Practice and Procedure, Senior Airman (SrA) Jayron Wilkerson (Appellant) hereby moves for an enlargement of time (EOT) to file his assignments of error. SrA Wilkerson requests an enlargement for a period of 30 days, which will end on **7 June 2025**. The record of trial was docketed with this Court on 10 October 2024. From the date of docketing to the present date, 200 days have elapsed. On the date requested, 240 days will have elapsed.

On 7 June 2023, a general court-martial composed of a military judge sitting alone convicted SrA Wilkerson, consistent with his pleas, of one specification of sexual assault, in violation of Article 120, Uniform Code of Military Justice (UCMJ), 10 U.S.C. § 920. R. at 97; Charge Sheet; Entry of Judgment. The military judge sentenced him to a reduction to the grade of E-1, dishonorable conduct discharge, 10 months' confinement, and a reprimand. R. at 351. The convening authority took no action on the findings and the sentence. Convening Authority Decision on Action.

The record of trial includes seven prosecution exhibits, nine defense exhibits, and fifteen appellate exhibits. The transcript is 352 pages. SrA Wilkerson is not confined.

Through no fault of SrA Wilkerson, undersigned counsel has been working on other assigned matters and has yet to complete her review of his case. This enlargement of time is necessary to allow undersigned counsel to fully review SrA Wilkerson's case and advise him regarding potential errors. SrA Wilkerson was (1) advised of his right to a timely appeal, (2) updated on the status of undersigned counsel's progress on his case, and (3) advised of undersigned counsel's request for an enlargement of time. He asserts his right to a timely appeal, but recognizing undersigned counsel's workload, he (4) agrees with the request for an enlargement of time.

SrA Wilkerson's case is undersigned counsel's next priority before this Court. However, undersigned counsel has one case requiring pleadings before the Court of Appeals for the Armed Forces (CAAF) that counsel will complete prior to completing her review of SrA Wilkerson's case. Additionally, undersigned counsel will be out of the office on personal leave on 2 May, 7-8 May, and 19-23 May.

Undersigned counsel currently represents 24 clients and is presently assigned 19 cases pending initial brief before this Court. Two cases currently have priority over the present case:

 United States v. Moore, No. ACM 40442 – The record of trial includes 11 prosecution exhibits, 9 defense exhibits, 40 appellate exhibits, 1 court exhibit, and 674 transcript pages. The Government certified this case to the CAAF on 7 March 2025 and the case was docketed with the CAAF on 10 March 2025. The Government's brief was filed on 9 April 2025. Counsel is working on the appellant's answer, which is due on 7 May 2025.

Since requesting SrA Wilkerson's previous enlargement of time, undersigned counsel completed review of two records of trial (*United States v. Boren*, No. ACM 40692; *United States v.*

Moore, USCA Dkt. 25-0110), filed one motion to compel post-trial discovery (*United States v. Moore*, USCA Dkt. 25-0110), and filed one motion for reconsideration (*United States v. Boren*, No. ACM 40692). She prepared for and participated as a moot judge in one moot argument. Additionally, she has been drafting an Answer for *United States v. Moore*, USCA Dkt 25-0110. Lastly, undersigned counsel was sick and out of the office from 21-25 April 2025, limiting her ability to accomplish her work.

WHEREFORE, SrA Wilkerson respectfully requests that this Honorable Court grant the requested enlargement of time.

Respectfully submitted,



I certify that the original and copies of the foregoing was sent via email to the Court

and served on the Appellate Government Division on 28 April 2025.



UNITED STATES,) UNITED STATES' GENERAL
Appellee,) OPPOSITION TO APPELLANT'S
) MOTION FOR ENLARGEMENT
) OF TIME
V.)
)
) Before Panel No. 1
Senior Airman (E-4))
JAYRON M. WILKERSON,) No. ACM 40696
United States Air Force,)
Appellant.)
) 28 April 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 23.2 of this Court's Rules of Practice and Procedure, the United States

hereby enters its general opposition to Appellant's Motion for Enlargement of Time to file an

Assignment of Error in this case.

WHEREFORE, the United States respectfully requests that this Court deny Appellant's

enlargement motion.



VANESSA BAIROS, Maj, USAF Appellate Government Counsel Government Trial and Appellate Operations Division Military Justice and Discipline Directorate United States Air Force (240) 612-4800

I certify that a copy of the foregoing was delivered to the Court and to the Air Force Appellate Defense Division on <u>28 April 2025</u>.



VANESSA BAIROS, Maj, USAF Appellate Government Counsel Government Trial and Appellate Operations Division Military Justice and Discipline Directorate United States Air Force (240) 612-4800

UNITED STATES

Appellee,

v.

Senior Airman (E-4) JAYRON M. WILKERSON, United States Air Force *Appellant*.

MOTION TO WITHDRAW FROM APPELLATE REVIEW AND ATTACH

Before Panel No. 1

No. ACM 40696

28 May 2025

TO THE HONORABLE, THE JUDGES OF THE UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS:

Pursuant to Rule 16 of this Honorable Court's Rules of Practice and Procedure and Rule for Courts-Martial (R.C.M.) 1115, Senior Airman Jayron M. Wilkerson, Appellant, moves to withdraw his case from appellate review. Appellant has fully consulted with undersigned counsel, his appellate defense counsel, regarding this motion and his decision to withdraw. No person has compelled, coerced or induced Appellant by force, promises of clemency, or otherwise, to withdraw his case from appellate review. Further, pursuant to Rules 23(b) and 23.3(b) of this Honorable Court's Rules of Practice and Procedure, the undersigned counsel asks this Court to attach the two-page document appended to this pleading to the record of this proceeding. The appended document is necessary to comply with R.C.M. 1115(d) and R.C.M. 1115(e). **WHEREFORE**, Appellant respectfully requests this Honorable Court to grant this motion to withdraw from appellate review, and to grant this request to attach matters to the record.

Respectfully submitted,



MEGAN R. CROUCH, Maj, USAF Appellate Defense Counsel Air Force Appellate Defense Division 1500 West Perimeter Road, Suite 1100 Joint Base Andrews NAF, MD 20762-6604 (240) 612-4770

CERTIFICATE OF FILING AND SERVICE

I certify that the original and copies of the foregoing were sent via electronic mail to the Court and

served on the Appellate Government Division on 28 May 2025.

Respectfully submitted,

