



Phantom Justice: February 2025



Courts-Martial

On 11 February 2025, at a special court-martial convened at Fort Cavazos, TX, CPL Zavion V. Parker, U.S. Army, was convicted by a military judge, pursuant to his pleas, of one specification of domestic violence and one specification of assault consummated by battery in violation of Articles 128b and 128, UCMJ. The military judge sentenced the accused to be discharged from the service with a bad-conduct discharge.

CG-Level Separations

A SPC was separated under Chapter 10 with an OTH discharge for a sexual offense.

III Armored Corps Military Justice Actions:

- DWI GOMORs: 8
- Misconduct GOMORs: 4
- CG Article 15s: 0
- DV Administrative Separations: 0
- Administrative Separations for sex-related offenses: 1
- Courts-Martial for sex-related offenses: 0
- Total Courts-Martial: 1

NOTE: Soldiers being separated administratively may receive one of three characterizations of service: Honorable, General, or Other Than Honorable (OTH). Anything less than an Honorable discharge may result in the loss of certain benefits and negatively affect employment and educational opportunities. References to "Chapter 14-12c" are to specific provisions within Army Regulation 635-200, Active Duty Enlisted Administrative Separations, related to separation for commission of a serious offense.

NOTE: Cases involving Soldiers accused of committing sexual assault or sexual contact offenses may be disposed of through the administrative separation process for a number of reasons. For example, survivors sometimes prefer the administrative separation process over participating in a court-martial.

NOTE: Officer eliminations are approved at Human Resources Command, whereas enlisted separations are approved at the local installation.

NOTE: A Chapter 10 is an administrative separation in lieu of trial by court martial.