

DEPARTMENT OF THE AIR FORCE  
UNITED STATES AIR FORCE TRIAL JUDICIARY

UNITED STATES )

v. )

SRA CHRISTINA CORRAL )  
2d Logistics Readiness Squadron (AFGSC) )  
Barksdale AFB, LA )

) OFFER FOR PRETRIAL AGREEMENT

) DATE: 19 September 2012

- 
1. I, SRA CHRISTINA CORRAL, am the accused under court-martial charges which will be preferred against me on 24 September 2012. I read the charges and specifications alleged against me, and they have been explained to me by my defense counsel, Captain Matthew Deacon. I understand the charges and specifications, and I am aware I have a legal and moral right to plead not guilty and to leave the prosecution with the burden of proving my guilt beyond a reasonable doubt by legal and competent evidence. The charges alleged against me consist of one charge of larceny in violation of UCMJ Art 121, one charge consisting of three specifications of uttering a check without sufficient funds in violation of UCMJ Art 123a, and one charge consisting of four specifications of making and uttering a worthless check by dishonorably failing to maintain funds in violation of UCMJ Art 134.
  2. Understanding the above and under the conditions set forth below, and in consideration of agreement by the convening authority to refer these charges against me to a summary court martial, I offer to (1) agree to accept disposition of the above referenced charges by a summary court martial, (2) waive all motions that may be waived under the Rules for Court-Martial, (3) not request travel of any family member as a sentencing witness, (4) waive my right to an administrative discharge board if my commander initiates a discharge action for a general discharge against me after my trial, (5) enter into a reasonable stipulation of fact regarding one charge consisting of three specifications of uttering a check without sufficient funds in violation of UCMJ Art 123a, and one charge consisting of four specifications of making and uttering a worthless check by dishonorably failing to maintain funds in violation of UCMJ Art 134., (6) make restitution to any victims of one charge consisting of three specifications of uttering a check without sufficient funds in violation of UCMJ Art 123a, and one charge consisting of four specifications of making and uttering a worthless check by dishonorably failing to maintain funds in violation of UCMJ Art 134 as my commander may deem appropriate, and (7) plead guilty to one charge consisting of three specifications of uttering a check without sufficient funds in violation of UCMJ Art 123a, and one charge

APPELLATE EXHIBIT: \_\_\_\_\_  
PAGE MARKED: \_\_\_\_\_

consisting of four specifications of making and uttering a worthless check by dishonorably failing to maintain funds in violation of UCMJ Art 134.

3. I understand that this offer, if and when accepted by the convening authority, constitutes a binding agreement. I assert that I am, in fact, guilty of the offense to which I am offering to plead guilty, and I understand that this agreement permits the government to avoid presentation in court of sufficient evidence to prove my guilt. I offer to plead guilty because it will be in my best interest that the convening authority grants me the relief set forth above. I understand that I waive my right to a trial of the facts and to be confronted by the witnesses against me, and my right to avoid self-incrimination insofar as a plea of guilty will incriminate me.
4. In making this offer, I state that
  - (a) I am satisfied with my defense counsel, Capt Matthew Deacon, who advised me with respect to this offer and consider my defense counsel competent to represent me in this court-martial;
  - (b) No person or persons made any attempt to force or coerce me into making this offer or to plead guilty;
  - (c) My defense counsel fully advised me of the nature of the charges and specifications against me, the possibility of my defending against them, any defenses which might apply, and the effect of the guilty plea which I am offering to make, and I fully understand their advice and the meaning, effect, and consequences of this plea.
5. I understand the signature of the convening authority to this offer will transform this offer into an agreement binding upon me and the government.
6. I understand that I may withdraw my plea of guilty at any time before but not after sentence is announced and that if I do so, this agreement is canceled and of no effect. This agreement will also be canceled and of no effect if any of the following occurs:
  - (a) Refusal of the court to accept my plea of guilty, as set forth above, or modification of the plea by anyone during the trial to not guilty or to a lesser degree of guilt;
  - (b) Withdrawal by either party to the agreement before the trial; or
  - (c) My failure to agree with trial counsel on reasonable stipulations concerning facts and circumstances.
7. I understand that if this agreement is canceled for any reason stated above, this offer for an agreement cannot be used against me in any way or at any time to establish my guilt of the offenses, and the limitations upon disposition of my case will have no effect.

APPELLATE EXHIBIT: \_\_\_\_\_  
PAGE MARKED: \_\_\_\_\_

8. This document includes all of the terms of this pretrial agreement, and no other inducements have been made by the convening authority or any other person which affect my offer to plead guilty.

  
CHRISTINA CORRAL, SRA, USAF

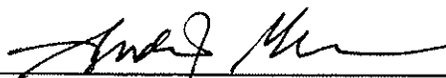
19 Sept 12  
DATE

I certify that I gave the accused the advice referred to above, that I have explained to her the elements of the offenses, and that her signature was voluntary to this Offer for Pretrial Agreement. I am a Judge Advocate certified under Article 27(b) of the Uniform Code of Military Justice.

  
MATTHEW DEACON, Capt, USAF  
Area Defense Counsel

19 Sept 12  
DATE

The foregoing instrument, dated 10 September 2012, is  
(approved and accepted) (~~disapproved~~).

  
ANDREW J. GEBARA  
Colonel, USAF  
Commander

28 Sept 2012  
DATE

APPELLATE EXHIBIT: \_\_\_\_\_  
PAGE MARKED: \_\_\_\_\_