

**United States Court of Appeals
for the Armed Forces
Washington, D.C.**

United States,

Appellee

USCA Dkt. No. 20-0359/NA
Crim.App. No. 201800325

v.

Salvador
Jacinto,

Appellant

ORDER

On consideration of Appellant's and Appellee's motion to file petitions for reconsideration of this Court's decision, *United States v. Jacinto*, 81 M.J. ___, (C.A.A.F. July 15, 2021), and the motion from Protect Our Defenders as *amicus curiae* filed in support of Appellee's petition for reconsideration, it is, by the Court, this 26th day of August, 2021,

ORDERED:

That the motion of Protect Our Defenders to file an *amicus curiae* memorandum is denied;

That Appellee's petition for reconsideration is denied;

That Appellant's petition for reconsideration is denied in part and granted in part; and, that pursuant to the granted portion:

That footnote 13 of the subject opinion is hereby modified to read, “Because of the standard of review, any medical or psychiatric records that were generated after the convening authority’s action are not relevant for appellate review of the granted issues.”

For the Court,

/s/ David A. Anderson
Acting Clerk of the Court

cc: The Judge Advocate General of the Navy
Appellate Defense Counsel (Wester)
Appellate Government Counsel (Wiggins)
Amicus Curiae (Coote)