UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Airman Basic MYRON ADMORE United States Air Force

ACM S31658

19 February 2010

Sentence adjudged 14 April 2009 by SPCM convened at Vandenberg Air Force Base, California. Military Judge: Charles E. Wiedie (sitting alone).

Approved sentence: Bad-conduct discharge and confinement for 3 months.

Appellate Counsel for the Appellant: Major Shannon A. Bennett, Major Patrick E. Neighbors, and Captain Marla J. Gillman.

Appellate Counsel for the United States: Colonel Douglas P. Cordova and Lieutenant Colonel Jeremy S. Weber.

Before

BRAND, HELGET, and GREGORY Appellate Military Judges

This opinion is subject to editorial correction before final release.

PER CURIAM:

The approved findings and sentence are correct in law and fact, and no error prejudicial to the substantial rights of the appellant occurred.* Article 66(c), UCMJ, 10 U.S.C. § 866(c); *United States v. Reed*, 54 M.J. 37, 41 (C.A.A.F. 2000).

^{*} The Court notes that the referral block of the charge sheet cites the convening order number as "AB-03" whereas the actual convening order number is "AB-003." The trial counsel correctly identified the order on the record, and neither party objected or noted a correction to the order number on the charge sheet. The error is clerical only and does not impact the jurisdiction of the court or otherwise prejudice the substantial rights of the appellant. *United States v. Palmer*, 41 M.J. 747, 750 (N.M. Ct. Crim. App. 1994). Additionally, the Court notes that the court-martial order (CMO), dated 12 May 2009, fails to list the plea and finding for Specification 2 of Charge V. We order the promulgation of a corrected CMO.

Accordingly, the approved findings and sentence are

AFFIRMED.

OFFICIAL



STEVEN LUCAS, YA-02, DAF Clerk of the Court

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