

UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

**Staff Sergeant LANNY S. MARSH
United States Air Force**

ACM 36771

30 January 2007

Sentence adjudged 10 April 2006 by GCM convened at Osan Air Base, Republic of Korea. Military Judge: Eric L. Dillow (sitting alone).

Approved sentence: Bad-conduct discharge, confinement for 12 months, and reduction to E-1.

Appellate Counsel for Appellant: Lieutenant Colonel Mark R. Strickland and Captain Christopher L. Ferretti.

Appellate Counsel for the United States: Colonel Gerald R. Bruce.

Before

**BROWN, JACOBSON, and SCHOLZ
Appellate Military Judges**

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.¹ Article 66(c), UCMJ, 10 U.S.C. § 866(c); *United States v. Reed*, 54 M.J. 37, 41 (C.A.A.F. 2000). Accordingly, the approved findings and sentence are

AFFIRMED.

OFFICIAL

LOUIS T. FUSS, TSgt, USAF
Chief Court Administrator

¹ There is an administrative error in the court-martial order in the Specification of Charge II. The appellant notes the error in his merits submission, but asserts no prejudice. The language “on divers occasions between on or about 3 February 2005 and” is surplus and should be deleted. Absent the surplus language, the correct dates are in the specification. Based on the foregoing, we order the promulgation of a corrected Court-Martial Order.