

UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

**Senior Airman PETER E. MORGAN¹
United States Air Force**

ACM S30380

13 February 2004

Sentence adjudged 1 April 2003 by SPCM convened at Keesler Air Force Base, Mississippi. Military Judge: Sharon A. Shaffer (sitting alone).

Approved sentence: Bad-conduct discharge, confinement for 8 months, and reduction to E-1.

Appellate Counsel for Appellant: Lieutenant Colonel Brandon A. Burnett and Major Antony B. Kolenc.

Appellate Counsel for the United States: Colonel LeEllen Coacher.

Before

STONE, MOODY, and JOHNSON-WRIGHT
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. Article 66(c), UCMJ, 10 U.S.C. § 866(c); *United States v. Reed*, 54 M.J. 37, 41 (C.A.A.F. 2000).

¹ In a discussion with the military judge, the appellant indicated his name includes a “junior” designation (i.e., Peter E. Morgan Jr.). The charge sheet, action, personal data sheet, staff judge advocate recommendation, and report of trial refer to the appellant as Peter E. Morgan. The appellant did not raise this as an error at trial or now on appeal, and we conclude it is not plain error. We address it here for clarification purposes.

Accordingly, the approved findings and sentence are

AFFIRMED.

OFFICIAL

LAQUITTA J. SMITH
Documents Examiner