

**UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS**

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**UNITED STATES**

**v.**

**Airman First Class ANDRE P. MORRIS II**  
**United States Air Force**

**ACM 34845**

**18 February 2004**

Sentence adjudged 4 May 2001 by GCM convened at Andersen Air Force Base, Guam. Military Judge: Kurt D. Schuman.

Approved sentence: Bad-conduct discharge, confinement for 24 months, forfeiture of all pay and allowances, and reduction to E-1.

Appellate Counsel for Appellant: Colonel Beverly B. Knott, Major Terry L. McElyea, and Major Jefferson B. Brown.

Appellate Counsel for the United States: Colonel LeEllen Coacher, Lieutenant Colonel Lance B. Sigmon, and Lori M. Jemison (legal intern).

Before

**PRATT, MALLOY, and GRANT**  
Appellate Military Judges

**PER CURIAM:**

We have examined the record of trial, the assignment of error and the government's reply thereto. We conclude that the military judge did not abuse his discretion in denying the challenge for cause of a court member. Rule for Courts-Martial 912(f)(1)(N); *United States v. Daulton*, 45 M.J. 212 (C.A.A.F. 1996). Accordingly, we conclude 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).

On the basis of the entire record, the approved findings and sentence are

**AFFIRMED.**

**OFFICIAL**

**HEATHER D. LABE**  
Clerk of Court