UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

	No. ACM S32458	
	UNITED STATES Appellee	
	v.	
Airman First	Keidrick B. OWENS Class (E-3), U.S. Air For	ce, $Appellant$
Appeal from the	United States Air Force Decided 16 May 2018	Trial Judiciary
Military Judge: Joseph Approved sentence: Bad	S. Imburgia.	finement for 4 months.
reduction to E-1, and	a reprimand. Sentence l at Luke Air Force Base	adjudged 25 January
For Appellant: Major Ja	rett F. Merk, USAF.	
<i>For Appellee:</i> Lieutenar Payne, Esquire.	nt Colonel Joseph J. Kub	oler, USAF; Mary Ellen
Before JOHNSON, MINK	, and DENNIS, Appellate I	Military Judges.
	hed opinion and, as sucl FCCA Rule of Practice a	
PER CURIAM:		
	s and sentence are correct	

cles 59(a) and 66(c), Uniform Code of Military Justice, 10 U.S.C. §§ 859(a), 866(c). Accordingly, the approved findings and sentence are AFFIRMED.*

FOR THE COURT

CAROL K. JOYCE

Carol K. Joyce

Clerk of the Court

^{*} We note that the court-martial order (CMO) of 13 March 2017 contains two errors. First, Specification 3 is missing the language "unlawfully grab [DS's] neck with his hand and." Second, the CMO indicates that Appellant was found not guilty of Charge II when in fact Charge II was withdrawn and dismissed with prejudice in accordance with the terms of the pretrial agreement. We find no prejudice, but order the promulgation of a corrected CMO.