

UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Senior Airman KEITH L. PULLAM
United States Air Force

ACM S31118 (f rev)

25 November 2008

Sentence adjudged 08 December 2005 by SPCM convened at Brooks City-Base, Texas. Military Judge: Dixie A. Morrow.

Approved sentence: Bad-conduct discharge and reduction to E-1.

Appellate Counsel for the Appellant: Colonel Nikki A. Hall, Lieutenant Colonel Mark R. Strickland, Major Shannon A. Bennett, Captain Chadwick A. Conn, and Captain Tiaundra D. Sorrell.

Appellate Counsel for the United States: Colonel Gerald R. Bruce, Lieutenant Colonel Matthew S. Ward, Major Jeremy S. Weber, and Major Donna S. Rueppell.

Before

FRANCIS, HEIMANN, and THOMPSON
Appellate Military Judges

UPON FURTHER REVIEW

This opinion is subject to editorial correction before final release.

PER CURIAM:

This case is before us on its merits for further review. In *United States v. Pullam*, ACM S31118 (A.F. Ct. Crim. App. 24 Sep 2007) (unpub. op.), this Court set aside the Action and returned the record of trial to The Judge Advocate General for remand to the convening authority for new post-trial processing, consistent with Rules for Courts-Martial 1105 – 1107.

Conclusion

Upon further review, to include consideration of total time required for post-trial processing, 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). Accordingly, the approved findings and sentence are

AFFIRMED.

OFFICIAL



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

* The Court notes that the Court-Martial Order (CMO), dated 30 April 2008, incorrectly states the sentence was adjudged by officer members, rather than officer and enlisted members. The Court orders the promulgation of a corrected CMO.