## UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

No. ACM S32614	l (f rev)
UNITED STA Appellee	ATES
v.	
<b>Michael J. LI</b> Airman (E-2), U.S. Air F	
Appeal from the United States A	ir Force Trial Judiciary
$Upon\ further\ r$	eview
Decided 22 Apr	il 2021
Military Judge: Andrew R. Norton (trial	and remand).
Sentence: Sentence adjudged on 18 Jun Shaw Air Force Base, South Carolina. Judge on 5 August 2019 and reentered or discharge, confinement for 90 days, redu	Sentence entered by military a 4 February 2021: Bad-conduct
For Appellant: Major Amanda E. Derma	dy, USAF.
Before MINK, KEY, and ANNEXSTAD,	Appellate Military Judges.
This is an unpublished opinion and precedent under AFCCA Rule of Pr	
PER CURIAM:	
The findings and sentence entered are co	orrect in law and fact, and no error

materially prejudicial to Appellant's substantial rights occurred. Articles 59(a)

and 66(d), Uniform Code of Military Justice, 10 U.S.C. §§ 859(a), 866(d) (*Manual for Courts-Martial*, *United States* (2019 ed.).\* Accordingly, the findings and sentence are **AFFIRMED**.



FOR THE COURT

Carol K. Joyce

CAROL K. JOYCE Clerk of the Court

\* In an earlier opinion, we remanded Appellant's case due to an error related to the convening authority's action. *See United States v. Lewis*, No. ACM S32614, 2021 CCA LEXIS 5, at \*8 (A.F. Ct. Crim. App. 8 Jan. 2021) (unpub. op.). That error has been corrected by virtue of the convening authority taking new action on the case.