UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

	No. ACM 40659	
	UNITED STATES Appellee	
	v.	
Airman First	Rhaegan A. MANUEL Class (E-3), U.S. Air For	cce,Appellant
	United States Air Force Decided 6 December 2024	•
Military Judge: Jacque	lyn M. Christilles.	
Base San Antonio-Fort	udged 11 June 2024 by 6 Sam Houston, Texas. Se 2024: Bad-conduct discha	ntence entered by mili
For Appellant: Captain	Jordan L. Grande, USA	F.
Before RICHARDSON, $Judges$.	MASON, and KEARL	EY, Appellate Militar;
-	hed opinion and, as suc FCCA Rule of Practice a	·

^{*} The sentence to a fine was accompanied by a provision stating that if the fine was not paid in full within six months after announcement of sentence, Appellant would be confined for four months or until the fine was paid in full. See Rule for Courts-Martial 1003(a)(3) (Manual for Courts-Martial, United States (2019 ed.)).

PER CURIAM:

As entered, the findings are correct in law, and the sentence is correct in law and fact, and no error materially prejudicial to the substantial rights of Appellant occurred. Articles 59(a) and 66(d), UCMJ, 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