UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

	No. ACM S32576	
	UNITED STATES Appellee	
	v.	
Airman First	Jose L. RAMIREZ JR. Class (E-3), U.S. Air For	${ m cce}, Appellant$
Appeal from the	e United States Air Force	Trial Judiciary
	Decided 13 August 2019	
Military Judge: Charle	s G. Warren.	
reduction to E-1, and	d-conduct discharge, con a reprimand. Sentence d at Barksdale Air Force	adjudged 18 December
For Appellant: Major J Intern.¹	arett F. Merk, USAF; Jo	oseph Grossman, Legal
For Appellee: Mary Elle	en Payne, Esquire.	
Before MINK, LEWIS a	and D. JOHNSON Appell	ate Military Judges.
=	shed opinion and, as suc FCCA Rule of Practice a	
PER CURIAM:		
¹ Mr. Grossman was at all ti	—— mes supervised by an attorne	y admitted to practice before

this court.

United States v. Ramirez, No. ACM S32576

The approved findings and sentence are correct in law and fact, and no error materially prejudicial to Appellant's substantial rights occurred. Articles 59(a) and 66(c), Uniform Code of Military Justice, 10 U.S.C. §§ 859(a), 866(c).² Accordingly, the approved findings and sentence are **AFFIRMED**.

FOR THE COURT

CAROL K. JOYCE

Carol K. Joyce

Clerk of the Court

² Manual for Courts-Martial, United States (2016 ed.).