UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

	No. ACM 39173
	UNITED STATES Appellee
	v.
Ai	Eric A. HYLER rman First Class (E-3), U.S. Air Force, Appellant
Арре	al from the United States Air Force Trial Judiciary
Арре	al from the United States Air Force Trial Judiciary Decided 12 January 2018
	·
Military Jud Approved se	Decided 12 January 2018
Military Jud Approved se and reduction vened at Joi	Decided 12 January 2018 dge: Andrew Kalavanos. ntence: Bad-conduct discharge, confinement for 4 months on to E-1. Sentence adjudged 30 June 2016 by GCM con-
Military Jud Approved se and reduction vened at Joi For Appellar	Decided 12 January 2018 dge: Andrew Kalavanos. ntence: Bad-conduct discharge, confinement for 4 months on to E-1. Sentence adjudged 30 June 2016 by GCM cont Base Langley-Eustis, Virginia.

PER CURIAM:

The approved findings and sentence are correct in law and fact, and no error materially prejudicial to Appellant's substantial rights occurred. Articles

United States v. Hyler, No. ACM 39173

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

KATHLEEN M. POTTER

atic Potter

Acting Clerk of the Court

^{*} We note an error in the promulgating order with respect to the Specification of Charge II, where the order omits the word "on" from the phrase "... and on or about 30 January 2015..." as stated on the charge sheet. We direct the publication of a corrected court-martial order to remedy this error.