## UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

	No. ACM 23013
	UNITED STATES  Appellee
	v.
	Senjamin P. VIDRINE Jr. asic (E-1), U.S. Air Force, Appellant
Appeal from the	e United States Air Force Trial Judiciary Decided 25 June 2024
Military Judge: Michae	el A. Schrama.
Keesler Air Force Base	udged 19 December 2022 by SpCM convener, Mississippi. Sentence entered by military job days confinement and a reprimand.
For Appellant: Lieuten P. Golseth, USAF.	ant Colonel Jarett Merk; USAF, Major Sama
	nt Colonel J. Pete Ferrell, USAF; Major Brit ZEllen Payne, Esquire.
Refere ANNEYSTAD	DOUGLAS, and MASON, Appellate Mil

## PER CURIAM:

The findings and sentence as entered are correct in law, and no error materially prejudicial to the substantial rights of Appellant occurred. Articles 59(a) and 66(d), Uniform Code of Military Justice (UCMJ), 10 U.S.C. §§ 859(a),

866(d) (Manual for Courts-Martial, United States (2024 ed.)).\* Accordingly, the findings and sentence are AFFIRMED.

FOR THE COURT

CAROL K. JOYCE

Carol K. Joyce

Clerk of the Court

<sup>\*</sup> Pursuant to Article 66(d)(1)(A), UCMJ, 10 U.S.C. § 866(d)(1)(A), this court reviewed Appellant's case for legal error only given Appellant's convicted offenses are dated after 1 January 2021, Appellant's case was submitted on the merits alone, and Appellant did not request that this court review his case for factual sufficiency.