UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Senior Airman LORIN J. GRISBY United States Air Force

ACM 38108 (f rev)

7 October 2013

Sentence adjudged 2 December 2011 by GCM convened at Davis-Monthan Air Force Base, Arizona. Military Judge: William C. Muldoon.

Approved Sentence: Dishonorable discharge, confinement for 12 years, and reduction to E-1.

Appellate Counsel for the Appellant: Major Zaven T. Saroyan.

Appellate Counsel for the United States: Colonel Don M. Christensen; Lieutenant Colonel C. Taylor Smith; and Gerald R. Bruce, Esquire.

Before

HELGET, PELOQUIN, and WEBER Appellate Military Judges

OPINION OF THE COURT

This opinion is subject to editorial correction before final release.

PER CURIAM:

This case is before our Court for further review because the original Action was erroneous. *United States v. Grigsby*, ACM 38108 (A.F Ct. Crim App. 10 September 2013) (unpub. Op.). This court returned the case to The Judge Advocate General for remand to the convening authority for withdrawal of the Action and substitution of a corrected Action and Court-Martial Order. On 20 September 2013, the convening authority withdrew the erroneous action in accordance with our decision, and issued a corrected Action. A corrected Court-Martial Order followed.

The approved findings and sentence are correct in law and fact, and no error prejudicial to the substantial rights of the appellant occurred. Articles 59(a) and 66(c), UCMJ, 10 U.S.C. §§ 859(a), 866(c). Accordingly, the findings and sentence are.

AFFIRMED.

FOR THE COURT

LEAH M. CALAHAN

Deputy Clerk of the Court