UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Senior Airman STANLEY L. HARDEMAN JR. United States Air Force

ACM S30117 (f rev)

18 January 2005

Sentence adjudged 22 March 2002 by SPCM convened at Tinker Air Force Base, Oklahoma. Military Judge: Kurt D. Schuman (sitting alone).

Approved sentence: No punishment.

Appellate Counsel for Appellant: Colonel Beverley B. Knott, Colonel Carlos L. McDade, Major Terry L. McElyea, Major Jeffrey A. Vires, Major Sandra K. Whittington, and Captain L. Martin Powell.

Appellate Counsel for the United States: Colonel Anthony P. Datillo, Colonel LeEllen Coacher, Lieutenant Colonel Lance B. Sigmon, Lieutenant Colonel Gary F. Spencer, Lieutenant Colonel Robert V. Combs, Major John D. Douglas, Major James K. Floyd, Major Michelle M. Lindo, and Captain Steven R. Kaufman.

Before

STONE, GENT, and SMITH Appellate Military Judges

UPON FURTHER REVIEW

PER CURIAM:

This case is before our Court for further review. On 20 April 2004, the Court of Appeals for the Armed Forces issued its decision and set aside the findings as to Specification 1 and the sentence, and authorized a rehearing. *United States v. Hardeman*, 59 M.J. 389 (C.A.A.F. 2004). On 20 September 2004, the convening authority dismissed Specification 1 of the Charge and, finding that a rehearing on sentence was impractical, approved a sentence consisting of no punishment. The case was returned to this Court for

further review on 10 November 2004. On 6 January 2005, the appellant filed a brief assigning no errors and submitting the case on its merits.

The findings and sentence are correct in law and fact, and no error prejudicial to the appellant's substantial rights occurred. Article 66(c), UCMJ, 10 U.S.C. § 866(c); *United States v. Reed*, 54 M.J. 37, 41 (C.A.A.F. 2000). Accordingly, the findings and the sentence are

AFFIRMED.

OFFICIAL

ANGELA M. BRICE Clerk of Court