UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Staff Sergeant JONATHAN C. HOSKING United States Air Force

ACM S30896 (f rev)

21 December 2006

Sentence adjudged 28 April 2005 by SPCM convened at Fort George G. Mead, Maryland. Military Judge: Dawn R. Eflein (sitting alone).

Approved sentence: Bad-conduct discharge, confinement for 4 months, and reduction to E-3.

Appellate Counsel for Appellant: Colonel Nikki A. Hall, Major Sandra K. Whittington, and Captain Timothy M. Cox.

Appellate Counsel for the United States: Colonel Gerald R. Bruce, Colonel Gary F. Spencer, and Lieutenant Colonel Robert V. Combs.

Before

BROWN, JACOBSON, and SCHOLZ Appellate Military Judges

UPON FURTHER REVIEW

PER CURIAM:

This case is before our Court for further review because the original action was set aside. *United States v. Hosking*, ACM S30896 (A.F. Ct. Crim. App. 29 Jun 2006) (unpub. op.). This Court returned the case to The Judge Advocate General for remand to the convening authority for new convening authority action because the original action did not reflect the convening authority's decision to waive automatic forfeitures on behalf of the appellant's dependents. On 26 September 2006, the convening authority completed a new action in compliance

with our decision. This case came before this Court for further review with no additional assignments of error.

The approved findings and sentence are correct in law and fact, and no error prejudicial to the substantial rights of the appellant 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 approved findings and sentence are

AFFIRMED.

OFFICIAL

LAQUITTA J. SMITH Documents Examiner