UNITED STATES AIR FORCE COURT OF CRIMINAL APPEALS

UNITED STATES

v.

Airman First Class MICHELLE D. LEWIS United States Air Force

ACM S30847

30 June 2006

Sentence adjudged 6 January 2005 by SPCM convened at Aviano Air Base, Italy. Military Judge: Adam Oler.

Approved sentence: Bad-conduct discharge and reduction to E-1.

Appellate Counsel for Appellant: Colonel Nikki A. Hall, Lieutenant Colonel Mark R. Strickland, Captain Kimberly A. Quedensley, and Captain Anthony D. Ortiz.

Appellate Counsel for the United States: Colonel Gary F. Spencer, Lieutenant Colonel Robert V. Combs, and Captain Jefferson E. McBride.

Before

BROWN, MOODY, and JACOBSON Appellate Military Judges

PER CURIAM:

We examined the record of trial, the assignment of error, and the government's answer thereto. The government presented the missing post-trial documents, and, without defense objection, we included them in the record. We conclude that the record is complete within the meaning of Rule for Courts-Martial 1103(c). Therefore, we hold that the appellant is not entitled to new post-trial processing.

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

LOUIS T. FUSS, TSgt, USAF Chief Court Administrator