Air Force Court-Martial Summaries

March 2016



This report lists convictions and acquittals for general and special courts-martial. The Air Force publishes these cases for deterrence purposes. Each military justice case must be resolved on its own facts. There are no expected or required dispositions, outcomes, or sentences in any military justice case, other than those resulting from the individual facts and merits of a case and the application of due process of law. Adjudged sentences reported here do not reflect any relief on the sentence that may have been granted during clemency or on appeal. When an Airman agrees to plead guilty to charges in return for some action by the convening authority, those pretrial agreements are noted and any impact on the adjudged sentence is included in the summary.

General Court-Martial Convictions

At Davis-Monthan AFB, AZ, Airman Cody M. Harrower was found guilty by military judge alone of sexual assault of a child, sexual abuse of a child, and sexual exploitation of a child. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, confinement for 18 months, and total forfeitures.

At Eielson AFB, AK, Airman First Class Jeremiah L. King was found guilty by military judge alone of viewing and attempting to view child pornography and violating a general regulation. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, and confinement for nine months.

At Eielson AFB, AK, Senior Airman Nathan M. Leonard was found guilty by military judge alone of possessing child pornography. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, confinement for 42 months, and total forfeitures. Pursuant to a pretrial agreement, confinement in excess of three years will not be approved.

At Hill AFB, UT, Technical Sergeant Richard P. Hamric was found guilty by military judge alone of distributing and possessing child pornography, communicating indecent language, false official statement, and violating a lawful order. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, confinement for nine years, and total forfeitures. The pretrial agreement had no effect on the sentence.

At JB Elmendorf-Richardson, AK, Airman Rashaan D. Feddersen was found guilty by military judge alone of wrongful use and distribution of controlled substances, introduction of controlled substances onto a military installation, breaking restriction, endeavoring to impede a urinalysis inspection, and attempting to disobey a lawful order. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, confinement for 20 months, and total forfeitures. The pretrial agreement had no effect on the sentence.

At JB Elmendorf-Richardson, AK, Airman First Class Brittney N. Mott was found guilty by military judge alone of wrongful use of controlled substances, and distribution and introduction of a controlled substance onto a military installation. She was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for 14 months. Pursuant to a pretrial agreement, confinement in excess of 13 months will not be approved.

At Keesler AFB, MI, First Lieutenant Harrison B. Linthicum was found guilty by military judge alone of wrongful use and possession of a controlled substance, fraternization, and willful dereliction of duty. He was sentenced to a dismissal and confinement for five months. The pretrial agreement had no effect on the sentence.

At JB San Antonio-Lackland, TX, Lieutenant Colonel James M. Hale was found guilty by officer members of larceny of military property valued over \$500, attempted larceny of military property valued over \$500, and false official statement. He was sentenced to a dismissal, confinement for one month, and total forfeitures.

At Luke AFB, AZ, Senior Airman Carlos R. Cassano was found guilty by military judge alone of sexual assault and assault consummated by battery. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, and confinement for four years.

At Luke AFB, AZ, Senior Airman Derek R. Moore was found guilty by military judge alone of sexual assault of a child, sexual abuse of a child, and possessing child pornography. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, confinement for 25 years, and total forfeitures. The pretrial agreement had no effect on the sentence.

At JB McGuire-Dix-Lakehurst, Airman First Class Jonathan B. Stump was found guilty by military judge alone of sexual assault. He was sentenced to reduction to Airman Basic (E-1), a dishonorable discharge, confinement for two years, and total forfeitures. The pretrial agreement had no effect on the sentence.

At Peterson AFB, CO, Major Megan A. Davenport was found guilty by military judge alone of wrongful use and possession of a controlled substance and conduct unbecoming an officer. She was sentenced to a reprimand, a dismissal, and confinement for 50 days.

At Travis AFB, CA, Staff Sergeant Courtney L. Jackson was found guilty by officer members of wrongful distribution of a controlled substance. She was sentenced to reduction to Airman Basic (E-1), hard labor without confinement for two months, and confinement for seven days.

General Court-Martial Acquittals

At Barksdale AFB, LA, an enlisted Airman was acquitted by officer and enlisted members of larceny of military property valued over \$500 and false official statements.

At Davis-Monthan AFB, AZ, an enlisted Airman was acquitted by officer members of aggravated sexual assault of a child, sodomy of a child, abusive sexual contact with a child, and assault consummated by battery of a child.

At Fairchild AFB, WA, an enlisted Airman was acquitted by officer and enlisted members of sexual assault.

At MacDill AFB, FL, an enlisted Airman was acquitted by military judge alone of sexual assault.

At Misawa AB, Japan, an enlisted Airman was acquitted by officer and enlisted members of aggravated sexual contact and abusive sexual contact.

At Osan AB, Korea, an enlisted Airman was acquitted by officer and enlisted members of sexual assault.

At Ramstein AB, Germany, an enlisted Airman was acquitted by officer and enlisted members of sexual abuse of a child.

At Tinker AFB, OK, an enlisted Airman was acquitted by officer and enlisted members of sexual assault.

At the U.S. Air Force Academy, CO, a cadet was acquitted by officer members of rape and abusive sexual contact.

Special Court-Martial Convictions

At Barksdale AFB, LA, Senior Airman Trevor D Willingham was found guilty by military judge alone of wrongful use of controlled substances. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for 45 days. The pretrial agreement had no effect on the sentence.

At Cannon AFB, NM, Technical Sergeant Roger M. Reed was found guilty by officer members of obstructing justice and willful dereliction of duty. He was sentenced to reduction to Airman Basic (E-1) and confinement for two months.

At Dover AFB, DE, Airman First Class Sabrina N. Ward was found guilty by military judge alone of wrongful use of controlled substances. She was sentenced to reduction to Airman Basic (E-1), confinement for three months, and forfeiture of \$1,044 pay per month for three months. Pursuant to a pretrial agreement, confinement in excess of 45 days will not be approved.

At Hill AFB, UT, Airman First Class Noel A. Riviezzo was found guilty by military judge alone of wrongful use and distribution of controlled substances. He was sentenced to reduction to Airman Basic (E-1), restriction to base for 30 days, hard labor without confinement for 30 days, confinement for one month, and forfeiture of \$1,044 pay. The pretrial agreement had no effect on the sentence.

At JB San Antonio-Lackland, TX, Senior Airman Dennis Fernandez, Jr. was found guilty by military judge alone of wrongful use of a controlled substance. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for 30 days. The pretrial agreement had no effect on the sentence.

At JB Langley-Eustis, VA, Airman First Class Himeler Despinos was found guilty by military judge alone of wrongful use and distribution of a controlled substance and willful dereliction of duty. He was sentenced to reduction to Airman Basic (E-1), confinement for four months, and forfeiture of \$1,044 pay per month for four months. The pretrial agreement had no effect on the sentence.

At Luke AFB, AZ, Airman First Class Keterrius D. Harrison was found guilty by officer members of wrongful use and distribution of a controlled substance. He was sentenced to reduction to Airman Basic (E-1), a reprimand, hard labor without confinement for 45 days, and confinement for 15 days.

At Malmstrom AFB, MT, Senior Airman Martin E. Brackeen was found guilty by military judge alone of larceny of military property valued over \$500 and larceny of military property valued at \$500 or less. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for eight months. The pretrial agreement had no effect on the sentence.

At Malmstrom AFB, MT, Staff Sergeant Andrew L. Morales was found guilty by military judge alone of assault consummated by a battery and drunk and disorderly conduct. He was sentenced

to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for three months. The pretrial agreement had no effect on the sentence.

At Malmstrom AFB, MT, Senior Airman Johnathan R. Williams was found guilty by military judge alone of wrongful use and distribution of controlled substances. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for five months. The pretrial agreement had no effect on the sentence.

At Offutt AFB, NE, Airman Basic Rashaad D. Mickens was found guilty by military judge alone of wrongful use of controlled substances and drunkenness resulting in incapacity to perform duties. He was sentenced to a reprimand, a bad conduct discharge, and confinement for six months. Pursuant to a pretrial agreement, confinement in excess of three months will not be approved.

At Offutt AFB, NE, Airman Basic Christopher L Zinn was found guilty by military judge alone of larceny of military property valued over \$500, driving while impaired by an intoxicating substance, willful dereliction of duty, and unlawfully carrying a concealed weapon. He was sentenced to confinement for six months and forfeiture of \$1,044 pay per month for six months. Pursuant to a pretrial agreement, confinement in excess of four months will not be approved.

At Peterson AFB, CO, Staff Sergeant Leonce W. Moses was found guilty by military judge alone of attempted pandering by procuring acts of prostitution. He was sentenced to confinement for 17 days and forfeiture of \$1,500 pay per month for two months.

At Ramstein AB, Germany, Airman First Class Ethan G. Davis was found guilty by officer members of larceny of property valued at \$500 or less, wrongful use of a controlled substance, and violating a general regulation. He was sentenced to reduction to Airman Basic (E-1), a reprimand, restriction to base for 45 days, and hard labor without confinement for 30 days.

At Shaw AFB, SC, Airman Basic Joey L. Hudson was found guilty by military judge alone of wrongful use of controlled substances, false official statement, and failure to go. He was sentenced to confinement for three months. The pretrial agreement had no effect on the sentence.

At Sheppard AFB, TX, Airman Basic Marquell D. Robinson was found guilty by military judge alone of wrongful use of controlled substances, attempting to introduce a controlled substance onto a military installation, and violating a general regulation. He was sentenced to a bad conduct discharge, confinement for 11 months, and forfeiture of \$1,044 pay per month for 11 months. Pursuant to a pretrial agreement, confinement in excess of 10 months will not be approved.

At Sheppard AFB, TX, Airman First Class Braxton T. Swafford was found guilty by military judge alone of wrongful use and distribution of a controlled substance. He was sentenced to reduction to Airman Basic (E-1), a bad conduct discharge, and confinement for two months. The pretrial agreement had no effect on the sentence.

At Tyndall AFB, FL, Airman First Class Kevin S. Barnes was found guilty by military judge alone of wrongful use of a controlled substance and willful dereliction of duty. He was

sentenced to reduction to Airman Basic (E-1), a reprimand, confinement for eight months, and forfeiture of \$1,000 pay per month for eight months. Pursuant to a pretrial agreement, confinement in excess of 75 days will not be approved.

Special Court-Martial Acquittals

At Dover AFB, DE, an enlisted Airman was acquitted by officer and enlisted members of wrongful use of a controlled substance.

At Eglin AFB, FL, an enlisted Airman was acquitted by military judge alone of cruelty or maltreatment, willful dereliction of duty, violating a lawful order, and adultery.

At Pope AFB, NC, an enlisted Airman was acquitted by officer and enlisted members of wrongful use of a controlled substance.

At Spangdahlem AB, Germany, an enlisted Airman was acquitted by officer and enlisted members of wrongful use of a controlled substance.