

## DEPARTMENT OF THE AIR FORCE 87TH AIR BASE WING (AMC) JOINT BASE MCGUIRE-DIX-LAKEHURST, NJ

**3**\$\psi\$ May 2023

## MEMORANDUM FOR LIEUTENANT COLONEL MICHAEL A. SCHRAMA

FROM: 87 ABW/CC

SUBJECT: Convening Authority Decision on Action - United States v. SSgt David L. Johnson

- 1. I take no action on the findings in this case.
- 2. I take no action on the sentence in this case.
- 3. The accused did not request any deferments of confinement, forfeitures, or reduction in grade.
- 4. The accused did not request waiver of automatic forfeitures.
- 5. Airman Basic David L. Johnson is reprimanded as follows: You are hereby reprimanded! Members of the United States Air Force are expected to be dependable, trustworthy, and exercise good judgment and discipline at all times. Ejaculating on someone's face while they are asleep is disgraceful and completely unacceptable. Your blatant disregard of the Air Force core values has hindered the mission and has placed a stain on your unit and the Air Force. I expect you to use your time in confinement to reflect on your failures, the values the Air Force sought to instill within you, and how you may restore your tarnished character and the trust of those who have been affected by your disreputable actions.
- 6. Unless competent authority otherwise directs, upon completion of the sentence to confinement, the accused will be required, under Article 76a, UCMJ, to take leave pending completion of appellate review.
- 7. Prior to coming to this decision, I consulted with my Staff Judge Advocate. The victim did not submit matters for my consideration under R.C.M. 1106A. Before declining to take action, I considered matters timely submitted by the accused under R.C.M. 1106.

BERT W. ADAMS, Colonel, USAF Commander