## RECORD OF PROCEEDINGS AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

IN THE MATTER OF:

DOCKET NO: 97-03016

JUN 1 2 1998

COUNSEL: None

HEARING DESIRED: Yes

Applicant requests his reenlistment eligibility (RE) code be changed so he may reenlist. Applicant's submission is at Exhibit A.

The appropriate Air Force offices evaluated applicant's request and provided advisory opinions to the Board recommending the application be denied (Exhibit C). The advisory opinions were forwarded to the applicant for review and response (Exhibit D). As of this date, no response has been received by this office.

After careful consideration of applicant's request and the available evidence of record, we find insufficient evidence of error or injustice to warrant corrective action. The facts and opinions stated in the advisory opinion appear to be based on the evidence of record and have not been rebutted by applicant. Absent persuasive evidence applicant was denied rights to which entitled, appropriate regulations were not followed, or appropriate standards were not applied, we find no basis to disturb the existing record.

Accordingly, applicant's request is denied.

The Board staff is directed to inform applicant of this decision. Applicant should also be informed that this decision is final and will only be reconsidered upon the presentation of new relevant evidence which was not reasonably available at the time the application was filed.

Members of the Board Mr. Thomas S. Markiewicz, Mr. Robert W. Zook and Ms. Olga M. Crerar considered this application on 11 June 1998 in accordance with the provisions of Air Force Instruction 36-2603 and the governing statute, 10 U.S.C. 1552.

THOMAS S. MARKIEWICZ

Panel Chair

#### Exhibits:

- A. Applicant's DD Form 149
- B. Available Master Personnel Records
- C. Advisory Opinions
- D. AFBCMR Ltr Forwarding Advisory Opinion



# DEPARTMENT OF THE AIR FORCE HEADOUARTERS AIR FORCE PERSONNEL CENTER RANDOLPH AIR FORCE BASE TEXAS



0 2 DEC 1997

### MEMORANDUM FOR AFBCMR

FROM: HQ AFPC/DPPAES

550 C Street West Ste 10

Randolph AFB TX 78150-4712

**SUBJECT:** Application for Correction of R

A review of applicant's case file was conducted. The Reenlistment Eligibility (RE) Code "2P" is correct. The type of discharge drove assignment of the RE code.

KATHLEEN R. LOPEZ, MSgt, USAF
Special Programs and BCMR Manager
Dir of Personnel Program Management

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# DEPARTMENT OF THE AIR FORCE HEADQUARTERSAIR FORCE PERSONNEL CENTER RANDOLPH AIR FORCE BASETEXAS



DEC 1 6 1997

#### MEMORANDUM FOR AFBCMR

### FROM HO AFPC/DPPRS

550 C **Street** West Ste 11 Randolph AFB TX **78150-4713** 

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The applicant, while serving in the grade of airman basic, was discharged from the Air Force 07 Jul 82 under the provisions of AFR 39-10 (Marginal Performer Assigned to Initial Training) with an honorable discharge. He served 21 days total active service.

<u>Requested Action</u>. The applicant is requesting a change in his reenlistment code so he *can* reenlist into the **armed** services.

Basis for Request. Applicant claims that he went to a master sergeant to get a humanitarian discharge because his sister was going through separation anxiety (he was the only male in the family). The MSgt told him to return in one week if his sister did not get any better. He states he tried to see him again and was refused by his technical instructor (TI). As a result, he was sent for a psychiatric evaluation (why he's still wondering) and was given an honorable discharge.

Eacts. On 02 Jul 82, applicant was notified by his commander that involuntary discharge action had been initiated against him for his marginal performance. Commander indicated the applicant's inability to adapt to training precludes his successful acquisition of required basic military training rudiments. Applicant possesses a personality disorder which prevents him from accepting discipline and prevents him from serving successfully as a member of the Armed Forces. He received a "U" in attitude/adaptability in his initial week of training. He was referred to the mental health clinic where he was diagnosed as having an Avoiding Personality Disorder. The interview further revealed the applicant had mild thoughts of suicide and also contemplates thoughts of mutilating his father. The applicant was advised that he had a right to consult legal counsel and to submit written statements in his own behalf. Applicant waived his right to legal counsel and elected not to submit statements in his own behalf. The discharge authority reviewed the case and on 07 Jul 82, approved the discharge as a marginal performer and directed that he be given an honorable discharge.

<u>Discussion</u>. **This** case has been reviewed for separation processing and there are no errors or irregularities causing **an** injustice to the applicant. The reason for discharge is appropriate and complies with directive in effect at the time of his discharge. The records indicate member's military service was reviewed **and** appropriate action was **taken**.

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Recommendation. Applicant did not identify any specific errors in the discharge processing nor provide facts which warrant a change in his narrative reason for separation. Accordingly, we recommend applicant's request be denied. He has not filed a timely request.

JOHN C. WOOTEN, GS-9

Military Personnel Mgmt Spec Separations Branch

Dir of Personnel Program Management