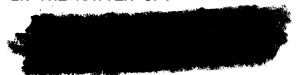
RECORD OF PROCEEDINGS AIR FORCE BOARD FOR CORRECTION OF MILITARY RECORDS

SEP 17 1998

IN THE MATTER OF:



DOCKET NO: 98-00386

COUNSEL: None

HEARING DESIRED: Yes

Applicant requests that he be reinstated in his unit in the Air Force Reserves. Applicant's submission is at Exhibit A.

The appropriate Air Force office evaluated applicant's request and provided an advisory opinion to the Board recommending the application be denied (Exhibit C). The advisory opinion was 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 documentation provided with this case was sufficient to give the Board a clear understanding of the issues involved and a personal appearance, with or without legal counsel, would not have materially added to that understanding. Therefore, the request for a hearing is not favorably considered.

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. Henry C. Saunders, Mr. Joseph G. Diamond, and Ms. Peggy E. Gordon considered this application on 3 September 1998 in accordance with the provisions of Air Force Instruction 36-2603, and the governing statute, 10, U.S.C. 1552.

Hen C Jaune Panel Chair

Exhibits:

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



DEPARTMENT OF THE AIR FORCE AIR FORCE RESERVE COMMAND



17 APR 1998

MEMORANDUM FOR AFBCMR

FROM: HQ AFRC/DPM

155 2nd St

Robins AFB GA 31098-1635

SUBJECT: Correction of Military Records

1. I have reviewed request for reinstatement to his unit and recommend that the **board deny his** request based upon his disqualifying diagnosis of Insulin Dependent Diabetes Mellitus. HQ AFRC/SG reviewed request and determined his medical condition still disqualifies him for military duty.

2. If you have any questions, please contact

Acting Chief, Military Personnel Division

Directorate of Personnel

9800386



DEPARTMENT OF THE AIR FORCE AIR FORCE RESERVE

MEMORANDUM FOR DPMB

27 Mar 98

FROM: SGP

T: Report of Medical Examination

- 1. The member wants to be reinstated to the Reserve program to continue Reserve participation. **He** does not dispute his disqualifying diagnosis of Insulin Dependent Diabetes Mellitus. He also does not provide **any** documentation which would call into question this diagnosis.
- 2. From a medical standpoint, this individual is still medically disqualified for military duty. The new process in place now requires AFRC/DP/CV to make a "fit" determination on all medical disqualification actions. Because of this new process, this AFBCMR should be reviewed and appropriate comments made on whether or not this individual is "fit" for military duty.
- **3.** For the above reasons we feel DP should respond to this AFBCMR with the **SG** input that subject individual remains medically disqualified because of a diagnosis of Insulin Dependent Diabetes Mellitus.

ALAN B. BERG, Lt Col, USAF, MC, SFS Chief, Aerospace Medicine Branch

Directorate, Health Services