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Office of the Assistant Secretary

SEP 0 4 1998

AFBCMR 98-01814

MEMORANDUM FOR THE CHIEF OF STAFF

Under the authority of Section 1552, Title 10, United States Code, Air Force Instruction 36-2603, and having assured compliance with the provisions of the above regulation, the decision of the Air Force Board for Correction of Military Records **is** announced, and it is directed that:

The pertinent military records of the Department of the Air Force relating to the second seco

RAYMOND H. WELLER Chief Examiner Air Force Board for Correction of Military Records

DEPARTMENT OF THE AIR FORCE WASHINGTON, D. C.

Office of the Assistant Secretary

SEP 04 1998

AFBCMR 98-01814

MEMORANDUM OF CONSIDERATION OF APPLICATION BEFORE THE AFBCMR

SUBJECT:

Having carefully reviewed this application, we agree with the recommendation of the Afther Force and adopt the rationale expressed as the basis for our decision that the applicant has been the victim of either an error or ann injustice. Therefore, under the authority delegated in AFI 36-2603, the applicant's records will rected as set forth in the accompanying Memorandum for the Chief of Staff signed by the Excentive Director of the Board or his designee.

Papel Chair

Attachment: Ltr, ANG/DPPU, dtd 12 Aug 98



DEPARTMENT OF THE AIR FORCE AIR NATIONAL GUARD READINESS CENTER

MEMORANDUM FOR AFBCMR

1 2 AUG 1998

FROM: ANG/DPPU 3500 Fetchet Avenue Andrews AFB, MD 20762-5157

SUBJECT: Application for Correction of Military Records

The attached Application for Correction of Military Records submitted by **Example**, a member of the **Correction of the attached BCMR**, is forwarded for the Board's review and action. After review of the attached BCMR, and on the information provided, relief is recommended.

records indicate he was prior service with the USAF, ANG, and then transferred to USAFR. He was assigned USAFR Inactive Status List Reserve Section (ISLRS) for a period of 7 years, 5 months, and 24 days. He was then commissioned as a Chief Warrant Officer with the Army National Guard. From there he requested reappointment to the Air National Guard for a statutory tour position (Title 10). At that time of his reappointment into the ANG, there vas never appears to be an error in his appointment process. counseled by his gaining ANG unit, ANGRC that he would be unable to complete 20 years of active duty for an active duty retirement. Such counseling would have been documented via a signed statement. Without this statement, the member could enter active duty without the opportunity to obtain minimum satisfactory active duty necessary to receive active duty retirement benefits. **A set of the set of th** "clock" continued to tick and then 7 plus years assigned to ISLRS counted against him on his Total Federal Commissioned Service (TFCSD). As documented by he made a number of inquiries to the state's personnel staff concerning his Mandatory Separation Date (MSD) and eligibility for a 20 year active duty retirement. He was given incorrect guidance from the ANGRC/MPPS, Chief of Sustainment, as to how his MSD was computed. He should have been made aware of the implementation of ROPMA (effective 1 Oct 96), that his MSD would be computed 28 years from his TFCSD. Instead, he was told it would be computed from his Total Active Federal Commissioned Service (TAFCS). Based on the guidance he was provided. made career decisions with the MSD understanding he would qualify for an active duty retirement. should be adjusted to 30 May 2006 (which excludes the time he was assigned to ISLRS).

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Questions should be directed to ANG/DPPU, DSN **7**500, or *E-mail:*

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FOR THE COMMANDER

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BENNIE L. UMSTEAD, Major, USAF Chief, Special Actions and Personal Affairs

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