

HON		PERSONAL APPEARANCE		X RECORD REVIEW				
COUNSEL		NAME OF COUNSEL AND OR ORGANIZATION		ADDRESS AND OR ORGANIZATION OF COUNSEL				
YES	NO							
	X							
MEMBERS SITTING				VOTE OF THE BOARD				
				HON	GEN	UOTHC	OTHER	DENY
[REDACTED]								X
[REDACTED]								X
[REDACTED]								X
[REDACTED]								X
[REDACTED]								X
ISSUES		INDEX NUMBER		EXHIBITS SUBMITTED TO THE BOARD				
A01.13, A92.01, A94.05, A92.21		A28.10		1	ORDER APPOINTING THE BOARD			
				2	APPLICATION FOR REVIEW OF DISCHARGE			
				3	LETTER OF NOTIFICATION			
HEARING DATE		CASE NUMBER		4	BRIEF OF PERSONNEL FILE			
02-07-24		FD2002-0084			COUNSEL'S RELEASE TO THE BOARD			
					ADDITIONAL EXHIBITS SUBMITTED AT TIME OF PERSONAL APPEARANCE			
					TAPE RECORDING OF PERSONAL APPEARANCE HEARING			
APPLICANT'S ISSUE AND THE BOARD'S DECISIONAL RATIONALE ARE DISCUSSED ON THE ATTACHED AIR FORCE DISCHARGE REVIEW BOARD DECISIONAL RATIONALE								
REMARKS								
Case heard at Washington, D.C.								
Advise applicant of the decision of the Board, the right to a personal appearance with/without counsel, and the right to submit an application to the AFBCMR.								
SIGNATURE OF RECORDER				SIGNATURE OF BOARD PRESIDENT				
[REDACTED]				[REDACTED]				
INDORSEMENT				DATE: 02-07-24				
TO:				FROM:				
SAF/MIBR 550 C STREET WEST, SUITE 40 RANDOLPH AFB, TX 78150-4742				SECRETARY OF THE AIR FORCE PERSONNEL COUNCIL AIR FORCE DISCHARGE REVIEW BOARD 1535 COMMAND DR, EE WING, 3 <sup>RD</sup> FLOOR ANDREWS AFB, MD 20762-7002				

**AIR FORCE DISCHARGE REVIEW BOARD DECISIONAL RATIONALE**

CASE NUMBER

FD2002-0084

**GENERAL:** The applicant appeals to change the reason and authority for the discharge and to change his reenlistment code.

The applicant was offered a personal appearance before the Discharge Review Board but declined to exercise this right.

The attached brief contains available pertinent data on the applicant and the factors leading to the discharge.

**FINDINGS:** Change of reason and authority for discharge, and change of reenlistment code, are denied.

The Board finds that neither the evidence of record nor that provided by the applicant substantiates an inequity or impropriety that would justify a change of discharge.

Issue. Applicant received an Honorable discharge based on a personality disorder that interfered with military service but did not medically disqualify him. Applicant contends the discharge was too harsh, and implies that the record does not support the reason for discharge in view of his otherwise 9 years of satisfactory service. Applicant states he was having marital problems, and used poor judgment counseling a female airman who was also having relationship problems; this "got too personal and out of hand." Records review disclosed member was diagnosed with paraphilia not otherwise specified, and a personality disorder with antisocial and compulsive features after a thorough evaluation that included interviews of member, his chain of command, affected females, and psychological testing. The clinicians stated that member's behaviors "clearly exceeded societal limitations", and that member was in need of aggressive treatment for psychosexual dysfunction", with a "guarded" prognosis for his recognition of the severity of his problem as well as continued long term military functioning. At the time of discharge, member unconditionally waived his right to have his case heard by an administrative discharge board and to submit matters in his own behalf. Through the records review the Board confirmed member's ability to function in a military environment was impaired, and could not find an impropriety or an inequity upon which to base a change in reason or authority for the discharge, or his reenlistment code.

**CONCLUSIONS:** The Discharge Review Board concludes that the discharge was consistent with the procedural and substantive requirements of the discharge regulation and was within the discretion of the discharge authority and that the applicant was provided full administrative due process.

In view of the foregoing findings the board further concludes that there exists no legal or equitable basis to change the reason or authority for the discharge, thus the applicant's discharge should not be changed.

Attachment:  
Examiner's Brief

DEPARTMENT OF THE AIR FORCE  
AIR FORCE DISCHARGE REVIEW BOARD  
ANDREWS AFB, MD

(Former SRA) (HGH SGT)

1. **MATTER UNDER REVIEW:** Appl rec'd a GEN Disch fr USAF 91/05/13 UP AFR 39-10, para 5-11i (Conditions That Interfere with Military Service). Appeals for Change Reason & Authority for Discharge and Change the RE Code Disch.

2. **BACKGROUND:**

a. DOB: 61/12/24. Enlmt Age: 19 9/12. Disch Age: 29 4/12. Educ: HS DIPL. AFQT: N/A. A-29, E-48, G-33, M-84. PAFSC: 55550 - Production Control Specialist. DAS: 90/05/23.

b. Prior Sv: (1) AFRes 81/09/25 - 82/02/22 (4 months 28 days) (Inactive).

(2) Enlisted as AB 82/02/23 for 4 yrs. Reenlisted as SrA 85/07/01 for 4 yrs. Svd: 7 yrs 2 months 4 days, all AMS. AMN - 82/08/23. A1C - 83/02/27. SrA - 85/03/23. Sgt-(EPR Indicates): 86/01/04-87/01/03. APRs: 8,8,9,9,9,9.

3. **SERVICE UNDER REVIEW:**

a. Reenlisted as Sgt 89/04/27 for 4 yrs. Extended 89/12/07. Svd: 02 Yrs 00 Mo 17 Das, all AMS.

b. Grade Status: SrA - 85/03/23 (NCO Status vacated 91/05/00)

c. Time Lost: none.

d. Art 15's: (1) none.

e. Additional: none.

f. CM: none.

g. Record of SV: 88/05/08 - 89/05/17 Sheppard AFB 9 (Annual)  
89/05/08 - 90/03/17 Sheppard AFB 4 (CRO)  
90/03/18 - 91/01/01 Eielson AFB 4 (CRO)

(Discharged from Eielson AFB)

h. Awards & Decs: AFTR, NDSM, NCOPMER, AFAM, AFLSAR W/1 OLC, AFOUA, AFGCM W/2 OLCS.

i. Stmt of Sv: TMS: (09) Yrs (07) Mos (19) Das  
TAMS: (09) Yrs (02) Mos (21) Das

4. BASIS ADVANCED FOR REVIEW: Appln (DD Fm 293) dtd 02/02/21.

(Change Discharge to Eielson AFB)

Issue 1: ISSUES ATTACHED TO BRIEF.

ATCH

1. Applicant's Issues.

02/06/10/ia



DEPARTMENT OF THE AIR FORCE  
PACIFIC AIR FORCES

PD2002-0084

REPLY TO  
ATTN OF:

343 TFW/JA  
3112 BROADWAY AVE STE 1  
EIELSON AFB AK 99702-1870

9 May 91

SUBJECT:

Legal Review of AFR 39-10 Discharge Action: [REDACTED]

TO:

343 TFW/CC  
3112 BROADWAY AVE STE 1  
EIELSON AFB AK 99702-1830

1. I have reviewed the attached file as required by AFR 39-10. It is legally sufficient to support the proposed action. The commander has recommended [REDACTED] for discharge based upon Conditions That Interfere With Military Service--Psychosexual Disorders, in accordance with AFR 39-10, paragraph 5-11i(5). The evidence is legally sufficient to support the proposed action.

2. The basis for this action is as follows:

On or about 5 Feb 91, as a result of several serious incidents involving [REDACTED] extremely inappropriate behavior toward a female military member, he was referred for a mental health evaluation. After extensive interviews, psychological testing, and review of [REDACTED] service record and the evidence involving his inappropriate behavior toward members of the opposite sex, [REDACTED], Chief of the Eielson AFB Mental Health Clinic, diagnosed him as having a Diagnostic and Statistical Manual of Mental Disorders III-R Axis I disorder of "Paraphilia not otherwise specified." The psychologist also diagnosed SrA [REDACTED] as having an Axis II disorder of "Personality Disorder not otherwise specified, with Antisocial and Compulsive Features noted." He characterized [REDACTED] recognition of the severity of his problem and motivation for treatment as "non-existent." He concluded that [REDACTED] "characterological deficiencies are of such a nature that they interfere significantly with [his] duty performance and conduct . . . [and] [t]his interference is of such severity that [his] ability to function in the military environment is significantly impaired." In light of this diagnosis, prognosis, and [REDACTED] refusal to acknowledge and deal with his problem, the squadron commander determined that this involuntary discharge action was appropriate.

3. All procedures required by AFR 39-10 have been properly complied with, and the case has been appropriately processed. I should note that the respondent does not have a completed SF 88 in his file, and he may not be discharged until he has completed his physical examination showing that he is fit for worldwide duty. [REDACTED] is entitled to have his case heard before an administrative discharge board, but he has submitted an unconditional waiver of this right. [REDACTED] has not submitted any statements along with his unconditional waiver.

a. In accordance with AFR 39-10, paragraph 5-7, the respondent may receive only an honorable discharge. The unit commander recommends the respondent's service be characterized as honorable. I concur with this recommendation.

b. Under AFR 39-10, paragraph 5-12, you are the separation authority in this case. You have the following options:

(1) Retain the respondent in the Air Force;

(2) Accept the unconditional waiver and direct that the respondent be separated with an honorable discharge, with or without probation and rehabilitation;

(3) Direct that this case be reinitiated under another paragraph of AFR 39-10, if you deem it more appropriate.

4. RECOMMENDATIONS: I agree with the recommendation of the initiating commander. I recommend that you discharge the respondent with an honorable discharge, without further opportunity for probation and rehabilitation. Probation and rehabilitation is not warranted in this case given the severity of [redacted] psychosexual disorder, his failure to acknowledge his problem, and his utter lack of motivation for therapy and treatment. Furthermore, [redacted] retention in the Air Force is not consistent with Air Force interests in good order and discipline.

[redacted]  
Staff Judge Advocate

Atch  
Discharge Package - [redacted]

FD 2007-0084



DEPARTMENT OF THE AIR FORCE  
PACIFIC AIR FORCES

MAY 7 1991

REPLY TO  
ATTN OF: 343 CES/CCQ  
2258 CENTRAL AVE STE 1  
EIELSON AFB AK 99702-2225

SUBJECT: Notification Letter - Board Hearing

TO: [REDACTED] 343 CES (PACAF)

1. I am recommending your discharge from the United States Air Force for Conditions That Interfere With Military Service--Psychosexual Disorders, according to AFR 39-10, under the provisions of paragraph 5-11i(5). Copies of the documents to be forwarded to the separation authority to support this recommendation are attached.

2. My reasons for this actions are as follows:

On or about 5 Feb 91, as a result of several serious incidents involving your extremely inappropriate behavior toward a female military member, you were referred for a mental health evaluation. After extensive interviews, psychological testing, and review of your service record and the evidence involving your inappropriate behavior toward members of the opposite sex, [REDACTED] Chief of the Eielson AFB Mental Health Clinic, diagnosed you as having a Diagnostic and Statistical Manual of Mental Disorders III-R Axis I disorder of "Paraphilia not otherwise specified." The psychologist also diagnosed you as having an Axis II disorder of "Personality Disorder not otherwise specified, with Antisocial and Compulsive Features noted." He characterized your recognition of the severity of your problem and motivation for treatment as "non-existent." He concluded that "your characterological deficiencies are of such a nature that they interfere significantly with [your] duty performance and conduct . . . [and] [t]his interference is of such severity that [your] ability to function in the military environment is significantly impaired." In light of this diagnosis, prognosis, and your refusal to acknowledge and deal with your problem, I have determined that this involuntary discharge action is appropriate.

3. This action could result in your separation with an honorable discharge. I am recommending that you receive an honorable discharge. The commander exercising SPCM jurisdiction or a higher authority will make the final decision in this matter. If you are discharged you will be ineligible for reenlistment in the Air Force.

4. You have the right to:

- a. Consult legal counsel.
- b. Present your case to an administrative discharge board.
- c. Be represented by legal counsel at a board hearing.

d. Submit statements in your own behalf in addition to, or in lieu of, the board hearing.

e. Waive the above rights. You must consult legal counsel before making a decision to waive any of your rights.

5. You have been scheduled for a medical examination. You must report to the Physical Examinations Section, 343d Medical Group, Building 3349, at 0800 hours on 2 APR 91 for the examination.

6. Military legal counsel, [redacted] Area Defense Counsel, Building 3112, Eielson AFB, AK, ext 7-2257, has been obtained to assist you. An appointment has been scheduled for you to consult him at 0830 hours on 6 MAY 91. Instead of the appointed counsel, you may have another, if the lawyer you request is in the active military service and is reasonably available as determined according to AFR 111-1. In addition to military counsel, you have the right to employ civilian counsel. The Air Force does not pay expenses incident to the employment of civilian counsel. Civilian counsel, if employed, must be readily available.

7. Confer with your counsel and reply, in writing, within seven workdays, specifying the rights you choose to exercise. The statement must be signed in the presence of your counsel who also will sign it. If you waive your right to a hearing before an administrative discharge board, you may submit written statements in your own behalf. I will send the statements to the discharge authority with the case file to be considered with this recommendation. If you fail to respond, your failure will constitute a waiver of the right to the board hearing.

8. Any personal information you furnish in rebuttal is covered by the Privacy Act statement as explained in AFR 39-10, attachment 6. A copy of AFR 39-10 is available for your use in the 343 CES orderly room.

[redacted] Capt, USAF  
Sq [redacted] Section Commander

- 12 Ateh
- 1. 343 MED GP/SGHM Ltr, 4 Mar 91
- 2. AAC Form 191, 5 Feb 91
- 3. AF Form 1169, 28 Jan 91
- 4. [redacted]
- 5. Ltr of Reprimand, 5 Feb 91
- 6. [redacted] Statement, 19 Apr 91
- 7. [redacted] Statement, 19 Apr 91
- 8. [redacted] Statement, 19 Apr 91
- 9. [redacted], 19 Apr 91
- 10. [redacted] Statement, undated
- 11. DD Form 418, 3 May 91
- 12. Airman's Acknowledgment