AIR FORCE DISCHARGE REVIEW BOARD HEARING RECORD													
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							 ORDER APPOINTING THE BOARD APPLICATION FOR REVIEW OF DISCHARGE 						
							3 LETTER OF NOTIFICATION						
							4 BRIEF OF PERSONNEL FILE COUNSEL'S RELEASE TO THE BOARD						
							ADDITIONAL EXHIBITS SUBMITTED AT TIME OF						
										APPEARANCE			
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AIR FORCE DISCHARGE REVIEW BOARD DECISIONAL RATIONALE

FD-2006-00127

GENERAL: The applicant appeals for upgrade of discharge to honorable, to change the reason and authority and to change the reenlistment code.

The applicant appeared and testified before the Discharge Review Board (DRB), without counsel, at Andrews AFB on 12 Sep 2006.

The following additional exhibits were submitted at the hearing:

Exhibit #5: School of Technology and Computing Transcripts
Exhibit #6: FAA Written Exams
Exhibit #7: Child Support Order
Exhibit #8: Divorce Decree
Exhibit #9: Drivers License and Pilot's License
Exhibit #10: Pilot Log Book
Exhibit #11: Medical Certificate

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

FINDINGS: Upgrade of discharge, reason and authority for discharge and 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 a General discharge for Pattern of Misconduct--Conduct Prejudicial to Good Order and Discipline

Applicant contends discharge was inequitable because it was too harsh and not consistent with policies and traditions of the service. The records indicate that the applicant received two Article 15s, a vacation of an Article 15 and a Letter of Reprimand for misconduct. The misconduct included failure to pay debt of \$2,036.27; dereliction of duty, failure to go, AWOL, making a false statement and disrespect toward a commissioned officer. After review of the records and the evidence presented by the applicant the Board concluded that misconduct was a significant departure from the conduct expected of all military members. The Board opined that through these administrative actions, the applicant had ample opportunities to change his behavior. The characterization of the discharge received by the applicant was found to be appropriate.

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 for upgrade of 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 A1C) (HGH SSGT)

1. MATTER UNDER REVIEW: Appl rec'd a GEN Disch fr USAF Nellis AFB, NV on 29 Mar 05 UP AFI 36-3208, para 5.50.2 (Pattern of Misconduct - Conduct Prejudicial to Good Order and Discipline). Appeals for Honorable Discharge, and to Change the RE Code, Reason and Authority for Discharge.

2. BACKGROUND:

a. DOB: 30 Nov 76. Enlmt Age: 19 5/12. Disch Age: 28 3/12. Educ: HS DIPL. AFQT: N/A. A-42, E-50, G-50, M-50. PAFSC: 2W171 - Aircraft Armanment System Craftsman. DAS: 11 Mar 04.

b. Prior Sv: (1) AFRes 30 Apr 96 - 10 Sep 96 (4 months 11 days) (Inactive).

(2) Enlisted as AlC 11 Sep 96 for 4 years. Extended 24 Sep 98 for 3 months. Svd: 3 yrs 8 mos 6 days all AMS. SrA - 11 Jan 99. EPRs: 4,5,4.

3. SERVICE UNDER REVIEW:

a. Reenlisted as SrA 16 May 00 for 4 years. Extended 26 Nov 02 for 22 months. Svd: 04 Yrs 10 Mo 14 Das, all AMS.

b. Grade Status: A1C - 24 Feb 05 (Article 15, 24 Feb 05) SrA - 30 Aug 04 (Vacation of Suspension, 28 Dec 04) SSqt - 1 Sep 02

c. Time Lost: None.

Art 15's: (1) 24 Feb 05, Nellis AFB, NV - Article 86. You did, on or d. about 12 Jan 05, without authority, absent yourself from your place of duty at which you were required to be, to wit: 57 Aircraft Maintenance orderly room, building 295, located at Nellis AFB, NV, and did remain so absent until on or about 13 Jan 05. You did, on or about 10 Feb 05, without authority, fail to go at the time prescribed to your appointed place of duty, to wit: Building 295. Article 107. You did, on or about 13 Jan 05, with intent to deceive, make to Capt , an official statement, to wit: I don't feel I was AWOL because MSgt _____ was aware of my situation, or words to that effect, which statement was false in that MSgt was not aware of your situation, and was then known by you to be so false. Article 89. You did, on or about 10 Feb 05, behave yourself with disrespect toward Capt , your superior

commissioned officer, then known by you to be your superior commissioned officer, by saying to him "I can't do it anymore" "Can you take me to the SP Shack because I am disobeying the orders of an officer," or words to that effect. Reduction to AlC, forfeiture of \$820 pay per month for 2 months and 45 days extra duty. Reprimand. (Appeal/Denied) (No mitigation)

- (2) 28 Dec 04, Vacation, Nellis AFB, NV Article 92. You, who knew or should have known of your duties, on or about 23 Sep 04, was derelict in the performance of those duties in that you negligently failed to annotate that the aircraft was de-armed, as it was your duty to do. You, who knew or should have known of your duties, on or about 28 Sep 04, was derelict in the performance of those duties in that you negligently failed to recognize that station 5 centerline was not carted and that the cart liners were reversed; then signed off the post load as being accomplished as it was your duty to do. Reduced to SrA. (No appeal) (No mitigation)
- (3) 30 Aug 04, Nellis AFB, NV Article 134. You, being indebted to Bank of America in the sum of \$2,036.27 for prior purchases, which amount became due and payable on or about 2 Aug 04, did from on or about 2 Aug 04 to 16 Aug 04, dishonorably fail to pay said debt. Suspended reduction to SrA, 5 days extra duty and reprimand. (No appeal) (No mitigation)
- e. Additional: LOR, 21 JAN 05 Failure to Go.
- f. CM: None.

g. Record of SV: 11 May 00 - 10 May 01 Langley AFB 4 (Annual) 11 May 01 - 10 May 02 Langley AFB 4 (Anuual) 11 May 02 - 10 Jan 03 Langley AFB 5 (CRO) 11 Jan 03 - 10 Jan 04 Osan AB 3 (Annual)

h. Awards & Decs: AFAM, AFLSA W/1 OLC, AFTR, NDSM, NCOPMER, AFOSSTR, AFOUA W/3 OLC, AFGCM W/1 OLC.

i. Stmt of Sv: TMS: (08) Yrs (11) Mos (00) Das TAMS: (08) Yrs (06) Mos (19) Das

4. BASIS ADVANCED FOR REVIEW: Appln (DD Fm 293) dtd 29 Mar 05.

(Change Discharge to Honorable, and Change the RE Code, Reason and Authority for Discharge.)

ISSUES ATTACHED TO BRIEF.

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1. Applicant's Issues.

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Army Deview Decade A	Naval Council of Personnel Boards
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MAIL COMPLETED APPLICATIONS	TO APPROPRIATE ADDRESS BELOW.
Member wishes to hand carry all supporting documents and pre-	sent facts to board in person.
5. REMARKS (If applicable)	
15. CONTINUATION OF ITEM 8, SUPPORTING DOCUMENTS (If appl	licablø)
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to acquire jobs and government positions that I would have oth	ierwise been well qualified for.
enlisted member or commissioned officer. In addition, receiving	ing an administrative discharge has also made it very difficult for m
	y have also played a very significant role in me being discharged. e ineligible to rejoin the Air Force or any other branch of service as a
service because I was labeled to be a "liability and a bad troop.	." At the time of my discharge, the Air Force was going through a
	ortunity to correct my discrepancies, but rather booted out of the
14. CONTINUATION OF ITEM 6, ISSUES (If applicable)	



DEPARTMENT OF THE AIR FORCE 57TH AIRCRAFT MAINTENANCE SQUADRON NELLIS AFB, NEVADA 89191

MAR 1 5 2005

MEMORANDUM FOR A1C

FROM: 57 AMXS/CC

SUBJECT: Notification Memorandum --Board Hearing

1. I am recommending your discharge from the United States Air Force for misconduct: a pattern of misconduct, conduct prejudicial to good order and discipline. The authority for this action is AFPD 36-32, *Military Retirements and Separations*, and AFI 36-3208, *Administrative Separation of Airmen*, paragraph 5.50.2. Copies of the documents to be forwarded to the separation authority to support this recommendation are attached.

2. My reason for this action is:

a. You, being indebted to Bank of America in the sum of \$2,036.27 for prior purchases, which amount became due and payable on or about 2 Aug 04, did at or near Nellis AFB, NV, from on or about 2 Aug 04, to 16 Aug 04, dishonorably fail to pay said debt. For your actions, you were punished under Article 15, Uniform Code of Military Justice (UCMJ) on 30 Aug 04 consisting of a suspended reduction to the grade of Senior Airman, five days extra duty, a reprimand, and an Unfavorable Information File (UIF) was established; and

b. You, who knew or should have known of your duties at or near Nellis AFB, NV, on or about 23 Sep 04, were derelict in the performance of those duties in that you negligently failed to annotate that the aircraft was de-armed, as it was your duty to do. For your actions, your suspended punishment of reduction to the grade of Senior Airman was vacated on 28 Dec 04; and

c. You, who knew or should have known of your duties at or near Nellis AFB, NV, on or about 28 Sep 04, were derelict in the performance of those duties in that you negligently failed to recognize that station 5 centerline was not carted and that the cart liners were reversed; then signed off the post load as being accomplished, as it was your duty to do. For your actions, your suspended punishment of reduction to the grade of Senior Airman was vacated on 28 Dec 04; and

d. On 30 Dec 04, you failed to attend mandatory commanders call. For your actions, you received a Letter of Reprimand (LOR) dated 21 Jan 05; and

e. You did, on or about 12 Jan 05, without authority, absent yourself from your place of duty at which you were required to be, to wit: 57th Aircraft Maintenance orderly room, building 295, located at Nellis AFB, NV, and did remain so absent until on or about 13 Jan 05. For your actions, you were punished under Article 15, UCMJ on 24 Feb 05 consisting of reduction to the grade of Airman First Class, forfeiture of \$820 pay per month for two months, 45 days extra duty, and this action was placed in your existing UIF; and

f. You did, at or near Nellis AFB, NV, on or about 10 Feb 05, without authority, fail to go at the time prescribed to your appointed place of duty, to wit: Building #295. For your actions, you were punished under Article 15, UCMJ on 24 Feb 05 consisting of reduction to the grade of Airman First Class, forfeiture of \$820 pay per month for two months, 45 days extra duty, and this action was placed in your existing UIF; and

g. You did, at or near Nellis AFB, NV, on or about 13 Jan 05, with intent to deceive, make to Captain _________ an official statement, to wit: I don't feel I was AWOL because MSgt was aware of my situation, or words to that effect, which statement was false in that MSgt was not aware of your situation, and was then known by you to be so false. For your actions, you were punished under Article 15, UCMJ on 24 Feb 05 consisting of reduction to the grade of Airman First Class, forfeiture of \$820 pay per month for two months, 45 days extra duty, and this action was placed in your existing UIF; and

h. You did, at or near Nellis AFB, NV, on or about 10 Feb 05, behave yourself with disrespect toward Captain your superior commissioned officer, then known by you to be superior commissioned officer, by saying to him "I can't do it anymore" "Can you take me to the SP Shack because I am disobeying the orders of an officer," or words to that effect. For your actions, you were punished under Article 15, UCMJ on 24 Feb 05 consisting of reduction to the grade of Airman First Class, forfeiture of \$820 pay per month for two months, 45 days extra duty, and this action was placed in your existing UIF; and

3. This action could result in your separation with an Under Other Than Honorable Conditions (UOTHC) Discharge. I am recommending that you receive an Under Honorable Conditions (General) Discharge. The commander exercising special court-martial 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 United States Air Force and will probably be denied enlistment in any component of the armed forces and any special pay, bonus, or education assistance funds may be subjected to recoupment.

4. You have been scheduled for a medical examination. You must report to 99th Medical Group, on $18 \text{ MAR } \Phi$, at 0940 hours for the examination.

5. You have the right to consult counsel. Military legal counsel has been obtained to assist you. I have made an appointment for you to consult Capt _______ at Bldg 625, on <u>15 MAR</u> <u>US</u>, at <u>100</u> hours. 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 AFI 51-201, *Administration of Military Justice*. In addition to military counsel, you have the right to employ civilian counsel. The Military Component does not pay expenses incident to the employment of civilian counsel. Civilian counsel, if employed, must be readily available.

6. In the event the commander exercising special court-martial jurisdiction or a higher authority approves your discharge, separations will out-process you. You were previously scheduled for your initial separations briefing on 10 mag of at ______hrs.

7. Confer with your counsel and reply, in writing, within 7 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 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 of 1974. A copy of AFI 36-3208 is available for your use at Area Defense Counsel, 4349 Duffer Dr. Bldg 625 Nellis AFB, NV 89191.

9. If you request a board and you fail to appear without good cause, your failure to appear constitutes a waiver of your right to be present at the hearing.

10. If you received advanced educational assistance, special pay, or bonuses, and have not completed the period of active duty you agreed to serve, you may be subject to recoupment.

11. Execute the attached acknowledgment and return it to me immediately.

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Commander		

Attachments:

- 1. Receipt of Notification Memorandum
- 2. Article 15, dated 30 Aug 04
- 3. Vacation Action, dated 28 Dec 04
- 4. LOR, dated 21 Jan 05
- 5. Article 15, dated 24 Feb 05
- 6. AF IMT 1137