

AIR FORCE DISCHARGE REVIEW BOARD HEARING RECORD

NAME OF SERVICE MEMBER (LAST, FIRST MIDDLE INITIAL) <div style="border: 1px dashed black; height: 20px; width: 100%;"></div>	GRADE AMN	AFSN/SSAN <div style="border: 1px dashed black; height: 20px; width: 100%;"></div>
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TYPE GEN	PERSONAL APPEARANCE	X	RECORD REVIEW	
COUNSEL	NAME OF COUNSEL AND OR ORGANIZATION	ADDRESS AND OR ORGANIZATION OF COUNSEL		
YES				No
X				

MEMBER SITTING	VOTE OF THE BOARD				
	HON	GEN	UOTHC	OTHER	DENY
					X
					X
					X
					X
					X

ISSUES	A94.53	INDEX NUMBER	A67.10
EXHIBITS SUBMITTED TO THE BOARD			
1	ORDER APPOINTING THE BOARD		
2	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 PERSONAL APPEARANCE		
	TAPE RECORDING OF PERSONAL APPEARANCE HE		

HEARING DATE	11 Jan 2007	CASE NUMBER	FD-2006-00191
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APPLICANT'S ISSUE AND THE BOARD'S DECISIONAL RATIONAL ARE DISCUSSED ON THE ATTACHED AIR FORCE DISCHARGE REVIEW BOARD DECISIONAL RATIONALE

Case heard in 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

Names and votes will be made available to the applicant at the applicant's request.

TO: SAF/MRBR 550 C STREET WEST, SUITE 40 RANDOLPH AFB, TX 78150-4742	FROM: SECRETARY OF THE AIR FORCE PERSONNEL COUNCIL AIR FORCE DISCHARGE REVIEW BOARD 1535 COMMAND DR, EE WING, 3RD FLOOR ANDREWS AFB, MD 20762-7002
ENDORSEMENT	DATE: 1/24/2007

AIR FORCE DISCHARGE REVIEW BOARD DECISIONAL RATIONALE

CASE NUMBER

FD-2006-00191

GENERAL: The applicant appeals for upgrade of discharge to honorable.

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

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

FINDINGS: Upgrade of discharge is denied.

The Board finds the applicant submitted no issues contesting the equity or propriety of the discharge, and after a thorough review of the record, the Board was unable to identify any that would justify a change of discharge.

ISSUE:

The applicant submitted no issues and requested that the review be completed based on the available service record. The Board reviewed the entire record and found no evidence of impropriety or inequity in this case on which to base an upgrade of discharge. The records indicated the applicant received two Letters of Reprimand, a Record of Individual Counseling and five verbal counselings for misconduct. Applicant was administratively disciplined for financial irresponsibility, disobeying a direct order, lying, and making a false official statement. The DRB opined that through these administrative actions, the applicant had ample opportunities to change her negative behavior. The Board concluded the misconduct was a significant departure from conduct expected of all military members. 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 AMN) (HGH AMN)

1. **MATTER UNDER REVIEW:** Appl rec'd a GEN Disch fr USAF Bolling AFB, DC on 1 Jul 94 UP AFR 39-10, para 5-46 (Misconduct - Minor Disciplinary Infractions). Appeals for Honorable Discharge.

2. **BACKGROUND:**

a. DOB: 12 Jun 72. Enlmt Age: 20 11/12. Disch Age: 22 0/12. Educ: HS DIPL. AFQT: N/A. A-86, E-50, G-86, M-50. PAFSC: 4A031 - Health Service Management Apprentice. DAS: 30 Sep 93.

b. Prior Sv: None.

3. **SERVICE UNDER REVIEW:**

a. Enlisted as Amn 8 Jun 93 for 4 yrs. Svd: 01 Yrs 00 Mo 24 Das, all AMS.

b. Grade Status: None.

c. Time Lost: None.

d. Art 15's: None.

e. Additional: VBC, 03 JUN 94 - Financial irresponsibility.
VBC, 02 JUN 94 - Financial irresponsibility.
VBC, 23 MAY 94 - Financial irresponsibility.
VBC, 29 APR 94 - Financial irresponsibility.
VBC, 15 APR 94 - Financial irresponsibility.
RIC, 07 FEB 94 - Disobeying direct orders and lying.
LOR/UIF, 13 JAN 94 - Financial irresponsibility.
LOR, 18 OCT 93 - Making a false official statement.

f. CM: None.

g. Record of SV: None.

h. Awards & Decs: AFTR, NDSM.

i. Stmt of Sv: TMS: (01) Yrs (00) Mos (24) Das
TAMS: (01) Yrs (00) Mos (24) Das

4. **BASIS ADVANCED FOR REVIEW:** Appln (DD Fm 293) dtd 10 May 06.
(Change Discharge to Honorable)

NO ISSUES SUBMITTED.

ATCH
None.

20JUN06/ia



DEPARTMENT OF THE AIR FORCE
HEADQUARTERS 1100TH AIR BASE GROUP (AFDW)



15 JUN 1994

MEMORANDUM FOR AMN [REDACTED]

FROM: 1100 MEDICAL SQ/SG

SUBJECT: Notification Letter

1. I am recommending your discharge from the United States Air Force for Unsatisfactory Performance and Minor Disciplinary Infractions. The authority for this action is AFR 39-10, paragraphs 5-26(d) and 5-46. If my recommendation is approved, your service will be characterized as honorable or general. I am recommending that your service be characterized as General.

2. My reasons for this action are:

a. On or about 18 Oct 93, you made a false official statement to wit: you told the Personal Financial Manager that you were pregnant in order to receive priority base housing. This resulted in your receiving a Letter of Reprimand.

b. On or about 13 Jan 94, an investigation disclosed that you were \$678.32 past due on your car loan payments. This resulted in your receiving an Letter of Reprimand.

c. During Dec 93, Jan 94, and Feb 94, you did repeatedly disobey direct orders from Sgt [REDACTED] and TSgt [REDACTED] in several incidents. On or about 7 Feb 94, you received a Letter of Counseling for these incidents.

d. On or about 15 Apr 94, you did draw a check for \$164.50 to the Finance Co. without having sufficient funds to cover this check. You were verbally counseled for this.

e. On or about 29 Apr 94, you did draw a check for 164.50 to the Finance Co. without having sufficient funds to cover this check.

f. In May 94, you did write a check to the Bolling AFB Exchange in the amount of \$13.85 without having sufficient funds to cover this check. When your First Sergeant, MSgt [REDACTED], inquired about repayment, you stated that you would take care of this matter on your lunch break on 1 Jun 94. On 2 Jun 94, MSgt [REDACTED] inquired of you the status of the dishonored check and you stated you had not yet paid the debt. Your reason for not complying was that you tried to withdraw \$200.00 and were denied because you did not have that amount available. You were verbally counseled for this offense.

FD 2006-00/91

g. On or about 23 May 94, you did write a check for \$125.39 to Forever Young without having sufficient funds to cover this check. You were verbally counseled for this offense.

h. On or about 24 May 94, you did write a check for \$167.18 to Forever Young without having sufficient funds to cover this check. You were verbally counseled for this offense.

i. On or about 3 Jun 94, at approximately 1300 hrs, You received a phone call. A few seconds later you turned to TSgt [redacted] and stated that "Malcolm Grow Medical Center needed to see you because they found something in your blood". TSgt [redacted] then picked up the phone to find out the urgency of the situation because manning was low, and if at all possible TSgt [redacted] needed you to remain at work and go to MGMC later. However, TSgt [redacted] discovered that you had lied to her and that you were in fact speaking with [redacted] of Forever Young regarding checks that you had bounced. You were verbally counseled for this offense.

Copies of the documents to be forwarded to the separation authority in support of this recommendation are attached. The commander exercising SPCM jurisdiction or higher authority will decide whether you will be discharged or retained in the Air Force and, if you are discharged, how your service will be characterized. If you are discharged, you will be ineligible for reenlistment in the Air Force.

3. 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 [redacted], Andrews AFB, on 20 Jun at 1000 hrs. You may consult civilian counsel at your own expense.

4. You have the right to submit statements in your own behalf. Any statements you want the separation authority to consider must reach me by 20 June 1600 unless you request and receive extension for good cause shown. I will send them to the separation authority.

5. If you fail to consult counsel or to submit statements in your behalf, your failure will constitute a waiver of your right to do so.

6. You have been scheduled for a medical examination. You must report to 1100th Medical Squadron, Bolling AFB, Washington DC, on 16 June 94, at 0800 hrs.

7. Any personal information you furnish in rebuttal is covered by the Privacy Act Statement as explained in AFR 39-10, attachment 2. A copy of AFR 39-10 is available for your use in the 1100 Medical Squadron Orderly Room.

A. A. L.
[Redacted Signature Box]
Commander

Atch

1. Receipt of Notification Ltr
2. Separation Physical Ltr
3. ID Card Retrieval Ltr
4. Airman's Statement
5. Supporting Documents