



DEPARTMENT OF THE NAVY
BOARD FOR CORRECTION OF NAVAL RECORDS
2 NAVY ANNEX
WASHINGTON DC 20370-5100

BAN
Docket No. 13591-10
29 March 2011

[REDACTED]

This is in reference to your application for correction of your naval record pursuant to the provisions of 10 USC 1552.

A three-member panel of the Board for Correction of Naval Records, sitting in executive session, considered your application on 29 March 2011. Your allegations of error and injustice were reviewed in accordance with administrative regulations and procedures applicable to the proceedings of this Board. Documentary material considered by the Board consisted of your application, together with all material submitted in support thereof, his naval record and applicable statutes, regulations and policies. The Board considered information furnished by Naval Personnel Command (NPC).

After careful and conscientious consideration of the entire record, the Board found that the evidence submitted was insufficient to establish the existence of probable material error or injustice. The Board determined that your Performance Mark Averages (PMAs) for Cycles 200 and 203 were calculated correctly and no change to them is warranted. Regarding Cycle 199, the Board determined that a change to your PMA, as requested, would only have resulted in an additional .5 "passed but not advanced" (PNA) points. The additional .5 PNA points would not have raised your final multiple score (FMS) sufficiently to have resulted in an advancement in any of the succeeding cycles. Your final multiple, even as adjusted, is still below the multiple required to advance. Moreover, any additional PNA points for cycle 199 to which you should have been entitled from cycle 199 are no longer relevant after cycle 208. Only the prior 5 cycles of PNA points are used to calculate a FMS. Under these circumstances, the Board found that no relief is warranted. Accordingly, your application has been denied. The names and votes of the members of the panel will be furnished upon request.

It is regretted that the circumstances of your case are such that favorable action cannot be taken. You are entitled to have the Board reconsider its decision upon submission of new and material evidence or other matter not previously considered by the Board. In this regard, it is also important to keep in mind that a presumption of

regularity attaches to all official records. Consequently, when applying for a correction of an official naval record, the burden is on the applicant to demonstrate the existence of probable material error or injustice.

Sincerely,

A handwritten signature in cursive script, appearing to read "W. Dean Pfeiffer".

W. DEAN PFEIFFER
Executive Director