



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

BJG  
Docket No: 12379-10  
17 August 2011

[REDACTED]

[REDACTED]

This is in reference to your application for correction of your naval record pursuant to the provisions of title 10 of the United States Code, section 1552.

A three-member panel of the Board for Correction of Naval Records, sitting in executive session, considered your application on 16 August 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, your naval record and applicable statutes, regulations and policies.

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.

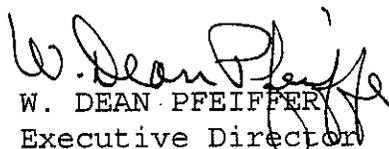
You enlisted in the Marine Corps and entered active duty on 2 February 1972. You were convicted by civil authorities and a special court-martial (SPCM), and received nonjudicial punishment on seven occasions. Your offenses included disturbing the peace, wrongful possession and sale of weapons, four specifications of unauthorized absence (UA) totaling more than two days, failure to be at your appointed place of duty (two specifications), sleeping on post, absence from your appointed place of duty, and larceny of government property valued at \$235.00. Your sentence at your SPCM included a bad

conduct discharge, which was suspended for six months. On 2 August 1976, you requested an under conditions other than honorable (OTH) discharge for the good of the service to avoid trial by court-martial for a 128 day period of UA. At that time, you consulted with qualified military counsel and acknowledged the adverse consequences of receiving such a discharge. The separation authority approved your request for an under conditions OTH discharge. On 20 August 1976, you were separated with an under conditions OTH discharge for the good of the service to avoid trial by court-martial. As a result of this action, you were spared the stigma of a court-martial conviction and the potential penalties of a punitive discharge and confinement at hard labor.

The Board, in its review of your entire record, carefully considered all potentially mitigating factors, such as your youth and desire to upgrade your discharge. Nevertheless, the Board concluded that these factors were not sufficient to warrant recharacterization of your discharge due to your serious acts of misconduct and request for discharge. Furthermore, the Board believed that considerable clemency was extended to you when your request for discharge to avoid trial by court-martial was approved. It was also clear to the Board that you received the benefit of your bargain with the Marine Corps when your request for discharge was granted and should not be permitted to change it now. You are advised that no discharge is automatically upgraded due merely to the passage of time or post service good conduct. In view of the above, 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 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,

  
W. DEAN PFEIFFER  
Executive Director