



The Board, however, substantially concurred with the PERB decision and MMRP-30 AO that your fitness report valid and should be retained as filed. In this regard, the Board found no evidence that your parent command or SNCO Academy personnel were furnished medical documentation of your injury and you provided none. The Board noted you were on light duty; however, your light duty expired before the scheduled final PFT. The Board also noted that you provided no evidence that you sought medical attention after your light duty expired, nor did you declare your injury before taking the final PFT. The Board determined that the failure of any individual PFT event constitutes a failure of the PFT and no basis existed to excuse your PFT. The Board also determined that your fitness report's adversity was sufficiently substantiated by the SNCO Academy reporting officials and your statement. Accordingly, the Board concluded that there is no probable material error, substantive inaccuracy, or injustice warranting corrective action.

You are entitled to have the Board reconsider its decision upon submission of new matters, which will require you to complete and submit a new DD Form 149. New matters are those not previously presented to or 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,

12/1/2021

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Executive Director

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