

your misconduct was a matter that formed an essential and permanent part of your military record, as it was his/her right to do.

The Board noted that a Command Investigation substantiated that you knowingly falsified two MCTIMS entries when you certified August 2018 CFT scores for nine Marines that had not taken the test. The Board determined that the investigation findings provided sufficient evidence to allow your CO to issue the page 11 entry under his discretionary authority. The Board also determined that the PES Manual grants RSs the discretion to determine if the receipt of a page 11 entry during the reporting period warrants an adverse report. In addition, your CO's decision not to impose NJP or refer charges to a court-martial does not invalidate your page 11 entry since those actions are also not required to issue a page 11 entry. As a result, the Board determined the page 11 and associated rebuttal statement remain a valid part of your record and should not be removed. 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,

5/1/2022

[REDACTED]
Executive Director
[REDACTED]