



concluded that there was insufficient evidence to show that you violated liberty policy. The Board determined that your OIC's letter didn't address the intent of your commanding officer (CO) in issuing the counseling entry. Further, the Board found no evidence that the investigation was not conducted in accordance with regulations. Moreover, the Board noted that the Page 11 6105 counseling entry was signed by you and your CO and your rebuttal to the counseling was entered into your official military personnel file (OMPF). The Board determined that there was no error with the Page 11 6105 entry as it provided written notification concerning a deficiency, where to seek assistance, and potential consequences if further violations occur. Moreover, the Board determined the entry created a permanent record of a matter your CO deemed significant enough to document, and as your CO, he was well within his authority to issue the counseling entry. The Board thus concluded that there is no material error or injustice with the Page 11 6105 entry. Accordingly, the Board determined insufficient evidence exists to warrant relief.

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,

6/4/2022

A large black rectangular redaction box covering the signature area.

Executive Director

Signed by: 