



the Navy. As discussed in prior correspondence to you denying your prior petitions, you entered the Delayed Entry Program and you were administratively discharged after failing to report for active duty. You state in your current petition that your recruiter engaged in misconduct because he attempted to have you join the Navy at the paygrade of E-1, which you contend disregarded your prior service. You also stated that you were thereafter improperly discharged from the Delayed Entry Program and given an unofficial court-martial with reduction in rank and reduction in pay. The Board did not observe any support for these contentions or evidence that you ever served on active duty with the Navy. As a result, the Board concurred with its findings from their January 2022 decision. Accordingly, the Board found insufficient evidence of error or injustice to warrant a change to your record.

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,

6/17/2022

