



**DEPARTMENT OF THE NAVY**  
BOARD FOR CORRECTION OF NAVAL RECORDS  
701 S. COURTHOUSE ROAD, SUITE 1001  
ARLINGTON, VA 22204-2490

[REDACTED]  
Docket No: 5380-17

JAN 03 2018


[REDACTED]  
Dear [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 6 December 2017. The names and votes of the members of the panel will be furnished upon request. 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, relevant portions of your naval record and applicable statutes, regulations and policies.


The Board carefully considered your desire to remove the Administrative Remarks (Page 11/6105) counseling entry dated 25 March 2015 from your Official Military Personnel File (OMPF). The Board considered your contentions that the Preliminary Inquiry (PI) only provided facts that there were damages to suite 569; it did not suggest who was responsible, the Page 11/6105 entry does not meet the Manual for Court Martial's guidelines for the violation and leadership spent 55 days trying to find a viable violation to cover up the fact that they ignored and dismissed the potential drugging of two servicemen and had an incident where private property was damaged, but did not know how to address the issue legally. The Board determined that the Page 11 entry is procedurally and administratively correct as written and filed, and that you did not submit enough evidence to substantiate an error or injustice. Accordingly, your application has been denied.

It is regretted that the circumstances of your case are such that favorable action cannot be taken at this time. You are entitled to have the Board reconsider its decision upon the submission of new and material evidence. New evidence is evidence not previously considered by the Board. In this regard, it is important to keep in mind that a presumption of regularity attaches to all

  
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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,

  
Executive Director