



DEPARTMENT OF THE NAVY  
BOARD FOR CORRECTION OF NAVAL RECORDS  
701 S. COURTHOUSE RD  
ARLINGTON, VA 22204

█  
Docket No. 12012-25  
Ref: Signature Date

█  
█  
█

Dear Petitioner:

This is in reference to your application for correction of your naval record pursuant to Title 10, United States Code, Section 1552.

Your application was not filed in a timely manner. A three-member panel of the Board, sitting in executive session, considered your application on 22 January 2026. The Board determined that your personal appearance, with or without counsel, would not materially add to their understanding of the issues involved. In your application, you requested correction of your rank to ensign and consideration for “retirement or disability separation consistent with the injuries sustained while serving on active duty.” Additionally, you requested amendment of “any administrative errors that may have prevented proper recognition of [your] condition or service status at the time.” You contend your medical condition “should have warranted consideration for medical retirement or retention benefits.” Although you listed the discovery date as 2007, you provided no explanation for the delay. Thus, the Board, noting you were discharged from the Navy in October 2003, observed you did not provide a basis to excuse the failure to submit your application in a timely manner and was unwilling to waive the three-year statute of limitations due to the length of time since your discharge.

In the absence of sufficient new evidence for reconsideration, the decision of the Board is final, and your only recourse would be to seek relief, at no cost to the Board, from a court of appropriate jurisdiction.

Sincerely,

2/7/2026

█