



DEPARTMENT OF THE AIR FORCE  
WASHINGTON, DC

FEB 18 1999

Office of the Assistant Secretary

AFBCMR 98-02594

MEMORANDUM FOR THE CHIEF OF STAFF

Under the authority of Section 1552, Title 10, United States Code, Air Force Instruction 36-2603, and having assured compliance with the provisions of the above regulation, the decision of the Air Force Board for Correction of Military Records is announced, and it is directed that:

The pertinent military records of the Department of the Air Force relating to [REDACTED], be corrected to show that:

a. The extension of his 23 October 1995 enlistment executed on 17 March 1998 for a period of twenty-nine (29) months be, and hereby is, declared void.

b. His discharge on 15 October 1998 and his reenlistment on 16 October 1998 be, and hereby are, declared void.

c. He was honorably discharged on 2 March 1998 and on 3 March 1998, he reenlisted in the Regular Air Force for a period of six years with entitlement to a Zone B, multiple 2 Selective Reenlistment Bonus, payable for five years and four months.

*Raymond H. Weller*  
RAYMOND H. WELLER

Chief Examiner  
Air Force Board for Correction  
of Military Records



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MEMORANDUM OF CONSIDERATION OF APPLICATION BEFORE THE AFBCMR

SUBJ : [REDACTED]

Having carefully reviewed this application, we agree with the recommendation of the Air Staff and adopt the rationale expressed as the basis for our decision that the applicant has been the victim of either an error or an injustice. Therefore, under the authority delegated in AFI 36-2603, the applicant's records will be corrected as set forth in the accompanying Memorandum for the Chief of Staff signed by the Executive Director of the Board or his designee.

  
Panel Chair

Attachment:  
Ltr, AFPC/DPPAE, dtd 22 Oct 98



DEPARTMENT OF THE AIR FORCE  
HEADQUARTERS AIR FORCE PERSONNEL CENTER  
RANDOLPH AIR FORCE BASE TEXAS

22 OCT 1998

MEMORANDUM FOR THE AFBCMR

FROM: HQ AFPC/DPPAE  
550 C Street West Ste 10  
Randolph AFB TX 78150-4712

SUBJECT: Application for Correction of Military Records  
[REDACTED]

The applicant is requesting a constructive reenlistment effective 3 Mar 98 with subsequent entitlement to a Selective Reenlistment Bonus (SRB).

On 3 Mar 98, the applicant was counseled by the Military Personnel Flight (MPF) regarding extension versus reenlistment options. During this briefing, the applicant was led to believe that an extension of enlistment would not be considered obligated service. As a result, the applicant executed a 29 month extension of enlistment and subsequently reenlisted prior to entering the extension. This reenlistment resulted in the applicant forfeiting 29 months SRB.

We recommend the 29 month extension of enlistment approved on 17 Mar 98 be voided. A constructive reenlistment should be granted effective 3 Mar 98 for six years. The AF Form 901, Reenlistment Eligibility Annex to DD Form 4, Section III(D) should reflect an SRB Zone B, Mult 2, payable for five years and four months. The applicant is not entitled to the full six years due to obligated service he already had based on a separation date of 22 Oct 98.

  
C. RAMLOGAN, CMSgt, USAF  
Chief, Skills Management Branch  
Dir of Personnel Program Mgmt

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