



DEPARTMENT OF THE AIR FORCE
WASHINGTON, DC

SEP 01 1998

Office of the Assistant Secretary

AFBCMR 98-02104

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. He was not charged annual leave for the period 28 December 1997 through 3 January 1998.

b. He was authorized to mess separately for the number of days previously charged as leave during the period in question which is in excess of authorized travel and of the number of days leave indicated.

R. MOND H. W. LLER
Chief Examiner
Air Force Board for Correction
of Military Records



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AFBCMR 98-02104

MEMORANDUM OF CONSIDERATION OF APPLICATION BEFORE THE AFBCMR

SUBJECT: [REDACTED]

Having carefully reviewed this application, we agree with the recommendation of the Air Force 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.



Roy C. Saul

Panel Chair

Attachment:
Ltr, HQ AFPC/DPSFC, dtd 5 August 1998



DEPARTMENT OF THE AIR FORCE
HEADQUARTERS AIR FORCE PERSONNELCENTER
RANDOLPH AIR FORCE BASE TEXAS

05 AUG 1998

MEMORANDUM FOR AFBCMR

FROM: HQ AFPC/DPSFC
550 C Street West, Ste 37
Randolph AFB TX 78150-4739

SUBJECT: Application for Correction of Military Records - [REDACTED]

Requested Action and Basis for Request. Restore 7 days charged leave. Applicant states the training detachment forced leave between graduation and reporting to [REDACTED]

Facts and Discussion. Applicant charged 14 days leave 21 Dec 97 through 3 Jan 98. Applicant had minimal 6 days leave accrued and did not plan taking 14 days en route leave after graduation from training at [REDACTED]. He had a TDY for training at [REDACTED]. Training closed at Ft Eustis 19 Dec 97 - 5 Jan 98 for the Christmas and New Year's Day holidays. According to documentation in the case file, the training detachment at [REDACTED] failed to instruct graduating students they could return from leave to [REDACTED] during or after the holiday break. Instead, the graduating students received briefings not to report to [REDACTED] earlier than 13 Jan 98 nor later than 14 Jan 98. In this case, we support granting relief because the graduating students could have returned from leave to perform details while on casual status until time allotted to report to [REDACTED].

Recommendation. Restore 7 days to current leave account by correcting records to show 7 days charged leave 21 - 27 Dec 97.


WILLIAM F. NADOLSKI, Major, USAF
Chief, Commanders' Programs Branch

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