

Return to Cdr. Carson  
Board of Grievance Review

USMC

Commission Exhibit No. 70

8812

USMC

USMC

Commission Exhibit No. 7-0 ff

JUL 25 1963

R to 4K689 Removal

ft  
(D-5)

KIC:ca (3)  
KIC:gm

5 Jun 1963

New Address:  
P.O. Box 30061  
New Orleans, La.

Mr. Lee E. Oswald  
2703 Mercedes Street  
Fort Worth, Texas

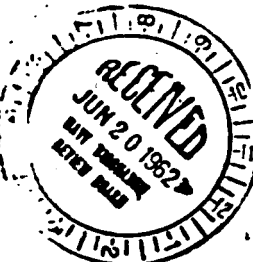
Dear Mr. Oswald:

The review of your discharge from the Marine Corps has not yet been concluded. This is due, in part, to the unusual circumstances surrounding your separation. It is hoped that consideration of your case, including review of the Discharge Review Board's findings by the Secretary of the Navy, will be completed this summer.

Sincerely yours,

E. T. CARSON  
Commander USN  
Secretary  
Navy Discharge Review Board

APPLICATION FOR REVIEW OF DISCHARGE OR SEPARATION FROM THE ARMED FORCES OF THE UNITED STATES		Form Approved Budget Bureau No. 22-5914-1
Read instructions on reverse before completing application.		
<input type="checkbox"/> AIR FORCE	<input type="checkbox"/> NAVY	<input checked="" type="checkbox"/> MARINE CORPS
<input type="checkbox"/> COAST GUARD	<input type="checkbox"/> AIR GUARD	
Last name - first name - middle initial <b>OSWALD LEE N.Y.</b>		1653230
Date of birth <b>P.F.C.</b>	Date of discharge or separation <b>MACS-9 MNNG 3rd MAW AIRFAFPAC MCAS EL TORO (SANTA ANA) CALIF.</b>	
Date of separation or date of discharge received <b>UNDESERVING DISCHARGE</b>	Date and place of separation <b>11 SEPT. 1959 HQS, MCAS, EL TORO, CALIF.</b>	
I request the following corrective action be taken:		
<p align="center"><b>RECOMMENDATION FOR REENLISTMENT</b></p> <p align="center"><b>Review of case and appropriate action.</b></p> <p align="center">Evidence submitted in support of application is listed below. Statements of witnesses may be used if desired, or they may appear in person. Affidavits may be authorized. You may also submit a brief containing arguments in support of reenlistment. If made so insufficient, one additional sheet.</p> <p align="center"><b>(1) BRIEF IN SUPPORT OF APPLICATION</b></p> <p align="center"><b>(1) STATEMENT OF PLAINTIFF (4 PAGES)</b></p> <p align="center"><b>(2) LETTERS FROM U.S. EMBASSY, MOSCOW (PERTAINING TO CASE)</b></p>		
Do I desire to appear before the Board in Person (to oppose the Government) <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO		I desire to be represented by counsel (For info on representation by Counsel, see reverse side) <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
Name and address of counsel (if any) <b>P.C. Roy 2006</b>		
I make the foregoing statements as a part of my application with full knowledge of the penalties involved for willfully making a false statement. U.S. Code, Title 18, Section 1001, formerly Section 60, provides a penalty as follows: A maximum fine of \$10,000 or imprisonment of 5 years, or both.		
<b>7313 DAVANPORT</b>	Signature of applicant <b>Lee H. Oswald</b>	
<b>JUNE 18 1962</b>		
<small>NOTE: If veteran is deceased or incompetent and the application is therefore signed by a person other than those now named in Item 1 above, indicate status in box below. If veteran is deceased, application will be signed by his widow, wife or his or her guardian. If the result of death or incompetency was economic disqualification.</small>		
<input type="checkbox"/> Deceased	<input type="checkbox"/> Incompetent	<input type="checkbox"/> Economic Disqualification
Signature by mark (X) must be witnessed to show the applicant is personally well known Signature and witness to facts & affadavit, Date		Witnessed at and dated at place of facts or affadavit, Date



DD FORM 293

Commission Exhibit No. 780 DS

**INSTRUCTIONS**

Do not use this form if discharged by reason of  
sentence of GENERAL COURT MARTIAL - See DD Form 160.

**Attach original discharge certificate.**

All evidence not already included in your military or naval record must be submitted by you before the date set for hearing. Since all evidence submitted will be retained on file with your application, it is suggested that extra copies be prepared for your information if you so desire. The Review Boards do not accept evidence for you.

Review Boards of the Army, Navy, Marine Corps, Coast Guard and Air Force convene in Washington, D.C. You may appear before the Board in person. However, this is not mandatory. (Your appearance and the appearance of witnesses in your behalf will be at no expense to the Government.) If you state on your application that you will appear before the Board in person and fail to do so without previous satisfactory arrangement with the Board, such failure will be considered as a waiver of appearance and your case will be reviewed on the evidence contained in your military or naval record.

If you wish to be represented by Counsel, you may:

1. Pursue Counsel at your own expense.
2. Choose a Counsel from the following list of organizations, any one of which will furnish representation at no charge to you.

Either of the above methods will be at no expense to the Government. Government Counsel will not be furnished.

American Red Cross  
American Legion  
American Veterans of WWII  
Catholic War Veterans, Inc.  
Disabled American Veterans  
Jewish War Veterans of the U.S.A.  
National Association for the Advancement of Colored People  
Veterans of Foreign Wars

**UPON COMPLETION, MAIL THIS APPLICATION AS FOLLOWS:**

ARMY	NAVY AND MARINE CORPS	COAST GUARD	AIR FORCE
The Adjutant General Army Records Center 8740 Page Blvd. St. Louis 14, Missouri	Navy Discharge Review Board Washington D.C.	Commandant, (CMD) U. S. Coast Guard Headquarters Washington D.C.	PRINCIPAL OFFICERS: Director of Military Personnel Air USAF Washington D.C.  PRINCIPAL ENLISTED MAN: Air Force Records Center 8740 Page Blvd. St. Louis 14, Missouri

If you make a change in residence, notify the appropriate headquarters immediately.

**REMARKS**

(A) I REQUEST THAT STATEMENT OF PLAINTIFF BE  
READ INTO RECORD.

(B) CORRESPONDENCE BETWEEN MCHQ AND PLAINTIFF  
MAY BE FOUND UNDER:

- (1) OMC-VHR 7 MARCH 1962
- (2) OMC GCR 2 APR. 1962

Brief in support of application.

A review of my file, will show that a recommendation to separate me from the Marine Corps Reserve was concurred in by a Board of Officers at Glenview Illinois, to become effective from September 13 1960, or 1 year 2 days from the time I was honorably discharged from active duty at NHC, MCAS, El Toro Calif on 11 September 1957.

Referral of my case to this board was premised on the proposed fact that I had renounced my American citizenship with intent to become a permanent citizen of the Union of Soviet Socialist Republics.

Since this was the sole reason I was separated from the Marine Corps Reserve and honorably given a honorable discharge I do hereby request:

That the Board does concure to review this case.

This is a case which comes under the heading: 100000515(E)(8), i.e., a discharge improperly given.

In this case there is no question as to service, which as the naval records show, was of a strictly honorable nature.

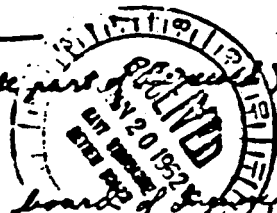
This case is a question of loyalty revolving out of my residence in the Soviet Union.

In requesting a review of this case, I can show I did not violate any laws or regulations pertaining to my prolonged residence abroad and that I am a loyal U.S. citizen.

(END)

Extract of Plaintiff

I request that this statement be made part of my file.



I have been informed that a board of Inquiry was convened at Naval Air Station, Glenview, Illinois to determine my fitness to remain a member of the U.S. M.C.R.

I was separated from the U.S.M.C.R. with a honorable discharge superseding my original honorable discharge of 11 Septemper 1957 given at NAFS marine corps air station, El Toro, Santa Ana, California.

This board was given to consider whether I had gone to the Union of Soviet Socialist Republics with the object of becoming a permanent citizen of that country.

Since I was not in the United States at the time of the convening of the board and since I was completely unable to communicate with anyone in the outside world through the iron curtain, this board found against me.

My relatives, who were notified of the convening of this board, could not conceivably present evidence on my behalf against such vaguely defined charges, without any knowledge of my whereabouts.

It was only on July 8, 1961 that I was able to put in a appeal at the American Embassy, Moscow after escaping from the detention

*the from the detention*

of the city to which the Russian authorities had sent me. Subsequent events, through the active support of the U.S. embassy, will see myself and my Russian wife in the U.S. very shortly.

As far as the case in question is concerned I can understand how, without any inquiry directed towards me, a conclusion of disloyalty might possibly be arrived at.

However, whether my choice of permanent or temporary residence may be in the U.S.S.R., or in the United States, grounds for such arbitrary action as was instigated against me cannot be judged as being fair or impartial.

I must point out that I have not violated any laws under the U.S. Code section 1544 title 18.

I may say that even the most prolonged residence abroad is an accepted custom, and absolutely legal (as long as other pertinent regulations have not been violated).

In introducing the letters from the U.S. Embassy, Moscow, I have it in mind the last paragraph nov. 13, 1961, which states: "Meanwhile your retention of your present Soviet passport or an extension thereof does not prejudice in any way your claim to American citizenship."

Signed Joseph O. Norbury, American consul.

the American Embassy

whereas in the letter from the Embassy of January 31, 1962, you see I am at present in the Soviet Union only because of the technical difficulties in getting my family out of the Soviet Union.

The tone of the letter, while not an affidavit, hardly reflects the opinion of the American Embassy that I am undergoing, through some sort of breach of loyalty, of their attentions.

<sup>723 recd</sup> <sup>to</sup> <sup>as</sup> <sup>return</sup> <sup>for</sup> <sup>g</sup> In presenting a notarized affirmation of valid U.S. citizenship I have had to present my valid U.S. passport and valid Soviet residential document to the notary.

In presenting my case I have avoided notarized affirmations, which would, under the circumstances, have to be in Russian. However I request in view of my particular case and my location that par. 12(B) NAVEXOS P-70 be in force throughout the proceeding.

Affirmation of contents of affidavit can be had by contacting that naval base, office or officer who can give such affirmation of contents of 2(1) NAVEXOS P-70.

Since there is no other possible way to present my case, in consideration of the nature of the charge which was brought against me,

I would like to include a request for the recommendation for reenlistment regardless of the findings of the Board. in accordance with

In accordance with

par. 15(c)(5) I request that the Board consider my sincere desire to use my former training at the aviation fundamentals school, Jacksonville, Florida, and Radar operators school, Biloxi, Miss., as well as the special knowledge I have accumulated through my experience since my release from active duty, in the naval service.

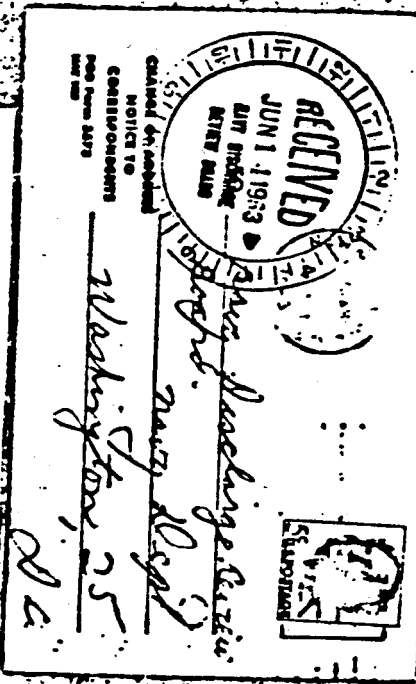
I make the foregoing statements as part of my application with full knowledge of the penalties involved for willfully making a false statement.

Signed:  
*Lee J. Oswald*  
April 28, 1962

Kathleen St. 4-24

Minsk,

U.S.S.R.



Commission Exhibit No. 780 DS

<b>NAME</b>	Mr. Edward H.	MAILING ADDRESS
MAILING ADDRESS	House No and Street, Apt. No., or Box or R. D. No. if none	
OLD ADDRESS	203 Main St.	
CITY, STATE, AND ZIP CODE	Ft. Worth, Texas	
NEW ADDRESS	PO Box 30061	
NEW NO AND STREET, APT. NO. OR BOX OR R. D. NO. IF NONE		
CITY, STATE, AND ZIP CODE	New Orleans, LA	
REASON FOR MOVE	Inaction Date	
Mr. H. Crowley / Mrs. F. Reber to Eros (P.O. 33) - New Orleans		

Commission Exhibit No. 780 DS

M. R. O. GUNNELL  
223 CANNON ST.  
LONDON E.C. 4

TELE



MAIL DISCHARGE REVIEW BOARD  
WASHINGTON 25, D.C.

Commission Exhibit No. 760 DS

EXC-OB (111)  
EXC-OB

6 Aug 1962

Mr. Lee H. Oswald  
2703 Mercedes Street  
Fort Worth, Texas

Dear Mr. Oswald:

Your application for a review of your discharge was received on  
20 June.

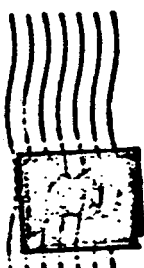
Because of the large number of applications to be processed, and  
the care which is given to each one, it requires from four to six  
months to complete a review. You will be notified promptly when  
final action has been taken.

Sincerely yours,

E. T. CARSON  
Commander, USNR  
Secretary  
Navy Discharge Review Board

Commission Exhibit No. 780 DS

LEE H. OSWOLD  
U.S.M.C. 1653230  
2703 MERCEDES  
FORT WORTH.  
TENNS



NAVY DISCHARGE  
REVIEW BOARD  
WASHINGTON 25, D.C.

D.O.P. COMMISSION EXHIBIT NO. 760 DB

LEE H. OSWALD (0653230)  
2703 MERCEDES ST.  
FORT WORTH, TEXAS

H. G. M.C.  
Washington D.C.

Dear Sir,

In regard to my request for a hearing by the "board" of review H.G.M.C. of my discharge.

I filled in a DD form 293 and it is early duty.

Please notify me of action taken in regard to my request.

Sincerely  
Lee Oswald





## DEPARTMENT OF THE NAVY

NAVY DISCHARGE REVIEW BOARD

WASHINGTON 25, D.C.

JUL 15 1963

IN REPLY REFER TO

EX-03-RB(33)

JAP:jpc

From: President, Navy Discharge Review Board  
To: Commandant of the Marine Corps  
Subj: OSWALD, Lee Harvey Pk-Pfc 1413230 USMC  
Review of Discharge of and transmittal of enclosures listed below  
Ref: (a) Servicemen's Readjustment Act of 1944 (P.L. 346-78th Cong.)  
Enclos: 1. NDRB findings, conclusion and decision  
2. Copy of NDRB letter to subject individual  
3. Service Record

1. In accordance with Sec. 301 of Ref. (a), the Navy Discharge Review Board has reviewed the discharge given to the subject individual. The date of review was 10 July 1963.
2. The Secretary of the Navy has reviewed the proceedings of the Board and taken action as indicated:

<u>BOARD DECISION</u>	<u>SECNAV ACTION</u>	<u>EFFECT</u>
<input type="checkbox"/> Change to _____	<input checked="" type="checkbox"/> Approved	<input type="checkbox"/> Change to _____
<input checked="" type="checkbox"/> No Change	<input type="checkbox"/> Disapproved	<input checked="" type="checkbox"/> No Change
<input type="checkbox"/> Modify or Correct (See Board's Decision)		<input type="checkbox"/> Modify or Correct

3. This letter and enclosures should be placed with subject's records.  
4. Enclosures (listed above) are forwarded for appropriate disposition.  
Return receipt is requested.

D. W. BOWMAN

-----  
From: Commandant of the Marine Corps  
To: President, Navy Discharge Review Board

1. Receipt of above mentioned enclosures is hereby acknowledged.

RECD BY J. A. [initials]  
DATE 2 Sept 1963

EX-03-RB(33) (REV. 11-62)

Commission Exhibit No. 780 DS



DEPARTMENT OF THE NAVY  
NAVY DISCHARGE REVIEW BOARD  
WASHINGTON 25, D.C.

RE BULL LETTER TO  
EXCOS:QB(33)  
JAPIC:3

JUL 23 1963

Mr. Lee H. Oswald  
P. O. Box 30061  
New Orleans, La.

Dear Mr. Oswald:

The review of your discharge has been completed in accordance with the regulations governing the procedures of this Board. Careful consideration was given to the evidence presented in your behalf as well as that contained in your official records. The Secretary of the Navy has reviewed the proceedings of the Board.

It is the decision that no change, correction or modification is warranted in your discharge.

Sincerely yours,

D. W. HOWMAN  
Captain, USN  
President  
Navy Discharge Review Board

REGISTERED

Enclos: Original Discharge Certificate.  
Two (2) letters dated 11 Jan 1962, 13 Nov 1961.  
Information on Reenlistment

SEARCHED 1960/1 (REC'D. 11-63)

822330

Commission Exhibit No. 780 DS

JLP:js

DF 8812

COULD, Lee Harvey

Ex-Pt

1653230

WMC

Summary of Service, Comendations and Offenses: (CONT'D)

11Aug59 Released from active duty (Honorable) and assigned to Ready Reserve, Class III, transferred to MATC, MAS, Glenview, Ill., for completion of 6 years obligated service ending 8Dec62.

MEDICAL RECORDS: Contains nothing pertinent.

23Jul60

HO, MATC, MAS, Glenview, Ill. Mobilization Planning Officer, recommended pt be discharged by reason of unfitness based on reliable information which indicated that pt had renounced his U.S. citizenship with the intentions of becoming a permanent citizen of the Union of Soviet Socialist Republics. Pt's case was heard (in absentia) by the Hardship, Retention and Desirability Board who recommended discharge by reason of unfitness. Pt was notified by certified mail that a board would convene to determine his fitness, and afforded him his rights. The correspondence was returned unclaimed. The findings, opinions and recommendations of the Board were approved by COMAF on 9Aug60, and forwarded to CGC for final determination.

17Aug60  
13Sep60

CGC approved and directed discharge.  
Discharged by HQ, MATC, MAS, Glenview, Ill., Artb para 10277.2Y, MCM.

TO: SECRETARY OF THE NAVY JAP:jfo

REVIEW OF DISCHARGE OF O'NEIL, Lee Harvey Ex-Pfc 1653230 USMC		CHARACTER OF DISCHARGE REQUESTED URGENT(UNIT)	
GRADE	PETITIONER PRESENT	RECORD OF PRACTICE OF REVIEW BOARD	DATE OF REVIEW
ONE	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	10Jul63

## FINDINGS

DATE OF PETITION: 21 Oct 56 TIME TESTIMONY HELD: 17/0 OCT 10H 15M PVT-PFC-PFC-PFC 3.94 4.1 305  
 NUMBER OF PETITIONERS: 1 PETITIONER REQUESTS RECOMMENDATION FOR READMISSION, REVIEW OF CASE AND APPROPRIATE ACTION. He submitted a brief which essentially states that his discharge was improperly issued. Also included was pet's statement and two letters from the U.S. Embassy, Moscow. As requested by pet, his lengthy statement was read to the board. It contained his contention that the Undesirable Discharge Board found against him primarily on the grounds that he went to USSR and allegedly renounced his U.S. citizenship to become a citizen of that country. Pet denied this allegation and claimed that since he had a choice of residence as an American citizen, such action could not be judged as being fair or impartial. He further stated that he did not violate any U.S. laws by his actions and quoted in part, an American Embassy, Moscow letter which stated: "Meanwhile, your continued retention of your present Soviet passport or an extension thereof does not prejudice in any way your claim to American citizenship."

SUMMARY OF SERVICE, CONVICTIONS, AND OFFENSES

Enl for 3 years. No prior service claimed. Attained equiv of High School grad through USAFIT; Grad 46/51 AvnFundical, JAX and completed AC4-OperCrew, Keesler AFB.

May 57 Pro to PFC.  
 MAC-1, M10-11, 1stAVW, PMP

11Apr58 SGT Violate a lawful general order by having in his possession a privately-owned weapon that was not registered. Sent as appr: CHL for 20 days and forfeit \$25.00 per mo for two mos and red to PVT. (Confinement suspended for 6 mos etc., but vacated on 27Jun58)

27Jun58 SGT 1. Unlawfully use provoking words to a Staff SGT. (found guilty)  
 2. Assault a Staff SGT (found not guilty).  
 Sent as appr: CHL for 26 days and forfeit \$55.00 per mo for 1 month.

17Oct58 SubUnit 1, B2MS 11, M10-11, 1stAVW  
 SGT JAO found that injury received by pet on 27Oct57 as a result of an accidental discharge of a weapon, was incurred in line of duty and not result of misconduct. (Upon opening his locker, a .22 cal pistol fell to the floor and discharged, wounding pet in the left elbow.)

18Mar59 17Aug59 MAC-9, M10-11, 30MAW, AirPMT/PMS  
 Pro to PFC  
 Pet submitted a request for dependency discharge, by reason of hardship on the part of his mother. Pet appeared before the Hardship/Dependency discharge Board who recommended that he be released from active duty for reason of dependency. Appr by CO, 30MAW on 11Aug59.

(SEE ATTACHED SHEET)

D-8812

JAPING

REVIEW OF THE DISCHARGE OF OSWALD, Lee Harvey Ex-Pt# 1657230 USMC  
CONCLUSION

CHARACTER OF DISCHARGE PELLETS  
UNDIS(UD-TAT)

The service record of petitioner shows that he was discharged as unfit for good and sufficient reasons. This was based on reliable information which indicated that he had renounced his U.S. citizenship with the intentions of becoming a permanent citizen of the Union of Soviet Socialist Republics. Further, that petitioner brought discredit to the Marine Corps through adverse newspaper publicity, which was reported by the foregoing action, and had thereby, in the opinion of his commanding officer, proved himself unfit for retention in the naval service.

After careful consideration of the facts presented in all available records of the Department of the Navy and of the claims and evidence submitted, the Board finds that the discharge was proper and equitable under standards of law and discipline applicable at the time, or since made applicable, and that the discharge accurately reflects petitioner's conduct and character during the period of service which was terminated by the discharge. Not finding sufficient evidence to support a contrary conclusion, the Board concludes that no change, correction or modification should be made in the type or character of the discharge.

DECISION NO CHANGE 19176  
It is the decision of the Board that the character of the discharge originally issued is proper and that no change, correction or modification be made in the Undesirable Discharge.

(P.L. 206, Johnson's Readjustment Act of 1940, P.L. 368 - 78th Congress)

BOARD MEMBERS	
President	MEMBER
JOHN H. CARROLL, LTCOL, USMC	EUGENE M. FAY, LCDR, USN
MEMBER	MEMBER
R. O. CARLOCK, LTCOL, USMC	FRANCIS C. WILSON, MAJ, USMCR
-----	RECORDED - CERTIFIED TO BE UNIFORM
-----	EUGENE M. FAY, MAJ, USMCR
-----	Reviewed and Approved by PAUL B. FAY, Jr. Under Secretary of the Navy
Forwarded	Secretary of the Navy
C. V. TRAVIS, CAPT, USN Director, Navy Council of Personnel Boards	
REVIEW OF DISCHARGE NOVEMBER 2009 (REV. 6-48)	

Commission Exhibit No. 720 TS