



CHECK LIST FOR NEW ENLISTED JOINING

This form will be initiated upon receipt of processed in the order listed below:	8J 4394
RECEIVING AND ORDER SECTION	Date Initials
Check Page 3 f/entries Check Page 5, 8 Pull Page 16 Check Form 10288-PD Reserve status entry, Page 11 Make joining entries Ready (/) Standby () PEBD	24 SEP 1958
OBLIGATED SERVICE SECTION -DATA PROCESSING INSTALLATION	39-9-59 0/
SIGNATURES FOR FILE AND VERIFICATION This Service Record will not be filed	-1 OCT 1859 /m
unless all routings are initialled. CLASSIFICATION	12/9 A
ANY ADDITIONAL ACTION REQUIRED	
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J. S. MARINE CORPS AIR STATION EL TORO, SANTA ANA, CALIFORNIA

SET 1195

I understand that I must retain all articles of individual uniform clothing that has been issued to me while on active duty for use during the remainder of my obligated service; I further understand that in the event I join an organized Marine Corps Reserve Unit or am recalled to active duty or if I should recalist in the Marine Corps, I will be required to replace any missing items of clothing at my own expense.

(Signature)

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NOTICE OF OBLIGATED SERVICE MAYNE MEAN PS (NEW, 16-16) BETTON WHICH MAY BE USED FOR 6-YEAR GRUEGORS)

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INSTRUCTIONS

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Original to Service Record Book
Duplicate to CMC (Code DGH)
Triplicate to gramber
Quadruplicate to district director cano
Z out those words which do not apply

OS.TALD, Lee Harvey	1653230	PFC E-2	6741
1. You, having assumed the6 -year military service obligation	n prescribed by law	upon your (jadadich)	(enlistment) in the
U. S. Marine Corps	(kleff), on_	24 October	
(Brench of Armed Forces initially entered)			
and having served in the United States Marine Corps (Reserve	from 24 Octo	oor	, 19, to
11 September 19 59 are hereby (released in	from active duty and	transferred to the M	arine Corps Reserve)
(felaled in his his his his felal for the remainder of that			
unless sooner discharged. During that period you are deemed	by law to be a memb	er of the Marine Corp	s Reserve and will be
subject to such training and service as is now or may hereafter l	be authorized by law	for members of the M	arine Corps Reserve.
2. You are (assigned to) //elsined in/the (Ready) /Standy/		(III). You are fur	ther (transferred to)
Ardiald to the Marine Air Reserve Training Co	mmand (Unit or district)		
address of which is: Naval Air Station, Glenview,	Illinois	•	
31.2/ West	Unit or district address) 5 5th Street		
You have given your future mailing address as:	A3		
Forth wor	rth, Texas		
	*		
2. This Notice of Obligated Service executed for and on behalf	of the United States	Marine Corps at:	
		11 Septemb	er . 59
HEADQUARTERS AND HEADQUARTERS SQUADRO MARINE CORPS AIR STATION EL TORO (SANTA ANA), CALIFORNIA	ON .		, 19
The Control of the Co	Cu	3lung	
	(Signature As &		USMCR
4. I hereby acknowledge receipt of this Notice of Obligated Ser	rvice.		
SIGNATURE OF MEMBER Lie La Live Dewsiel			
to the state of th			
This is to certify that a copy of this Notice of Obligated Service	was foliplicable) (de	rlivered to) the man r	samed above.
SIGNATURE Cicyling			
A. G. AYERS, JR. / 12/ HENCE			•

SECURITY TERMINATION STATEMENT OF NAV PORM 5511-14

HEADQUARTERS AND HEADQUARTERS SQUADRON
U. S. MARINE CORPS AIR STATION
EL TORO (SANTA ANA) CALIFORNIA

1. I hereby certify that I have conformed to the directives contained in the U. S. Navy Security Manual for Classified Matter and Registered Publication Manual in that I have returned to the Naval Establishment all classified matter which I have had in my possession.

- 2. I further certify that I am not retaining or taking away with me from my place of employment (duty) any document or thing containing or incorporating information affecting the National Defense of other matter Glassified, Top Secret, Secret, or Confidential to which I obtained access during my employment (duty), in any manner whatsoever.
- 3. I shall not hereafter in any manner reveal or divulge to any person any information affecting the National Defense, Classified, Top Secret, Secret, or Confidential, or which I have gained Knowledge during my employment (duty), except as may be hereafter authorized in writing by officials of the Naval Establishment empowered to grant such authority.

(If any of the above statements cannot truthfully be made, the word "not" shall be stricken out of the appropriate sentence and a full statement attached hereto indication in detail the circumstances which prevent the making of the statement in its original form, includint the names of the persons authorizing the particular handling of classified matter)

4. I, LEE HARVEY OSWALD 1653230 have been informed and am aware that 18 U. S. C., 1946 ed., Sup. IV, 792-797 and the Internal Security Act of 1959 prescribe severe penalties for unlawfully divulging information affecting the National Defense. I certify that I have read and understand appendices B, D, E, F, and H of the U. S. Navy Security Manual for Classified Matter, I have been informed and am aware that certain categories of Reserve and Retired personell on inactive duty can be recalled to duty, under the pertinent provisions of law relationg to e.ch class for trial by court-martial for unlawful disclosure of information. I have been informed and am aware that the making of a wilfully false statement herein renders me subject to trial therefore, as provided by 18 U. S. C., 1946 ed., Sup. IV, 1001.

A. G. ERS DR., 1stLt., USMCR 072172

(Witness) (File of Ser No)

(Full Name) (Ser No)

Officer in Charge Separation Section

11 September 1959 (Date) . INTEGER CONCUEDIT on Pfc OSWALD's 1tr of 17 Aug-1959

Trees Commanding General, 3d Marine direraft Wing Commanding Officer, NewScuerters and Meadquarters Charles (OIC Area Separation Section), MCAS, El Toro (Seata Ana), California

Full: Lichards by reason of Hardship, request for case of Frience First Class (L-2) Lee R. 15 MLD 1653230/6741

Sef: (2) GIN rep 2017:52 Apr 58 (c) Her Whoe Order 1326.1c

1. Canadressed and forwarded approving the recommendation of the hardbling considercy Discharge Donné to separate Private and Class (5-2) Lee H. OSMALD 1053230/6761 from the U. S. maior Corps.

A. In autornance with authority contained in reference (d) and (e), Private First Class (E-2) OSMAL will be reassigned to your colomn for separation.

in scor ance with the provisions of subparagraph 9 of releases (1), it is requested that upon completion of administrative processing the basic letter and rll supporting papers be forwarded to the Commandant of the Marine Corps(Code DGK), and that a copy of your endorsement be furnished this command.

C. H. HAYES

Copy to: C', Thin (chi only) C', T'C3=0 (end only)

1ST MADINE AIRCRAFT WIND, AIRCRAFT, FMF, PACIFIC c/o FLEST POST OFFICE, SAN FRANCISC), CALIFORNIA

.

In the Peregoing case of Lee H. Oswald, private, U. S. Marine Corps, the convening authority is approved. wity is approved.

This record has been reviewed in accordance with the provisions of Article 65c, Uniform Code of Military Justice. The record of trial will be disposed of in accordance with 1955 NS NEIL Section 0120. and area ayyy are song occords.

E. V. SEIDS Colonel, U. S. Marine Corps

Chief of Staff, let Marine Aircraft Ling, Miroraft, FMF, Pacific

Supervisory Authority

The state of the s

Copy to: 60, MACS-1 CO, MIG-11

to a much come FIED & TRUE COPY

LS.ICR

HEAD WARTERS

1ST MARINE AERORAFT WING, AIRCRAFT, FAF, PACIFIC
c/o flex Post office, San Francisco, California

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Ten: Ming IAW Specialist Te: Chief of Strff

Dibj: Surmary Court-Martial, case of Lee H. Oswald, private, USHC

- 1. Subject court-murtiel has been reviewed pursuant to the provisions of Article 65c, Uniform Code of Military Justice.
- 2. In reviewing said case no errors or irregularities were noted, other than the failure of the record to reflect legally admissible evidence of the on prior conviction considered by the court. The accused pleaded not guilty to all charges and specifications. Since he was found guilty of only one charge and specification the summary of the evidence will be admissed to the approved findings only.
- Garage of Sergeant Redriguez and two companions were seated in a Cafa. The accused approached their table. He spilled part of a drink on the Technical Sergeant. Thether this was accidentally or not was an issue in the case. Apparantly the court decided that it was accidental. Not the drink was spilled the Technical Sergeant areas and showed the measured away. This resulted in the accused inviting the sergeant outlies. The Sergeant testified that the actual words alledged were used. This take correspond to another witness. The accused testified in his matter that the repeated had it in for him. He had asked to be transferred from under this commission. This had been refused. He testified that he went over to see the sergeant for the purpose of discussing the situat on with him; that the drink was spilled accidentally; and that he was somewhat intoxically him yellow or anything like that.
- The findings are correct in law and fact and the evidence is sufficient to establish guilt beyond reasonable doubt. The victims! testimony was correborated by disinterested witnesses; the accuseds! testimony admitted certain material aspects of it; and did not deny uttering the words charged. As a matter of fact his corpetency as a witness is seriously impared by his own admission that he was drunk.

9 July 1958

5. Even without evidence of the one prior conviction the sentence is legal and appropriate for the offense. This was determined by reference to the table of maximum punishments contained in NEW 1951, and by reference to funtences imposed in like cases. Its approval is recommended. An action reflecting my recommendation has been prepared for your considerstion.

Very respectfully,

MARVIN P. MRTON, JR. Commander, U. S. Navy

A Committee of Light of the Lamberton of the

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HEADU ATERS

15T MARDIE AIRCRAFT ING, AIRCRAFT, FOF, PACIFIC
c/o fleit fist office, san Francisco, California

257/dr2 Al7-3 100-SU

MAY 2 1 1958

In the foreming case of lee H. Oswald, private first class, U.S. Murine Corps, the sentence as approved, ordered executed and suspended by the convaint authority is approved.

Fy copy here the convening authority is addised that the proceedings, findings, and the sentence of the case are final and conclusive in the cases of Article 14, and 76 of the Uniform Code of Military Justice. Accordingly, the convening authority is directed to take the administrative action required by 1955 NS MMI, Section Olls, with respect to the service record book of the accused.

This record has been reviewed in accordance with the provisions of Artire 650, Uniform Code of Military Justice. The record of trial will be dispused of in accordance with the provisions of 1955 NB MCM, Section 0120.

E. W. SIDS
Colonel, U. S. Marine Corps
Chief of Staff, 1st Murine Aircraft Wing, Aircraft, FMF, Pacific
Supervisory Authority

Comy to: 190, 216-11 40, 2165-1

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LEAVE RECORD

(Dates under PERIOD are inclusive)

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OSWALD Lee Harvey 1653230

(LAST NAME) (First) (Middle) (Serial No.)

NAVMC 118(16)-FD

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The following FBI record, NUMBER

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CO. HELPEOR OF	MANE AND NUMBER	ARRESTED OR	COLDER	
Marine	Lee Harvey Oswald #1653230	10-24-56		
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indicated by * ARE NOT BASED ON FINGERPRINTS IN FBI files. The notations are based on data formerly furnished this Bureau concerning individuals of the same or similar names or aliases and ARE LISTED ONLY AND INVESTIGATIVE LEADS.



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

DEC ENTRY

JUL 75 1963

JAP:gjc

^~	
From: To:	President, Navy Discharge Review Board Commandant of the Marine Corps
Subj:	OSWAID, Lee Harvey Ex-Pfc 1653230 USMC Review of Discharge of and transmittal of enclosures listed below
Ref:	(a) Servicemen's Readjustment Act of 1944 (P.L. 346-78th Cong.)
Encl:	1. NDRB findings, conclusion and decision 2. Copy of NDRB letter to subject individual 3. Service Record
has revie	coordance with Sec. 301 of Ref. (a), the Navy Discharge Review Board wed the discharge given to the subject individual. The date of 10 July 1963
2. The Staken act	Secretary of the Navy has reviewed the proceedings of the Board and tion as indicated:
_ MRD DEC	CISION SECNAV ACTION EFFECT
Char	nge to &pproved Change to
₩ No C	Change Disapproved Do Change
✓ Modi	ify or Correct (See Board's Decision) Modify or Correct
3. This	letter and enclosures should be placed with subject's records.
ii. Enclo	osures (listed above) are forwarded for appropriate disposition.
	D. W. BOWMAN
From:	Commandant of the Marine Corps

1. Receipt of above mentioned enclosures is hereby acknowledged.

NAVEXOS 1900/2 (REV. 11-62)

822294



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

EKOS: (B(33)) JAP: gjo

JUL 25 1963

Ir. Leo H. Oswald P. O. Bex 30061 New Orleans, Ia.

Dear Ir. 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. BINIAN
Captsin, USN
President
Navy Discharge Review Board

Encls: Criginal Discharge Certificate.
Two (2) letters dated 31 Jan 1962, 13 Nov 1961.
Information on Reenlistment

NAVEXOS 1900/1 (REV. 11-62)

822330

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D# 8812

CHARACTER OF DISCHARCE

REVIEW OF THE DISCHARGE OF: OSWALD, Ten Harvey Ex-Pic 1653230

UNDES (UNFIT)

CONCLUSION

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

Ifter 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 patitioner'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 CHANCE. TO PERSON DECIDED

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.

(Auth: Sec. 301, Servicemen's Rendjustment Act of 1944, P.L. 366 - 78th Congress) BOARD MEMBERS President 200000000 TRAVIS, CAPT Director, Navy Council of Personnel Boards REVIEW OF DISCHARGE NAVEXOS-2409 (REV.: 6-61)

0

JAP:gjc

D# 8812

CSMALD, Lee Harvey

Ex-Pfc

1653230

USMC

Summary of Service, Commendations and Offenses:

(CONT'D)

Released from active duty (Honorable) and assigned to Ready Reserve, Class III, Transferred to MARTC, NAS, Glenview, Ill., for completion of 6 years obligated service ending 8Dec62.

MEDICAL RECORD: Contains nothing pertinent.

HC, MARTC, NAS, Glenview, Ill.

Mobilization Planning Officer, recommended pet be discharged by reason of unfitness based on reliable information which indicated that pet had reunfitness based on reliable information which indicated that pet had reunfitness based on reliable information which indicated that pet had reunfitness but it is case was heard citizen of the Union of Soviet Socialist Republics. Pet's case was heard (in absentia) by the Hardship, Retention and Desirability Board who recommended discharge by reason of unfitness. Pet 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 COMART on 9Aug60, and forwarded to CMC for final determination.

17Aug60 CMC approved and directed discharge.

13Sep60 Discharged by HQ, MARTC, NAS, Glenview, Ill., Auth para 10277.2f, MCM.

Fr. Lee H. Oswald Halinina Street, 4-24 Hinsk, U.S.S.K.

Char Er. Oswald:

this is in reply to your letter of 22 Harch 1962 concerning your discharge as underirable.

This Headquarters has no authority to change the type of discharge issued in your case. Your recourse to to the Havy Discharge Review Board, Department of the Havy, Mashington 25, D. C. I have therefore enclosed an information pamphlet describing the Board's function together with an application.

Sincerely,

PAUL W. SERBAUGH
Lieutenant Colonel, U. S. Marine Corps
Assistant Head, Discipline Branch, Personnel Department
By direction of the Commendant of the Marine Corps

Encl: (1) NAVEXOS P-70 (2) DD Form 293

Jive J

RECEIPT

23 November 1963

The undersigned certifies that on this date
he received of William E. Odom, OASD (Public Affairs) the original
letters listed below obtained from the personnel files of
Lee H. Oswald, formerly of the USMC:

- 1. Letter addressed by Oswald to Secretary of the Navy dated January 30, 1961, copy attached.
- 2. Letter addressed by Oswald to R. McC. Tompkins,
 Drigadier General, USM, Ass. Director of Personnel, dated March
 22, 1952, copy attached.

The originals of these letters are to following laboratory analysis.

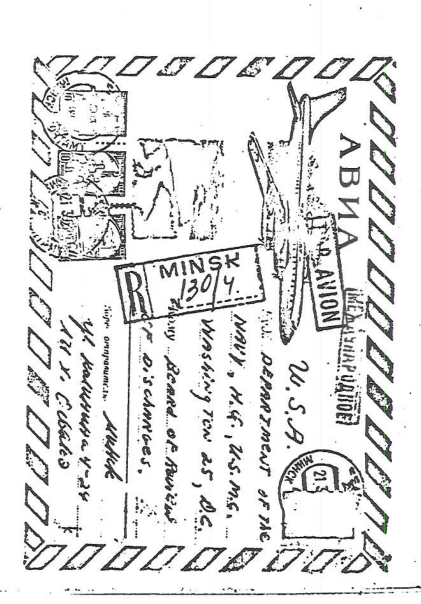
EDWARD C. PALMER

SPECIAL AGENT

PEDERAL BUREAU OF INVESTIGATION

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LIST STATE ORDER

DEPARTMENT OF THE N V LEADQUARTERS UNITED STATES MA :INE OF.

DMB-1-bco DATE: 17 Aug 1960

To: Commander, Marine Air Reserve Training, U. S. Naval Air Station, Glenview, Illinois

FROM: COMMANDANT OF THE MARINE CORPS (CODE DMB), WASHINGTON 25, D. C.

SUBJECT

Private First Class Lee H. OSWALD 1653230 USMCR; discharge of

REFERENCE
(a) PAR. 10254 MarcorMan

(b) PAR. 10277.26 MarcorMen

(c) PAR. 10300 MarcorMan

1. Please discharge the subject-named, issuing the type of discharge certificate provided for in reference (3), by reason of unfitness with an undesirable discharge, in accordance with the authority contained in reference (b).

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ease note and comply with the below-indicated instructions:	
SUBJECT IS NOW LINDER ORDERS TO REPORT TO YOUR COMMAND FROM AN OVERSEAS STATIO	n. ,
Subject to your over-	THE THE OPDERS TO HIS PRESENT BUTY
IN EVENT SUBJECT-NAMED HAS BEEN TRANSFERRED FROM YOUR COMMAND TO A CONLUS ST	TATION FORWARD THESE ORDERS
STATION. SEE SUB-IFCT-NAMED HAS BEEN TRANSFERRED OVERSEAS, PLEASE RETURN THESE ORDERS ALON	G WITH DETAILS OF TRANSFER.
. 17 300320	MANERIATELY TO THE PLACE OF TRANSFER.
] If subject-named must be transferred for discharge, these orders smould be for	WARDED TRIBEDIALET
ADVISE THIS HEADQUARTERS (CODE DMB) OF THE DATE THIS DISCHARGE IS EFFECTED.	B 11 2
	EXERCÉ IN POTOPORO (D). Ease note and comply with the below-indicated instructions: SUBJECT IS NOW UNDER ORDERS TO REPORT TO YOUR COMMAND FROM AN OVERSEAS STATIO IN EVENT SUBJECT-NAMED HAS BEEN TRANSFERRED FROM YOUR COMMAND TO A CONLUS STATION. IF SUBJECT-NAMED HAS BEEN TRANSFERRED OVERSEAS, PLEASE RETURN THESE ORDERS ALON IF SUBJECT-NAMED MUST BE TRANSFERRED FOR DISCHARGE, THESE ORDERS SHOULD BE FOR ADVISE THIS HEADQUARTERS (CODE DMB) OF THE DATE THIS DISCHARGE IS EFFECTED.

R. MC LELLAN By direction.

Money See M. (Sap Dept.)

Just in

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DISCIPLINE BRANCE

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Remarksa

RECC: MENDATION FOR DISPOSITION OF UNDESIRABLE DISCHARGE MATHE NO 20-PD (REV. 8-60)

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MESICAL OPINION					PENDING DISCIPE	IDARY ACTION (If may	,
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