



DEPARTMENT OF THE ARMY  
Headquarters, 101<sup>st</sup> Airborne Division (Air Assault)  
Fort Campbell, Kentucky 42223

REPLY TO  
ATTENTION OF

AFZB-KB-H-B (635-200a)

14 April 2006

MEMORANDUM FOR Private First Class (E3) Steven D. Green, ██████████ Bravo Company  
1st Battalion, 502d Infantry Regiment, 2d Brigade Combat Team, 101st Airborne Division (Air  
Assault), Fort Campbell, Kentucky 42223

SUBJECT: Separation Under AR 635-200, Chapter 5, paragraph 5-13, Personality Disorder

1. Under the provisions of AR 635-200, Chapter 5, paragraph 5-13, I am initiating action to separate you for Other Designated Physical or Mental Conditions. The specific reasons for my proposed action are as follows:

On 28 March 2006, you were diagnosed by a psychiatrist or doctoral-level clinical psychologist as having an antisocial personality disorder and an adjustment disorder with depressed mood, which interferes with your ability to perform your duties and be a productive soldier. This type of continued poor performance can no longer be tolerated by this unit, the 101<sup>st</sup> Airborne Division (Air Assault), or the United States Army.

2. I am recommending that you receive a(n):

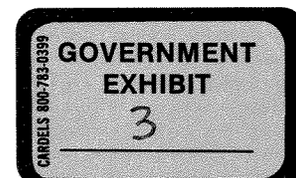
Honorable Discharge.

General, Under Honorable Conditions Discharge

My recommendation will be submitted through the Battalion commander to the Brigade Commander, who is the separation authority for this action and will make the final decision in your case.

3. The intermediate commander and the separation authority are not bound by my recommendation as to characterization of service. The separation authority may direct that your service be characterized as honorable or general, under honorable conditions.

4. If my recommendation is approved, the proposed separation could result in your discharge, release from active duty to a Reserve component, or release from custody and control of the Army.



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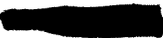
5. You have the right to consult with military counsel and/or civilian counsel at no expense to the government within a reasonable time (not less than 3 duty days).
6. You may submit written statements in your behalf.
7. You may obtain copies of documents that will be sent to the separation authority supporting the proposed separation. (Classified documents may be summarized.)
8. You are entitled to a hearing before an administrative board only if you have 6 or more years of active and reserve military service at the time of separation. If you qualify for an administrative board, the following also applies:
  - a. You may request a hearing before an administrative board or you may present written statements instead of board proceedings.
  - b. The separation authority may not direct the issuance of a type of discharge or characterization of service less favorable than that recommended by the board should you request a hearing before an administrative board.
9. You may waive the rights listed in paragraphs 5, 6, 7, and 8 in writing, and you may withdraw any such waiver any time prior to the date the separation authority orders, directs, or approves your separation.
10. You are required to undergo a mental status evaluation in accordance with AR 40-501. Arrangements have been made for this examination.
11. Execute the attached acknowledgment and return it within 7 duty days from the date of your receipt of this memorandum. Any statement you desire to submit on your behalf must reach me within 7 duty days after you receive this memorandum, unless you request and receive an extension for good cause shown. Unless an extension is granted, failure to respond within 7 duty days will constitute a waiver of the rights in paragraphs 5, 6, 7 and 8.

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Encls  
as

  
JOHN J. GOODWIN  
CPT, IN  
Company Commander

**ACKNOWLEDGMENT OF RECEIPT OF NOTIFICATION**

I, Private First Class (E3) Steven D. Green, , Bravo Company, 1st Battalion, 502d Infantry Regiment, 2d Brigade Combat Team, 101<sup>st</sup> Airborne Division (Air Assault), hereby acknowledge receipt of notification of intended separation at 1320 hours, on 16 APR 2006 (date).

  
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STEVEN D. GREEN (signature)  
PFC, U.S. ARMY

Data required by the Privacy Act of 1974  
(5 USC 552a)

AUTHORITY: Section 301, title 5 United States Code and section 3012, title 10, United States Code.  
PURPOSE: Information provided is used by processing activities and the approval authority to determine if the member meets the requirements for recommended separation action.  
ROUTINE USES: Upon completion of processing actions, the statement is filed in the MPRJ. So long as filed in the MPRJ, this personal information may be used by other appropriate Federal agencies and State and local government authorities where the use of the information is compatible with the purpose for which the information is collected. Release of any information from this form is subject to the restrictions of 42 USC 290ee-3; 42 USC 290dd-3, and 42 Code of Federal Regulations, Part 2. Under these statutes and regulations, disclosure of information that would identify the client as an abuser of alcohol or other drugs is authorized within the Armed Forces or to those components of the Veterans Administration furnishing health care to veterans. AR 600-85 further limits disclosure within the Armed Forces to those individuals having an official need to know (for example, the physician or the client's unit commander). All other disclosures require the written consent of the client except disclosures (1) to medical personnel outside the Armed Forces to the extent necessary to meet a bona fide medical emergency; (2) to qualified personnel conducting scientific research, management for financial audits, or program evaluation; or (3) upon the order of a court of competent jurisdiction. Submission of a statement for consideration is voluntary. If a statement is not submitted, the Army will determine separation or retention based on the available information.