RECORD OF NONJUDICIAL PUNIS		ATCH(S)	
TO (Name, Rank, Organization, SSN, and Major Command of Service Member)	THRU	RECEIVED BY:	
JAMES R. MAJEWSKI, A1C, 733RD AIR MOBILITY SQU	JADRON,	ON THIS DATE: 11 Octo	
AMC			
1. Commander checks one:    X   a.	le 15. Uniform Code of Military Jus	stice (UCMJ), or	
a. Tall considering whether remode parties you allow rates	o ro, omom obas si minary sa	,	
b. I am considering whether I should recommend that	44.4		
punish you under Article 15, Uniform Code of Military Ju		NT/A	
c. Your alleged misconduct is in violation of UCM.	, <u>111</u> , <u>N/A</u> ,	N/A as listed on Page 3	
as Item 1c. (See Note 2.)			
2. You have the rights listed on Page 2 of this form. A military lawyer is available to explain these rights to you and help you decide			
what to do. You may contact the following military defense counsel:			
who is located at <u>Building 1460</u> 3. If you accept nonjudicial punishment proceedings and are found to	, telephone number 634-311		
punishment which could be imposed upon you is listed on Page 2 in paragraph 2b, under "Maximum Permissible Punishments."  4. You will notify me of your decision by 1545 (Hours), 24560 (Date) unless I grant you an extension of time.			
4. You will notify me of your decision by	Date un	DATE	
Col. 733 AMS		195m 0/	
NAME OF PERSON SERVING MEMBER SIGNATURE		ATE MEMBER TIME MEMBER SERVED	
		ATE MEMBER SERVED 1545	
<ol> <li>I understand the rights listed on Page 2 of this form and acknowledge any statement regarding recoupment of benefits that may be inserted on Page 3 as Item 5. (Member initials appropriate block(s):</li> </ol>			
I have consulted a lawyer. I have not consulted	a lawyer.		
My decisions are:			
I demand trial by court-martial.			
8000 I waive my right to court-martial and accept nonjudicial pro	ceedings under Article 15, UCMJ.	Administrative Supervisory Raylow Complete	
I request to make a personal appearance before you.			
I do not request to make a personal appearance before you		Signature	
I do desire that it be public.			
I do not desire that it be public.			
I have attached a written presentation.			
I have not attached a written presentation.			
NAME/RANK OF SERVICE MEMBER SIGNATURE	1 per Bin.	24 Sep OS	
JAMES R. MAJEWSKI, A1C	Was a series of the series of	124 Oct (01	
6. I have considered any matters you presented in defense, mitigation			
a. Nonjudicial punishment is not appropriate. I hereby terminate these proceedings.			
b. You did not commit the offense(s) alleged. I hereby terminate these proceedings.			
c. You committed one or more of the offenses alleged. I lined out and initialed the offense(s) which I determined you did not commit.  I hereby impose punishment as listed on Page 3 in Item 6c. (See Note 2)			
Thereby impose punishment as listed on Fage 3 in Item 66. (See Note 2)			
7. This punishment is effective immediately unless otherwise stated.			
8. You must notify me by 1206 (Hours), 30 Sep 01 (Date), whether you will appeal, unless I grant you an			
8. You must notify me by 1206 (Hours), 30 Sep of (Date), whether you will appeal, unless I grant you an extension of time. You are entitled to advice of counsel in making this decision. You must notify me of your decision by that time or			
your right to appeal is waived. If you elect to appeal, I must also	have received all documentation y	ou want to submit by then. A	
decision not to appeal is final. (See Note 3.)			
NAME/RANK/ORGANIZATION OF COMMANDER	SIGMATNIRE . A	DATE	
Col, 733 AMS		( 25 Sep 01	
	MARTMBERYS SIGNA	ATURE DATE	
9. I acknowledge receipt of this action and of my rights to appeal.	OB MITTONDO	_ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
I appeal.			
I will submit matters in writing.			
I will not submit matters in writing.			
I hereby withdraw my decision to appeal.	i		
I do not wish to appeal,	502 MATERIAL	30 Sep 01	

<ol> <li>After considering all matters presented in your appeal I hereby Item 10. (See Note 2.)</li> </ol>	grant your appeal, deny your appeal, as shown on	Page 3 as
	SIGNATURE	DATE
11. This action Will be filed, or will not be filed in memb	er's Unfavorable Information File (UIF).	
	SIGNATURE 2	DATE
Col, 733 AMS		10ctol
	MEMBER'S SIGNATUBE //	DATE
12. I was informed of the decision whether to file this record in	EC IMANDE	
an UIF. I have seen the action taken on any appeal.	O. MARANGO	10FTOI
13. Record found legally sufficient. Copy received by MPF on 2	(Date)	
NAME/RANK/ORGANIZATION OF JUDGE ADVOCATE  Capt, 18 WG/JA	SIGNATURE	DATE
		100401
Note 1. If a personal presentation is made to someone other than t		
presentation sends, by separate indorsement, a summary of the pre will decide the case.	sentation and copies of all documents presented, to the commi	ander who
Note 2. Items 1c, 6c, and 10 may be placed together on one attact	hment nage	
Note 3. For appeals, the commander sends, by indorsement, all do		nember to
the appellate authority through the Staff Judge Advocate. The indo	·	
and a recommendation for action on the appeal.	notificity state the community of tationals for imposing par	
RIGHTS	S OF MEMBER	
1. You have all the rights specified in Article 15 of the Uniform Code of Military Justice (UCMJ), in Part V of the Manual for Courts-Martial		
(MCM), and in Air Force Instruction (AFI) 51-202. These rights are summarized below:		
a. You have the right to consult a lawyer before making any de		iry defense
counsel is available to advise you, free of charge, or you may retain		
b. You have the right (1) to accept nonjudicial proceedings under Article 15, UCMJ, in which case your commander (or the commander to whom this action is sent) will decide whether you committed the alleged misconduct, or (2) to demand trial by court-martial which requires		
proof of guilt beyond a reasonable doubt. You have 3 duty days (72 and the commander grants the extension. (You have additional righ		
explain.) Your acceptance of nonjudicial proceedings is not an admit		-
make that decision only after you present your evidence or statemen		ilidei wiii
		in making a
c. You have the right to examine the evidence against you before you make any decisions. Your attorney will also assist you in making a statement and/or obtaining evidence in your defense, and for use in extenuation and mitigation.		
d. If you accept nonjudicial proceedings, you have the right (1) to make a full oral and/or written presentation to the commander who will		
decide your punishment (or a designee, in some cases), (2) to say nothing at all (according to Article 31, UCMJ), (3) to present witnesses		
who are reasonably available, and (4) to be accompanied by someone to speak on your behalf. You are not entitled to have a lawyer		
accompany you. You may request the proceeding be open to the public. The commander may open the proceeding over your objection. You		
should consult with your attorney because your statements may be used against you in a later proceeding.		
2. If the commander imposes punishment, you have 5 days to decide	de whether to appeal the punishment to the next superior comm	mander.
You have the right to consult a lawyer before deciding whether to a		
additional matters.		
MAXIMUM PERMIS	SIBLE PUNISHMENTS	
If the commander imposing punishment is a:		
1. General Court-Martial Convening Authority or General Officer and		
a. An officer: Forfeiture of one-half month's pay per month for	two months, 60 days restriction, 30 days arrest in quarters, ar	nd a
reprimand.		
b. Enlisted: Forfeiture of one-half month's pay per month for tw	vo months, 60 days restriction, 45 days extra duty, 30 days co	orrectional
custody, a reprimand, and reduction of one grade; E-4 (SrA) and bel	ow may be reduced to E-1; E-8 and E-9 may be reduced one gr	ade only by
a commander who has promotion authority to those grades.		
2. Special Court-Martial Convening Authority, Colonel, or Lieutenan	t Colonel, and you are:	
a. An officer: 30 days restriction and a reprimand.		
<ul><li>b. Enlisted: Same as paragraph 1b. above.</li><li>3. Major and you are in grade E-1 through E-7: Forfeiture of one-ha</li></ul>	alf month's nav per month for two months 60 days restriction	45 days
extra duty, 30 days correctional custody, a reprimand, and reduction	o of one grade for F-4 (Sat) to F-6: F-4 (Sr4) and helow may be	reduced to
	To the grade for E-+ logo to E-o, E-+ lors, and below may be	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
E-1. 4. Company grade officer, and you are in grade E-1 through E-7: F-	orfeiture of 7 days pay, 14 days restriction, 14 days extra duty	, 7 days
correctional custody, a reprimand, and reduction of one grade for E-		,-
on the state of th	•	

Note: Restriction and extra duties may be combined to run concurrently, but the total may not exceed the maximum imposable or extra duties. If reduction is imposed, forfeiture of pay is based on the grade to which the member was reduced, even if the reduction was

suspended.

## RECORD OF NONJUDICIAL PUNISHMENT PROCEEDINGS

TO (Name, Rank, Organization, SSN, and Major Command of Service Member)

## JAMES R. MAJEWSKI, A1C, 733RD AIR MOBILITY SQUADRON,

Enter responses to Items 1c, 6c, and 10 below. (Please identify each response by Item number.)

Item 1c (continued)

Violation of the UCMJ, Article 111

You did, at Kadena Air Base, Okinawa, Japan, on or about 8 September 2001, at Kadena Air Base, gate 2, physically control a vehicle, to wit: a passenger car, while drunk.

Item 5 (continued)

NOTICE OF RECOUPMENT OF EDUCATIONAL BENEFITS

STATEMENT OF UNDERSTANDING REGARDING RECOUPMENT OF EDUCATION ASSISTANCE, SPECIAL PAY, OR BONUSES

I understand the Air Force is entitled to recoup a portion of education assistance, special pay, or bonus money which I received, if any, if I separate before completing the period of active duty I agreed to serve. I understand this recoupment applies regardless whether I voluntarily separate or I am involuntarily discharged for misconduct. I further understand: (1) Recoupment will apply regardless of the basis for involuntary discharge, if the reason for separation is not homosexual conduct (in which case, additional rules apply); (2) The recoupment in all other cases is an amount that bears the same ratio to the total amount or cost provided to me, as the unserved portion of active duty bears to the total period of active duty I agree to serve; (3) That if I dispute that I am indebted for educational assistance, a board or other authority will make findings and recommendations concerning the validity of the indebtedness.

Item 6c (continued)

Reduction to the grade of Airman Basic, but that portion of the punishment in excess of reduction to the grade of Airman is suspended until 24 March 2002, after which time it will be remitted without further action, unless sooner vacated. Your new date of rank as Airman is 25 September 2001. 30 days extra duty and a reprimand.

You are hereby reprimanded.

Knowingly operating a passenger vehicle while under the influence of alcohol is a serious offense. Drunken drivers have caused serious injuries and even death to themselves and others. As a member of the Air Force it is your duty not to only uphold the law but to enforce it as well. When you decided to get behind the wheel of a vehicle after indulging in intoxicating liquor you brought discredit upon yourself, 733rd Air Mobility Squadron, and the Air force. I expect you have learned from this incident and further misconduct by you of any type will not be tolerated.

أعراجهم الانتياء

DATE OF COMMANDER'S OFFER

19 Sep 01