

## REMEMBER OUR BROTHERS THAT FELL IN BATTLE SO LONG AGO May –July

Last Name	First Name	Unit	Rank	Home	ST	Incident	CasDate
Radcliff	Donald	HHT	MAJ	Louisville	KY		Aug 18 '65
Smith	Ralph	B TRP	WO	Lincolnton	NC		Jun 13 '66
Isaacson	Gary	C TRP	PFC	Amery	WI		Jun 22 '66
Selenka	Rudolph	C TRP	PFC	Minneapolis	MN		Jun 22 '66
Gonderman	Frank	C TRP	SP4	Concord	CA		Jun 27 '66
Nave	Billy	C TRP	MAJ	Johnson City	TN		Jun 27 '66
Perrin	Richard	C TRP	CPT	Omaha	NE		Jun 27 '66
Showalter	Waldemar	A TRP	SP4	Salida	CO		Jun 29 '66
Bakke	Tony	C TRP	PFC	St Paul	MN		Aug 08 '66
Blevins	Frank	C TRP	PFC	Kansas City	MO		Aug 08 '66
Johnson	Andy	C TRP	PFC	Mc Dowell	KY		Aug 08 '66
Meehan	Richard	C TRP	1LT	Woodsboro	MD		Aug 08 '66
Nickels	Leslie	C TRP	PFC	Godfrey	IL		Aug 08 '66
Nordman	Eric	C TRP	WO	Fairview	NJ		Aug 08 '66
Simons	Gerald	C TRP	MAJ	Roswell	NM		Aug 08 '66
Driskell	Larry	B TRP	PFC	Riverton	IA		Aug 11 '66
Becker	John	C TRP	WO	Cincinnati	OH		Aug 16 '66
Johnson	James	B TRP	PFC	Indianapolis	IN	Aug 21 '66	Aug 21 '66
Cowley	Thomas	HHT	SSG	Lorain	OH		Aug 28 '66
Gibson	Harold	A TRP	PFC	Greybull	WY		Jun 09 '67
Boyd	Gerald	C TRP	WO	Willimantic	CT		Jun 21 '67
Campbell	Thomas	C TRP	1LT	Arcadia	CA		Jun 21 '67
Crane	Dean	C TRP	SP4	Neshkoro	WI		Jun 21 '67
Sessoms	Howard	C TRP	SSG	Tarboro	NC		Jun 21 '67
Strobel	William	C TRP	SP4	Amherst	NY		Jul 09 '67
Coronis	Martin	B TRP	WO	Nashua	NH		Jul 11 '67
Kohler	Joel	A TRP	WO	Fort Worth	TX		Jul 30 '67
Moran	Ray	C TRP	SP4	Big Bear Lake	CA		Aug 09 '67
Rochkes	Francis	C TRP	WO	Pana	IL		Aug 09 '67
Thompson	Robert	C TRP	CPT	Lincolnton	GA		Aug 09 '67
Thompson	Robert	C TRP	CPT	Lincolnton	GA		Aug 09 '67
Chaney	Arthur	A TRP	WO	Vienna	VA	May 03 '68	May 03 '68
Mc Kain	Bobby	A TRP	CWO	Garden City	KS	May 03 '68	May 03 '68
Momcilovich	Michael	A TRP	CPT	Wilmington	DE		May 05 '68
Rees	William	A TRP	1LT	Drexel Hill	PA		May 05 '68
Taylor	Herman	D TRP	SP4	San Diego	CA		May 10 '68
Bryant	Larry	D TRP	PFC	Hockerville	OK		May 20 '68
Flattery	Richard	D TRP	1LT	Fort Dodge	IA		May 20 '68
Jordan	Roger	D TRP	SGT	Milton	VT		May 20 '68
Jordan	Roger	D TRP	SGT	Milton	VT		May 20 '68
Morris	Gary	HHT	CPL	Rockaway Beach	NY		May 20 '68
Paramatto	Paul	D TRP	SP4	New York	NY		May 20 '68
Camacho	David	B TRP	SSG	Tamuning	GU		May 22 '68
Crews	Robert	B TRP	SGT	North Naples	FL		May 22 '68

Last Name	First Name	Unit	Rank	Home	ST	Incident	CasDate
Evans	Gary	C TRP	SP4	Heyburn	ID		Jun 13 '68
Harrison	Thomas	B TRP	CPL	Granite City	IL		Jun 20 '68
Martin	Rufus	D TRP	SGT	Birmingham	AL		Jul 05 '68
Fyffe	Thomas	D TRP	PFC	Longview	TX		Jul 24 '68
Arvidson	James	B TRP	WO	Aitkin	MN		Aug 02 '68
Bornheimer	Richard	B TRP	SP5	Newark	NY		Aug 02 '68
Mc Clung	John	D TRP	PFC	Parkersburg	WV		Aug 12 '68
Treadway	Thomas	A TRP	SP5	Elizabethton	TN		Aug 12 '68
Sonnkalb	Charles	C TRP	WO	Columbus	OH		Aug 16 '68
Donics	William	A TRP	WO	Pittsburgh	PA		May 15 '69
Koon	Albert	A TRP	1LT	Lancaster	OH		May 15 '69
Murray	Arthur	B TRP	CWO	Cincinnati	OH		May 15 '69
Frongillo	John	B TRP	WO	Woburn	MA		May 17 '69
Martin	Carl	B TRP	SP5	Minneapolis	MN		May 21 '69
Brown	Warren	C TRP	PFC	Ama	LA		Jun 02 '69
Porter	Donald	C TRP	1LT	Naperville	IL		Jun 02 '69
Poxon	Robert	B TRP	1LT	Detroit	MI		Jun 02 '69
Scott	Joseph	B TRP	PFC	Tampa	FL		Jun 02 '69
Weber	Paul	C TRP	SGT	Lemon Grove	CA		Jun 02 '69
Bosenbark	Samuel	B TRP	WO	Monroe	MI		Jun 06 '69
Breski	Joseph	B TRP	1LT	Kittanning	PA		Jun 06 '69
Sharp	John	B TRP	SGT	Cumberland	MD		Jun 06 '69
Harker	Jack	A TRP	WO	Bountiful	UT		Jun 09 '69
Hill	Thomas	B TRP	WO	New Hartford	CT		Jun 09 '69
Mefford	Harrell	A TRP	WO	Irvine	KY		Jun 29 '69
Moody	Stephen	C TRP	WO	Malverne	NY		Jul 02 '69
Gardiner	Robert	B TRP	WO	Anaheim	CA		Jul 04 '69
Liles	Ephriam	B TRP	WO	Pickens	SC		Jul 04 '69
St Laurent	Lance	B TRP	SP5	Seattle	WA		Jul 04 '69
Butler	Dewey	C TRP	CPL	Washington	DC	Jul 14 '69	Jul 14 '69
Davis	Ray	C TRP	SGT	Enid	OK		Jul 14 '69
Felton	Thomas	C TRP	MAJ	Newton	MS		Jul 14 '69
Hansen	John	C TRP	1LT	Cascade Locks	OR		Jul 15 '69
Martino	Thomas	D TRP	SP4	Tampa	FL		Jul 18 '69
Anderson	John	C TRP	WO	Columbus	GA		Jul 21 '69
Dennull	Edward	C TRP	SP4	Lewisburg	OH		Jul 21 '69
Hamilton	Edward	A TRP	PFC	Ashland	KY		Jul 21 '69
Baumann	Lanny	A TRP	SP5	Bloomington	NE		Jul 28 '69
Kink	David	C TRP	WO	Middleton	WI		Aug 03 '69
Castle	Virgil	A TRP	CPL	Athens	OH		Aug 09 '69
Dine	James	A TRP	SP5	Granite City	IL		Aug 09 '69
Seibert	Michael	A TRP	SP4	Parkersburg	IL		Aug 09 '69
Young	Stephen	A TRP	WO	Las Cruces	NM		Aug 09 '69
Mogck	Daryl	A TRP	SGT	Portland	OR		Aug 14 '69

Last Name	First Name	Unit	Rank	Home	ST	Incident	CasDate
Funderburk	Rupert	B TRP	WO	Monroe	NC		Aug 21 '69
Holtrey	Daniel	B TRP	SP5	Flat Rock	MI		Aug 21 '69
Masuen	Michael	B TRP	WO	Spring Valley	CA		Aug 21 '69
Churan	Ronald	B TRP	1LT	Port Neches	TX		Aug 30 '69
Brewer	Richard	A TRP	1LT	Big Spring	TX		May 02 '70
Corona	Frank	A TRP	SGT	Reedley	CA		May 02 '70
Slye	George	A TRP	SSG	Tacoma	WA		May 02 '70
Mc Kiddy	Gary	C TRP	SGT	Miamisburg	OH		May 06 '70
Whiddon	Tommy	C TRP	WO	Eglin Afb	FL		May 06 '70
Chestnut	Leland	C TRP	SGT	Conway	SC		May 10 '70
Geiger	Robert	A TRP	SP5	San Francisco	CA		May 11 '70
Everest	Robert	A TRP	WO	College Park	GA		May 14 '70
Geiger	Lawrence	A TRP	SGT	Colorado Springs	CO		May 14 '70
Walls	Kenneth	A TRP	SP4	Georgetown	IL		May 14 '70
Bowers	Danny	C TRP	CPL	Caro	MI		May 27 '70
Combs	David	C TRP	SP5	York	PA		May 27 '70
Valdez	Francis	A TRP	SP5	Oshkosh	WI		Jun 07 '70
Puchalski	Walter	D TRP	CPL	Cleveland	OH		Jul 01 '70
Frye	Kevin	C TRP	WO	Jacksonville	FL		Jul 28 '70
Zimmerman	David	C TRP	CWO	Stockton	CA		Jul 28 '70
Kosowski	Kenneth	A TRP	CPL	Chicago	IL		Aug 21 '70
Bengtson	Frank	A TRP	1LT	Millbury	MA		May 07 '71
Meyer	David	A TRP	WO	Collinsville	IL		May 07 '71
Rothel	Larry	A TRP	SP4	Granbury	TX		May 07 '71
Gruber	John	B TRP	SP4	Sacramento	CA		May 23 '71
King	Danny	B TRP	SP4	Sardinia	OH		Jun 02 '71
Lamusga	Michael	B TRP	WO	Minneapolis	MN		Jun 02 '71
Beavers	Robert	E TRP	SP5	Dallas	TX		Aug 28 '71

**We are constantly trying to update and correct this database on our friends that did come home with us.**

**If you see an error in this list showing losses from May, June and July please let us know. Larry Wright has been the collector and updater and could use your help.**

On May 15, 1969 at the age of 20, Art Murray's LOH was shot down at XT 617808 while on a recon mission in Binh Long Province near Quan Loi.

Here Art has just put finishing touches (bullet holes) in a enemy "war souvenir" for trade to some Air Force desk jockey back at Red Catcher in March 1969.



**BYLAWS OF  
THE BULLWHIP SQUADRON**

**ARTICLE I. OFFICES**

The principal office of THE BULLWHIP SQUADRON in the State of Washington shall be located at 3101 Oakes Avenue, Everett, WA 98201. The Board of Directors may change the principal office of the Corporation, or establish such additional offices within or without the State of Washington, as it may determine from time to time in its sole discretion.

**ARTICLE II. MEMBERS**

**Section 1. Members and Classes.** The Corporation will have one class of Members. The qualification and rights of such members are as follows: Members of the 1/9th Cavalry in the Republic of Vietnam during the period 1965 through 1973.

**Section 2. Voting Rights of Members.** Each Member shall be entitled to one vote on each matter on which Members are entitled to vote as provided by Section 1, or as otherwise appropriately submitted to a vote of the Members by the Board of Directors.

**Section 3. Election of Members.** Members will be elected by the Board of Directors. An affirmative vote of two-thirds of the Directors is required for election.

**Section 4. Termination of Membership; Reinstatement.** The Board of Directors, by a two-thirds vote, may suspend or expel a Member for cause, including for non-payment of dues specified in Section 6 herein below. Upon a written request submitted by a former Member to the Secretary of the Corporation, the Board of Directors may reinstate such members upon a two-thirds vote upon such terms and conditions as the Board of Directors may determine.

Any Member may resign at any time, provided, however, that such resignation shall not operate to relieve such Member of the obligation to pay dues or other charges due to the Corporation, unless the Board of Directors votes to relieve such Member by a two-thirds vote.

**Section 5. Membership Certificates.** When a Member has been elected to membership and has paid any duties, fees or performed any other acts necessary to qualify for membership, a certificate of membership shall be issued to the Member by the Secretary of the Corporation. Such certificate shall be in the form determined by the Board of Directors, and shall be signed by the President or a designated Vice President, and by the Secretary of a designated Assistant Secretary. Each certificate shall be consecutively numbered. The name and address of each Member, the date of issuance of the certificate, and the number of the certificate shall be entered on the records of the Corporation. In the event a certificate is lost, mutilated or destroyed, a new certificate may be issued on the terms and conditions imposed by the Board of Directors.

**Section 6. Dues.** Members may be required to pay annual dues in such amounts and at such times as the Board of Directors may determine from time to time. Nonpayment of such dues may cause termination or suspension of a Member's status as such, in the discretion of the Board of Directors.

**ARTICLE III. MEETINGS OF MEMBERS**

**Section 1. Annual Meeting.** The annual meeting of the Members will be held on

3~Ar^uA /xy in each year, at the hour of \_\_\_\_\_ at the principal office of the

*Note. The original paper has January written in this line but the scanning program interpreted it as random symbols*

Corporation set forth above, or at any other location set by the Directors, for the election of Directors, and transaction of such other business as may appropriately come before the meeting. If the day set for the meeting is a legal holiday, the meeting will be held the next succeeding business day.

**Section 2. Special Meetings.** Special meetings of the Members may be called by the President, the Board of Directors, or by Members holding one-twentieth of the votes entitled to be cast at such meeting. Special meetings shall be held at the principal office of the Corporation set forth above.

**Section 3. Notice of Membership Meetings.** Written notice of any regular or special meetings of the Members shall be provided to Members entitled to vote at such meeting not less than ten nor more than fifty days before the date of such meeting. Such notice shall specify time and place of the meeting and, in the event of a special meeting, the purpose(s) for which the meeting has been called. The notice shall be delivered either by mail or in person at the direction of the President, Secretary or other persons calling the meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail addressed to the Member at the Member's address as it appears on the records of the Corporation, with postage prepaid.

**Section 4. Quorum.** At any meeting of Members of the Corporation, the presence in person of one-twentieth of the Members entitled to vote thereat shall be necessary to constitute a quorum for all purposes, except as otherwise provided by law. In the absence of a quorum, or when a quorum is present, a meeting may be adjourned from time to time by a vote of the majority of the Members present in person without notice other than by announcement at the meeting and without further notice to any absent Member.

**Section 5. Voting by mail.** With respect to the election of Directors, Members may vote by mail on such terms and in such form as may be designated by the President and Secretary of the Corporation consistent with law.

#### ARTICLE IV. DIRECTORS

**Section 1. Board of Directors.** The affairs of the Corporation shall be managed by the Board of Directors. Members of the Board of Directors need not be residents of the State of Washington.

**Section 2. Number and Term of Office.** The number of Directors constituting the Board of Directors will be four. The number of Directors on the Board of Directors may be decreased or increased by resolution of the majority of the Board of Directors, provided that no such resolution may serve to shorten the term of an incumbent Director.

The initial Board of Directors shall serve in office until the first annual election of Directors as provided in these Bylaws. Thereafter, each Director shall hold office until the next annual meeting of members and until the Director's successor shall have been duly elected and qualified.

**Section 3. Annual Meetings.** A regular annual meeting of the Board of Directors will be held immediately after and at the same place as the annual meeting of Members.

**Section 4. Special Meetings.** Special meetings of the Board of Directors may be called at the request of the President of the Corporation or by members of the Board of Directors constituting not less than one-third of the total number of Directors. The person or persons authorized to call special meetings of the Board of Directors may fix the time and place thereof, either within or without the State of Washington.

**Section 5. Notice of Board of Directors Meetings.** Written notice of any regular or special meetings of the Board of Directors shall be provided to Directors not less than five days before the date of such meeting. Such notice shall specify the time and place of the meeting and, in the event of a special meeting, the purpose(s) for which the meeting has been called. The notice shall be delivered either by mail or in person at the direction of the President, Secretary or other persons calling the meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail addresses to the Director at the Director's address as it appears on the records of the Corporation, with postage thereon prepaid. Any Director may waive notice of any meeting.

**Section 6. Quorum.** A majority of the Directors shall constitute a quorum for the transaction of business, and all actions of the Board shall be taken by a majority vote.

**Section 7. Vacancies.** Any vacancy in the Board shall be filled for the unexpired portion of the term by a majority vote of the remaining Directors, at any special meeting of the Board called for such purpose.

**Section 8. Removal of Directors.** Any Director may be removed from office by the affirmative vote of a majority of the full membership, at any regular or special meeting called for that purpose, with or without cause. Any such Director proposed to be removed shall be entitled to at least five days notice of the meeting at which such removal is to be voted upon, and shall be entitled to appear and be heard at such meeting.

#### ARTICLE V. OFFICERS

**Section 1. Officers.** The Corporation shall have the following officers: a President; one or more Vice Presidents (as determined by the Board of Directors); a Secretary; a Treasurer, and such other officers as may be elected by the Board of Directors in accordance with the provisions of these Bylaws. Such officers who are elected or appointed by the Board of Directors shall have such authority and perform such duties as are designated from time to time by the Board of Directors. The same person may hold one or more offices, except for the offices of President and Secretary.

**Section 2. Election and Term of Office.** The Board of Directors shall elect the officers of the Corporation on an annual basis at the annual meeting of the Board of Directors, or as soon thereafter as practicable. At any annual meeting thereof, the Board of Directors may create such new offices and elect such new officers as they deem appropriate. Each of the Corporation's officers shall hold office until such officer's successor shall be elected or appointed.

**Section 3. Vacancies.** Any office of the Corporation which becomes vacant prior to expiration of the normal term thereof for any reason, including resignation, removal, disqualification or death, may be filled by the Board of Directors for the unexpired portion of such normal term.

**Section 4. Removal of Officers.** The Board of Directors may remove any officer of the Corporation at any time, provided they determine that such removal is in the best interests of the Corporation. Such removal shall be without prejudice to the contractual rights of the removed officer. In the event an officer is removed prior to the normal expiration of the officer's term of office, a substitute may be appointed by the Board of Directors in accordance with the provisions of Section 3 above.

**Section 5. President.** The President of the Corporation shall be the principal officer of the Corporation and shall supervise the affairs of the Corporation. Except as herein provided or designated, the President shall control the business and affairs of the Corporation. The President shall preside at all meetings of the members or the Board of Directors of the Corporation. The President may sign, together with the Secretary or any other officer designated by the Corporation, any contract, deed, mortgage, evidence of indebtedness or other document authorized to be executed by the Board of Directors, except where the Board of Directors, these Bylaws or applicable law has authorized execution by other parties. To the extent permitted by applicable law and these Bylaws, the President shall have all powers and perform all duties incident to the office of President, or as otherwise designated by the Board of Directors.

**Section 6. Vice President.** In the absence of the President, the Vice President (or, if there are more than one vice president, the senior Vice President as determined by the Board of Directors) shall act in place of the President and possess all the authority, powers and duties of the President during such time. To the extent permitted by applicable law and these, the Vice President shall have all powers and perform all duties incident to the office of Vice President, or as otherwise designated by the Board of Directors.

**Section 7. Treasurer.** The Treasurer shall be responsible for preservation and maintenance of all funds, securities and related items of the Corporation, and shall maintain full and complete books of account with respect thereto. The Treasurer shall deposit funds of the Corporation in such banks or other depositories and in such manner as is provided in these Bylaws or as directed by the Board of Directors. To the extent permitted by applicable law and these Bylaws, the Treasurer shall have all powers and perform all duties incident to the office of Treasurer, or as otherwise designated by the Board of Directors.

**Section 8. Secretary.** The Secretary shall keep the minutes of all meetings of the members and Board of Directors and provide appropriate individuals with notice of such meetings; act as custodian of the corporate records and corporate seal; execute documents on behalf of the Corporation as provided by these, authority of the Board of Directors, or applicable law. To the extent permitted by applicable law and these Bylaws, the Secretary shall have all powers and perform all duties incident to the office of Secretary, or as otherwise designated by the Board of Directors.

**Section 9. Other Officers.** The Board of Directors, in addition to the offices of the Corporation specified above, may create such additional offices of the Corporation (including Assistant Secretaries and Assistant Treasurers) as it deems appropriate, and may designate duties and impose terms of office on such office(s) in a manner consistent with these Bylaws and applicable law.

**Section 10. General.** The Board of Directors in its sole discretion may require the holders of any of the offices described above to submit such bonds, sureties or other assurances as the Board may determine to ensure the faithful performance of such officeholder's duties to the Corporation.

## ARTICLE VI. COMMITTEES

**Section 1. Formation and Powers of Committees of Directors.** The majority of the Board of Directors may from time to time designate and appoint one or more committees, each of which committees shall have two or more Directors as members. To the extent provided in the resolution authorizing creation of such committee(s), or as otherwise provided in these Bylaws or the Corporation's Articles of Incorporation, shall have the authority of the Board of Directors. Provided, however, that no committee shall have the authority of Board of Directors in reference to amending, altering or repealing the Bylaws; electing, appointing or removing any member of any committee or any Director or officer of the Corporation; adopting a plan of merger or sale, lease or exchange of all or substantially all of the property and assets of the Corporation not in the ordinary course of business; authorizing the voluntary dissolution of the Corporation; or amending, altering or repealing any resolution of the Board of Directors which by its terms provides that it shall not be amended, altered or repealed by such committee.

**Section 2. Term of Office and Vacancies.** Members of committees of the Board of Directors shall have a term of office and vacancies in any such committee shall be filled in the same manner as specified for officers of the Corporation as specified in Article IV, Section 2 and 3 herein above.

**Section 3. Liability.** The designation and appointment of any committee of the Board of Directors and the delegation thereto of any authority shall not operate to relieve the Board of Directors, or any individual Director, of any responsibility imposed upon it or him by law.

## ARTICLE VII. CONTRACTS, CHECKS, DEPOSITS AND FUNDS

**Section 1. Contracts.** The Board of Directors may authorize any officer or officers, agent or agents of the Corporation, in addition of the officers so authorized by these bylaws, to enter into any contract or execute and deliver any instrument in the name of any on behalf of the Corporation, and such authority may be general or confined to specific instances.

**Section 2. Checks, Other Instruments.** All checks, drafts or orders for the payment of money, notes or other evidence of indebtedness issued in the name of the Corporation, shall be signed by such officer, officers or agent(s) and in such manner as shall be designated by the Board of Directors from time to time. In the absence of such designation, such instruments shall be signed by the Treasurer or President of the Corporation.

**Section 3. Deposits.** All funds of the Corporation shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

**Section 4. Gifts.** The Board of Directors may accept on behalf of the Corporation any contribution, gift, bequest or devise for the general purposes or for any special purpose of the Corporation.

**Section 5. Transactions with Directors and Officers.** The Directors and officers of the Corporation may be interested directly or indirectly in any contract relating to the operation of the Corporation, provided that (a) any such contract or transaction

shall be at arm's length with full disclosure of the interest of the Director(s) or officer(s) in such contract or transaction, and (b) such contract or transaction does not violate the prohibition in the Article of Incorporation of the Corporation against the application of funds for private use or otherwise violate applicable state or federal law.

**ARTICLE VIII. BOOKS AND RECORDS**

The Corporation shall keep and maintain books and records of account, minutes of all meetings of the Board of Directors, any committee and any meeting of Members, and shall keep at its registered or principal office a record giving the names and addresses of the members

entitled to vote. In addition, the Corporation shall keep and maintain, and make available for public inspection, such records as may be required by applicable provisions of the Internal Revenue Code or regulations promulgated thereunder. Any books and records of the Corporation may be inspected by any Member, or a Member's agent or attorney, for the proper purpose at any reasonable time.

**ARTICLE IX. FISCAL YEAR**

The fiscal year of the Corporation shall begin on the first day of January and end on the last day of December, unless the Board of Directors shall determine to change the fiscal year and take all appropriate steps under the Internal Revenue Code and other applicable law to do so.

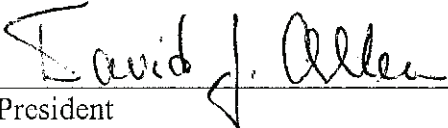
**ARTICLE X. CORPORATE SEAL**

The Board of Directors shall provide a corporate seal, which seal shall be in the form of a circle, and contain the name of the Corporation and reference to the Corporation as being incorporated in the State of Washington.

**ARTICLE XI. AMENDMENT TO BYLAWS**

These Bylaws may be amended, or repealed and new Bylaws adopted, by a majority of the Board of Directors at any regular annual meeting thereof, or at any duly noticed and constituted special meeting thereof.

IN WITNESS WHEREOF, the undersigned hereby certify that these Bylaws of the Corporation were adopted by the Incorporator by Consent of Directors in Lieu of Organizational Meeting held at Everett, Washington on February 24, 2000.

  
\_\_\_\_\_  
President

  
\_\_\_\_\_  
Secretary

Note. The original, scanned bylaws is available online at the Bullwhip web site. If you want to see that document and cannot download it email anyone the following people and it will be emailed to you.

Joe Bowen, President

ApacheRed27@gmail.com

Jim Kurtz, Vice President

jkurtz@ida.org

Larry Wright, Membership Chairman

W9thcav6566@aol.com

Chuck Ridenour, Treasurer

cridenou@csc.com



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
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In 1969, Chaplain Newby retired, having served 33 years on active duty, including two tours with the 1st Cavalry Division in Vietnam. The first tour, Sept. 1966 to Sept. 1967, he served with the medics (3 months) and 2-8 Cavalry (9 months). The second tour, Mar. 1969 to Mar. 1970, he served with the 1-5 Cavalry Battalion (while concurrently supporting the 2-12 Cavalry Battalion) and the 1-9 Cavalry Squadron, which included H Company 75th Rangers, the 62nd Infantry Platoon (Tracker-dog team) and various aircraft maintenance units. Between his enlisted and commissioned years he squeezed in a year as an A-Team medic with the 19th Special Forces, Utah National Guard.

Newby received a bachelor of science from Weber State in Ogden, Utah. He earned two master of arts degrees, the first in the field of sociology in 1974 from Long Island University, and the second in journalism from Brigham Young University in 1981.

Chaplain Newby married Helga M.A. (Raasch) in Berlin, Germany. They have seven children, six of whom are living, twenty-nine grandchildren and two great-granddaughters. Chaplain and Mrs. Newby now live in Bountiful, Utah.

Newby's combat awards and decorations include the Combat Infantry Badge, three Bronze Stars for Valor, an Army Commendation for Valor, three Purple Hearts, an Air Medal, two additional Bronze Stars for service, the Vietnamese Cross of Gallantry and the Vietnamese Honor Medal. He is one of two chaplains to receive the Combat Infantry Badge while serving as a chaplain, and the only one to do so in the Vietnam War.


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
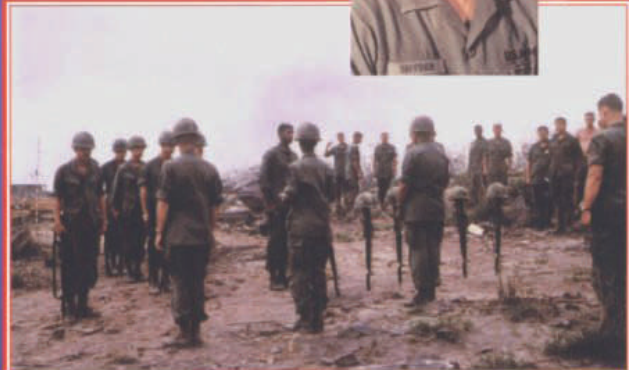


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