Military Funeral Honors and Military Cemeteries: Frequently Asked Questions

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**Military Funeral Honors and Military Cemeteries: Frequently Asked Questions**

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Summary

This report is written in response to frequently asked questions about military funeral honors and military cemeteries. It provides information on the eligibility criteria, required components of the honor detail, and the funeral ceremony. It also cites legislation that mandates that the Department of Defense (DOD) make military funeral honors available to every eligible veteran upon request. This report will be updated as needed. For related reading, see CRS Report RL32769, *Military Death Benefits: Status and Proposals*, by David F. Burrelli and Jennifer R. Corwell.
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What Are Military Funeral Honors?

The Department of Defense (DOD) defines military funeral honors as the ceremonial paying of respect and the final demonstration of the country’s gratitude to those who, in times of war and peace, have faithfully defended our nation. Members of the funeral honors detail fold and present the American flag to the veteran’s survivor and Taps is sounded.¹

What Legislation Provides for the Implementation of the Current Military Funeral Honors Program?

The National Defense Authorization Act for FY2000, P.L. 106-65, as amended, sets out the requirements for funeral honors and mandates military honors at funerals for all eligible veterans.² The originating language can be found in the Strom Thurmond National Defense Authorization Act For Fiscal Year 1999, H.Rept. 105-736, section 567, “The conferees agree that men and women who have served honorably, whether in war or peace, deserve commemoration for their military service at the time of their death by an appropriate tribute. Burial honors are an important means of reminding Americans of the sacrifices endured to keep the Nation free.”

What Agency Is Responsible for Administering the Military Funeral Honors Program?

The Department of Defense is responsible for providing military honors to eligible veterans. DOD Instruction 1300.15 updates policy and responsibilities for military funeral support. DOD has established a website that provides information including eligibility criteria, the text of relevant legislation, information for funeral directors, and related links, at http://www.militaryfuneralhonors.osd.mil. Questions or comments regarding the program can be addressed to Military Funeral Honors, 10100 Reunion Place, Suite 260, San Antonio, TX 78216-4138.

Who Is Eligible for Military Funeral Honors?

Military members in the following categories are eligible for military funeral honors: military personnel on active duty; former military members who served on active duty and were discharged under conditions other than dishonorable (as described below); members of the Selected Reserve; former members of the Selected Reserve who served at least one term of enlistment or period of initial obligated service and were discharged under conditions other than

² 10 U.S.C. 1491.
dishonorable; and former members of the Selected Reserve who were discharged due to a service-related disability.\(^3\)

**Who Is Ineligible for Military Funeral Honors?**

Veterans are ineligible if convicted of a capital offense (as defined in the National Defense Authorization Act for FY2006, P.L. 109-163, section 662), or when the circumstances involved would bring discredit upon the person’s service or former service. Veterans are also ineligible if they were discharged from the military under dishonorable conditions. These conditions include dishonorable discharge, bad conduct discharge, dismissal from the service awarded by court-martial, other than honorable conditions discharge, and for officers who resign for the good of the service in lieu of courts-martial, which results in a discharge characterization of other than honorable conditions.

P.L. 109-163 (section 662) modified titles 10 and 38 of the *U.S. Code*, to expand the prohibition against the interment of anyone in a national cemetery, as well as the use of military honors, for anyone convicted of a capital offense (as defined), or when the circumstances involved would bring discredit upon the person’s service or former service. This language expands upon P.L. 105-116 that Congress passed in 1997. That law barred those convicted of capital crimes from being buried in a national cemetery. The 1997 law was ostensibly passed to prevent the possibility of Oklahoma City bomber Timothy McVeigh, a veteran, from being buried at Arlington National Cemetery. McVeigh was put to death on June 11, 2001.

Section 404 of P.L. 109-461 required the removal of Russell Wayne Wagner’s remains from the columbarium at Arlington National Cemetery. An honorably discharged Vietnam veteran, Wagner was convicted of killing an elderly Maryland couple in 1994. Wagner died in 2005 while serving two life terms in prison. Because he was eligible for parole, he qualified for burial at Arlington. Following protests from the murdered couple’s son, language was included in the Veterans Benefits, Health Care and Information Technology Act of 2006, P.L. 109-461, requiring the removal of Wagner’s remains. The Superintendent of the Arlington Cemetery reported that the cremated remains of Russell Wayne Wagner have been removed from Arlington National Cemetery and turned over to his sister.\(^4\)

**What Is the Required Composition of a Military Funeral Honors Detail?**

The military services operate under service-specific policies; the honors vary from service to service and are dependent upon available resources. At the minimum, a funeral honors detail

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\(^3\) According to CRS Report RL30802, *Reserve Component Personnel Issues: Questions and Answers*, by Lawrence Kapp, “The Selected Reserve contains units and individuals most essential to wartime missions, in accordance with the national security strategy. They have priority over other reservists for training and equipment. Members of the Selected Reserve are generally required to perform one weekend of training each month (‘inactive duty for training’ or IDT, also known as ‘weekend drill’) and two weeks of training each year (‘annual training’ or AT, sometimes known colloquially as ‘summer camp’) for which they receive pay and benefits.”

consists of two members of the Armed Forces, at least one of which is a member of the veteran’s military service.

Funeral honors details may be augmented with volunteers who are military veterans and who are members of veterans’ service organizations, such as the American Legion and the Veterans of Foreign Wars, or other appropriate organizations. The Authorized Provider Partnership Program (AP3) was established to provide training for these volunteers to standardize the quality of the honors rendered. Volunteers can participate as firing party members, pallbearers, and buglers, among other duties. When a trained bugler is not available, a recorded version of Taps may be played. DOD also approved the use of a ceremonial bugle, which contains a device in the bell of the bugle that plays a recorded version of Taps.

**Who Is Responsible for Making the Arrangements for Honors to Be Performed?**

Honors are not performed automatically; they must be requested. Families of eligible veterans must request funeral honors through their funeral director. The funeral director is to contact the appropriate military service to arrange for the funeral honors detail.

**Are Members of the Military Honors Detail Paid?**

Members of the Ready Reserve\(^5\) or retired military personnel who are part of a military funeral detail may receive pay, allowances, travel, and transportation reimbursements.\(^6\) Ready Reserve personnel may also receive service credit for performing this duty.\(^7\) Survivors are not charged for these services.

Section 571 of P.L. 107-314, the Bob Stump National Defense Authorization Act for FY2003, enacted December 2, 2002, provides for a flat rate daily stipend for members of the funeral honors detail who are not active duty military personnel. The daily stipend for FY2008 is $50. The *U.S. Code* provides at 10 U.S.C. 1491(d) (1) that to support a funeral honors detail under this section, the Secretary of a military department may provide the following:

(A) For a person who participates in a funeral honors detail (other than a person who is a member of the armed forces not in a retired status or an employee of the United States), either transportation (or reimbursement for transportation) and expenses or the daily stipend prescribed under paragraph (2).

(B) For members of a veterans organization or other organization referred to in subsection (b)(2) and for members of the armed forces in a retired status, materiel, equipment, and training.

\(^5\) According to CRS Report RL30802, *Reserve Component Personnel Issues: Questions and Answers*, by Lawrence Kapp, “The Ready Reserve is the primary manpower pool of the reserve components. Members of the Ready Reserve will usually be called to active duty before members of the Standby Reserve or the Retired Reserve. The Ready Reserve is made up of the Selected Reserve, the Individual Ready Reserve, and the Inactive National Guard.”


\(^7\) 10 U.S.C. 12732(a)(2)(E).
(C) For members of a veterans organization or other organization referred to in subsection (b)(2), articles of clothing that, as determined by the Secretary concerned, are appropriate as a civilian uniform for persons participating in a funeral honors detail. Volunteers seeking reimbursement should complete DOD Standard Form 1164 and submit it to the unit with which they are volunteering.

How Many Military Funeral Honors for Veterans Requests Are Supported Only by Veterans Service Organizations (VSOs)?

DOD officials stated that the military, in accordance with the law, provides military personnel in every instance in which the eligible survivors have requested such honors. Defense officials note, however, that in some instances, funeral directors contact VSOs for such services with or without seeking military personnel assistance. It is not possible to know how often this occurs. Financial or other assistance (such as transportation, a stipend or reimbursement for expenses) from the military for VSO services may be provided by a nearby military unit. This assistance comes from that unit’s funds. In some instances, state governments have provided assistance or benefits to VSOs who perform these services.8

What Military Honors Are Afforded to Individuals Interred or Inurned at Arlington National Cemetery?

Eligibility criteria for interment or inurnment can be obtained from the Arlington National Cemetery Website at http://www.arlingtoncemetery.org, or from the Interment Services Branch at (703) 607-8585. Once eligibility is determined, honors are afforded according to rank. Enlisted personnel receive standard honors and a firing party. Commissioned and warrant officers receive standard honors, a firing party, and may request the caisson and escort troops. Those individuals who are eligible for inurnment in the columbarium receive the standard honors and a firing party. All may request a military chaplain to preside over the services. Effective January 1, 2009, all service members who die from wounds received as a result of enemy action and are being interred, inurned, or memorialized at Arlington National Cemetery are eligible to receive full military funeral honors.

Additional details are available at http://www.arlingtoncemetery.org/funeral_information/guide.atneed.html#honors.

What are the Available Emblems of Belief for Placement on Government Headstones and Markers?

A current list of the approved emblems of belief can be found on the U.S. Department of Veterans Affairs Website at http://www.cem.va.gov/cem/hm/hmemb.asp. A new emblem of belief for Wicca, the pentacle, was added to the list in 2007.⁹ According to the website, no graphics (logos, symbols, etc.) are permitted on government-furnished headstones or markers other than the approved emblems of belief, the Civil War Union Shield, the Civil War Confederate Southern Cross of Honor, and the Medal of Honor insignias.

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⁹ Settlement agreement and stipulation of dismissal in the case of Circle Sanctuary v. Nicholson, U.S. Dist. Ct., Western Dist. of Wisconsin, Case No. 06-C-0660-S.