

DEPARTMENT OF THE NAVY

BOARD FOR CORRECTION OF NAVAL RECORDS 701 S. COURTHOUSE ROAD, SUITE 1001 ARLINGTON, VA 22204-2490

> Docket No. 4421-25 Ref: Signature Date

Dear

This is in reference to your application for correction of your naval record pursuant to Section 1552 of Title 10, United States Code. After careful and conscientious consideration of relevant portions of your naval record and your application, the Board for Correction of Naval Records (Board) found the evidence submitted insufficient to establish the existence of probable material error or injustice. Consequently, your application has been denied.

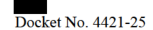
A three-member panel of the Board, sitting in executive session, considered your application on 16 September 2025. The names and votes of the members of the panel will be furnished upon request. Your allegations of error and injustice were reviewed in accordance with administrative regulations and procedures applicable to the proceedings of this Board. Documentary material considered by the Board consisted of your application, together with all material submitted in support thereof, relevant portions of your naval record and applicable statutes, regulations, and policies. In addition, the Board considered the advisory opinion contained in Commander, Navy Personnel Command (NPC) memorandum 1070 PERS-312/SA of 4 June 2025, which was previously provided to you for comment.

In accordance with BUPERSINST 1900.2C CH-1 published on 2 February 1966, Remarks. Entries in this block consist of information not shown elsewhere on the form. Repetition of information included in other blocks adds nothing and obscures essential data. Only the entries specified below or in supplementary directives will be made in this block. Any unused space will be filled by diagonal lines of X's typed through the blank space.

Your Enlistment Performance Record (NAVPERS 601-9) listed entries showing service at from 29 November 1966 to 8 November 1967.

On 8 November 1967,

issued you an Administrative Remarks (NAVPERS 1070/613) listing the following: "I hereby acknowledge receipt of the National Defense Service Medal and the Vietnam Service Medal."



You were released from active duty and transferred to the Naval Reserve with an Honorable character of service and were issued a Certificate of Release or Discharge from Active Duty (DD Form 214) for the period of 14 October 1964 to 1 November 1968 due to release from active duty within 3 months of expiration of USN. Furthermore, the following was listed: block 30 (Remarks) "Hight School -4-." "Contract and concurrent transfer to Naval Reserve." "No Discharge certificate issued at time of separation." "Extended term of reenlistment one month."

On 5 March 1971, you were honorably discharged from the U.S. Naval Reserve (Inactive).

On 4 June 2025, you were issued a Correction to DD Form 214, Certificate of Release or Discharge from Active Duty (DD Form 215) listing the following correction: block 12 (Last Duty Assignment and Major Command) Delete:

Add:

You requested to add deployments, training information, agent orange exposure and to correct the name of the last duty station on your DD Form 214N of 1 November 1968. The Board, in its review of your entire record and application, carefully weighed all potentially mitigating factors, to include your assertions. NPC has issued a DD Form 215 which corrected the name of your last unit serviced. However, the Board determined that BUPERSINST 1900.2C does not authorize inclusion of deployments and exposure information on the DD Form 214. In this connection, the Board substantially concurred with the comments contained in the advisory opinion. Therefore, the Board determined that no further relief is warranted.

In the absence of sufficient new evidence for reconsideration, the decision of the Board is final, and your only recourse would be to seek relief, at no cost to the Board, from a court of appropriate jurisdiction.

