Case: 12-2866 Page: 1 of 3 Filed: 08/08/2014

IN THE UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

JEFFREY D. WALTHERS,)
Appellant,)
V.) Vet. App. 12-2866
ROBERT A. McDONALD, Secretary of Veterans Affairs,)))
Appellee.)

SECRETARY'S RESPONSE UNDER U.S. VET. APP. R. 39(b) TO APPELLANT'S APPLICATION FOR ATTORNEY FEES AND EXPENSES

Pursuant to U.S. Vet. App. Rule 39(b), Appellee, Robert A. McDonald, Secretary of Veterans Affairs ("Secretary"), responds to Appellant's application for an award of attorney fees and expenses under the Equal Access to Justice Act ("EAJA"), 28 U.S.C. § 2412.

Appellant's EAJA application satisfies the jurisdictional requirements of the statute as set out by this court. *See Bazalo v. Brown*, 9 Vet. App. 304, 308 (1996) (en banc). Additionally, the Secretary concedes that Appellant has met the three predicate findings for an EAJA award: (1) Appellant is a "prevailing party"; (2) the Secretary's position was not "substantially justified"; and (3) there are no "special circumstances" which would make an award unjust. 28 U.S.C. § 2412(d).

The Secretary, for the sole purpose of avoiding further litigation and the costs related thereto, does not contest the reasonableness of Appellant's attorney fees or expenses, in the instant case, under the current case law (see 28 U.S.C. § 2412(d)(1)(C)) and is prepared to make payment to Appellant and

Case: 12-2866 Page: 2 of 3 Filed: 08/08/2014

Appellant's representative of record. The Secretary's concession here, however,

in no way denotes the Secretary's position as to any issue or matter presented

herein which may potentially affect the litigation or settlement of future

applications for attorney fees and costs filed with this Court pursuant to 28 U.S.C.

§ 2412.

The Secretary advises the Court that he does not contest an award in an

amount deemed reasonable by the Court, up to \$12,500.00. The parties have

discussed the matter and agreed to a fee of \$12,500.00.

CONCLUSION

WHEREFORE, Appellee, Robert A. McDonald, respectfully responds to

Appellant's application for the award of attorney fees and other expenses, and

advises the Court that he does not contest an award in an amount deemed

reasonable by the Court, up to \$12,500.00.

Respectfully submitted,

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MARY ANN FLYNN

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/s/ Michael A. Carr_

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Case: 12-2866 Page: 3 of 3 Filed: 08/08/2014

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