UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS 625 Indiana Avenue, NW Suite 900 Washington, DC 20004-2950

APPELLANT'S INFORMAL BRIEF

Docket No: 19-3985

Lynn C. Hulsman,

ν.

U.S. COURT OF APPEALS FOR VETERANS CLAIMS

Oct 18, 2019

RECEIVED

Robert L. Wilkie, Secretary of Veterans Affairs,

Appellee.

Appellant,

Type or legibly write your answers to each question. If the Court cannot read your handwriting, your brief may be returned to you.

If there is more than one issue listed on the first page of the Board decision, which issue(s) are you appealing?

Please note that if you choose not to list an issue here, the Court might not review that issue.

SERVICE CONNECTION - CAUSE OF DEATH

Questions 2-6 ask you for information regarding the issues you believe were incorrectly decided by the Board.

For each issue you listed in Question 1, did the Board incorrectly state any facts?

If yes, what are the correct facts? Please list the page number(s) from the Record Before the

Agency (RBA) that support your argument.

Per. 1-6- EUIDENCE (GRANDOOK/LTRS. FROM VETTOME) 53 Per.)
SUBMITTED CHUBER XAIVER ON 4/1/2019
NOT CONSIDERED (SHIP WAS WITHIN I MICE
OF COAST OF VIETNAM)

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Form 9 (Rev 3/2018)

Are there any documents in the Record Before the Agency (RBA) that support your claim(s)? If yes, what are those documents? Please list the page number(s) in the RBA where they can be found and explain why you think they support your claim.

SEL I TEN I

Did VA fail to obtain any documents identified by you or your representative or mentioned in the Record Before the Agency (RBA) when it was gathering evidence for your case? Yes No V

If yes, list the page number(s) of the RBA that show that these documents exist and explain:

- How each document relates to your claim(s)
- Why each document is important to your case

The Court cannot consider documents that were not before the Board. Also, please do not attach any pages from the RBA.

To your knowledge, did the Board fail to apply or misapply any law, case, or regulation?

38 CFR \$3.102 REASONABLE DOUBT

3.313 CLAIMS BASED EN SERVICE INVIETNAM

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4.2 INTER DRETATION OF EXAM REPORTS

4.3 RESOLUTION OF MEASONABLE DOUBT

4.6 EURLUATION OF KUMBENER

4.70 INADEQUATE EXAM (VA OPINION) If yes, what is that law, case, or regulation and how should the Board have applied it?

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p.3

6.	Do you think that the Board decision is wrong for any other reason(s)? Yes No
	If yes, what are those reason(s)? Please list the page number(s) from the RBA that support
	Hyes, what are those reason(s)? Please list the page number(s) from the RBA that support your argument. BY NOT ELSCINE MY EVIDENCE SUBNITTED BY NOTE WAIVER ON 4/1/2019, BVA DID NOT WHOLE WAIVER ON THE INTERS MY HUSBAND WHOLE TO ME FROM THE INTREPINGINDERENDENCE, WHOLE TO ME FROM THE INTREPINGINDER DAILY & MY HUSBAND NAS SUBTRET TO EXPOSURE DAILY & MORE SO WHEN NAVY GENE AIRCHAFT TOOK OFF ELANDED WAS HE IS CITING A SHOKING HABIT THAT MY HUSBAND AS HE IS CITING A SHOKING HABIT THAT MY HUSBAND OTOPHED 25 YEARS ATLEAST BEFORE HIS DEATH,
Fine	ally, Questions 7-8 ask you for information that will help the Court process your case.
7.	What action do you want this Court to take?
	What action do you want this Court to take? SERVICE CONNECTION FOR CAUSE OF DEATH 15 WARAANTED
8.	If you needed extra pages to answer the questions above, how many extra pages did you attach to this form?
	Please remember that your brief cannot exceed 30 pages total (including this form). Do not attach any pages from the RBA.
	On any attached pages, make sure to include your name and your Court docket number.
Ap	pellant's Address: 144 Por 15 10 Ave Beach wood NV 08722
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Аp	pellant's Signature: Jynn C. Hulsman Date: 10/13/2019
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