U.S. COURT OF APPEALS FOR VETERANS CLAIMS

Nov 26, 2019

RECEIVED

11/26/19

To whom it may concern,

Re: 19-1547

reopened.

In response to your decision on the following case it would like to appeal your decision on the following grounds:

D My husband was operated at the Brooklyn
VA but you have no record of his medical
conditions which left his with a permanent
medical conditions which you never addressed
His medical records are missing so you
can't make a medical determination of his
medical conditions. My husband had
medical documentation from his private
physican which you disregard.

O this case has been closed twice
without not fication sent to us. The VA
lacked concern for my husband's case.
Without the help from numerous
politicans this case wouldn't have been

Very truly yours, 2940 - Ocean parkway 7-L Brooklys NY 11235 (202) 275-9678 (202) 501-5848

v.

Tuesday, November 26, 2019 DARREN L. DEFLANDERS 107 NEEDLERUSH PLACE OCEAN SPRINGS, MS 39564 IN FEDERAL CIRCUIT COURT (VA) SECRETARY ROBERT WILKIE VETERAN COURT APPEAL DECISION STATEMENT OF THE CASE DATE CASE NO.19-1969 WRIT MANDAMUS MAY 21, 2019 18-6858 MARCH 25, 2019

MY INFORMAL CLOSING ARUGMENTS TO THE

U.S. COURT OF APPEALS FEDERAL CIRCUIT COURT

Pertaining and Relating To: Me [as the Veteran] "to establish" the Truth about the Facts
On whether, or not Judge Robert N. Davis must be Impeached
In the U.S. Congressional Senate for Obstruction of Justices
18 U.S. Code 1503 -1505, and (or) for Gross Negligence 19 U.S. 1592
Section 1001 in the above Writ Mandamus Appeal Case No. 18-6858
Dated May 21, 2019 by Judge Robert N. Davis.

My Closing Arguments

From May 05, 2017 - May 21, 2019 Judge Davis and His team of attorneys [Never Attempted] to make, or to carry-out [Any Efforts] that would allow fairness to be entered with their completed [Dishonesty] that they formed and that are with their falsehood creditability problems. This leads to their created [unity of false determinations] willfully and illegally having falsehood exposure. There are elements of dishonesty and unfair practices that [only goes one-way] as to questioning whether [Fairness is at Stake here] ones must search and seized the truth, to the bilateral fairness rules with "both parties equally" prior to, or before reaching [any unfairness conclusions] towards me, towards my attended attendance, or towards slandering my character's [Innocence] on benefit of doubt.

They all have unfairly attested into agreements that <u>I did not appear</u>, or I did not attend into [Any] <u>Scheduled [Exams] or in none-zero exams</u> as these comments that they are alleging against me are perjury misconduct with their testimony that clearly engage into falsehood conspiracy. Such an act is [a lie] and just below I will "shows and prove it as a lie for justices "that {None of Them] performed their [Checks and Balances] Duties with their Oath of Office, or with their Potential Oath of Office to be honest and "creditable on the Constitution Authority as if it doesn't exist, again this clearly taints their bad acts with consumed – toxics of being-Irresponsible towards their Separation of Powers ".

These are Breached of Trust[Failures] with reckless created thinking that "forms into theories flaws" and "that harms the flows of relevancy beliefs on the Rule of Procedural Laws" and these falsehood offenses to whether, or not [the Judge Faults] "are above the rules of law" _506 U.S. 224 (1993) due to egregious misconduct are [signs of fictitious fabrications] that he argued in the TRAC Methods to misuse his clear-thinking judgment — by very — simple unreasoning was "willing to invade the use of disclosure rules under the First Amendment Rights Procedural Law" with the intent [on not to disclose] any beliefs under the benefit of doubt laws-statutes by simply using rejection-refusal [not to make known] into their agreement [to use the Gutierrez v. Principi 2004 Case] into evidences, which was unfairly [not unmasked] with their conspiracy "to mask the truth about this Gutierrez case" with their conspiracy in power "to cover-up many of surgeries evidences" these bad acts invaded my civil rights — invaded my disclosure rights, and their masked my privacy rights to be masked without any disclosure as the procedural law for discoveries they reduced into practice. "This is obstruction of justices here in my writ mandamus case 18 U.S. Code 1503 -1505" It is Gross Negligence on the parts of Courts and on the parts of Judge Davis Denial Wrongs that are at fault with cover-up involvement. "

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Results

Argument: Do I have any rights to fairness on disclosure rules, or on transparency rights to implicate the judge's faults where he and others avoided all of these below attended appeared exams dates that aren't on, or that are [not-in] "the Statement of Case "as followed:

My Appeared Attended Exams Doctor's Named Examiners

1.	04-11-2018	Nurse Practitioner Clifford Baker	Both Shoulders Exams
2.	05-16-2018	Nurse Practitioner Chaquita Henderson	Fibromyalgia Body Exam
3.	05-16-2018	Nurse Practitioner Chaquita Henderson	Both Feet and Both Ankles
4.	10-20-2016	Dr. Benjamin Hill	Headaches (PTSD) Exams
5.	06-27-2018	Dr. Gustave Sison	Breast(Mental) Exams

FOR THE RECORD NONE OF THESE EXAMS WERE ASSOCIATED WITH THE MAY 21, 2019 DECISION (O %) RESPONSIBILITY WAS USED WITH JUDGE DAVIS DETERMINATIONS PROCEDURAL RULES OF LAW AS HE INTENDED TO INTENTIONALLY NOT USE [Any of these Exams for the Writ Mandamus Issues] to Obstruct Justices with Gross Negligence 18 U.S. Code 1503 -1505, 19 U.S. Code 1592, Section 1001. Closing Argument: Did Judge Davis promote his failures to cover-up with improper enforcement? Closing Argument: Did Judge Davis comply to be engaged into falsehood commitments with his

Closing Argument: Did Judge Davis comply to be engaged into concealing "not to disclose " My Social Security Disability Decision that violates My Civil and My Constitutional 1st **Amendment Rights?**

Efforts to mask and to protect his own bad acts?

Closing Argument: Did Judge Davis comply to engage into eliminating the procedural rules of law, on The Benefit of Doubt Law "in favor of the veteran's civil rights merits "omitting my Exams attendances on appearance?

Closing Arguments: Did Judge Davis promote falsehood over the truth with dishonest enforcement? Closing Arguments: Did Judge Davis promote controversial protection for the Secretary's wrongdoing? Closing Arguments: What is the Federal Cir. Court (3 Judges Panel) Beliefs on Judge Davis potential Impeachment?

Closing Arguments: What is the Federal Cir. Court (3 Judges Panel) transparency beliefs on holding Judge Davis accountable legally on unethical implications (immunity)?

Closing Argument: Judge Davis, and the VA, Secretary Wilkie (Counsels) all of them are alleging that The Veterans Appeals Court doesn't have any powers to grant writ (issues claims) For \$3 Million Dollars for Equitable Relief-Judgment in My Case. It is on the Hands Of the Government (VA) Secretary, which I realize that every court has powers to Compensation, to grant settlements, to grant bail, to grant disability, to award Judgment for concede injunction relief to the plaintiff's claims. I am seeking What amounts are at the maximum powers [amounts] at his court's [not used] for Damages, for injuries, for harm, or for equitable enforcement to be released and to be granted to me before, or by December 6, 2019 to settle this case please.

Or

Make a bank deposit check out (this month) for \$500,000.00 and on every monthly Compensation Bank Deposits I will get \$13,000.00 deposited into my bank monthly Until the \$ 3 Million Dollars Writ " is settled in full without any taxes enforcement"

DeFlanders 11.28.2019

SWORN TO AND SUBSCRIBED before

My Commission Expires Jan 5, 2020