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UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

STEVEN P. KIVARI

Appellant,

Veteran Appeal No 18-5538

V

ROBERT WILKIE

Secretary of Veterans Affairs

1 29 2020

Appellee

MOTION TO REDACT

1.

Appellant here moves to redact any and all information submitted by Appellee concerning Appellant. This motion is made in the event Appellee submits any information that Appellant without such information being released might submit absent such release.

It is not the intention of Appellant to release any of the kind of information evidenced in the various Record Before the Agency (RBA) discs Appellee has compiled or sent to Appellant. This is because such information seeks to continue Appellee's inclination to gas-light and pathologize Appellant instead of addressing the civil right and libel injuries Appellant has suffered at the hands of the military and VA.

It long has been and remains the tacit policy of the military and VA to evade assisting in providing justice for both prey and perps of Military Sexual Assault,(MSA) by alleging that any sexually assaulted active duty personnel who resists reports or complains of such assaults must have something wrong with their brain and then to lock them up, forcibly drug them, impose a career wrecking label upon them and visit other retaliations in the name of "treatment" for an alleged "brain disease" caused by alleged "genetics" resulting in alleged "chemical imbalance".

This false narrative known as the "medical model" or "medical paradigm", has been researched as to the existence of any bio-physical or genetic markers for more than a hundred years and no such evidence has ever been found, nor is there any lab test that can reliably be used to diagnose such supposed "illness" or "disorder" as there are for real biophysical diseases such as diabetes that so-called "mental illnesses" has been compared to. If there were such tests Appellant would

2.

have no objection to Appellee submitting them. But for all the “treatment” Appellant survived no such test was ever made because there never were and are no such tests.

Appellant did not commence this Appeal to the C.A.V.C with the intention of sparking another round of Appellee’s Degradation Ceremonies or making its various libels against me.

Neither the VA nor the military care to discuss or admit either MSA or the psychiatric assaults that are so routinely inflicted on for targets who did not respond favorably toward them.

Appellant sued various parties who inflicted such assaults in U.S. Courts but the Defendants counsel (the DOJ) argued that the case should be dismissed on various grounds (inadequate in my view) including that the VA compensation process was the sole venue where such issues as I raised could be heard. (U.S.C. 38)

My claim then was dismissed.

Since, I was left with the only option of attempting to use that process, nowhere so far have I seen any acknowledgement by the VA that they have even the least concern about the issues of Military Sexual Assault or Military Psychiatric Assault or their own support of perpetrators of such assaults in the form of discrediting and retaliating against their prey. They thus far seem oblivious to the helping role they could play to genuinely bring down the numbers of both kinds or the need to (as agency) try and do so.

The Appellee (in this case) when addressed with a complaint or report about Military Sexual Assault and its attendant Military Psychiatric Assault (PSA) revert to the military playbook and

seek to reinvoke the Degradation Ceremony. <https://www.madinamerica.com/2013/09/psychiatric-diagnosis-process-qualify-degradation-ceremony/>

The Appellee like the Defendants in my earlier effort to hold the responsible parties accountable still do not wish to discuss or admit that MSA and PSA exist but talk instead about “mental health” specifically Appellant’s “mental health” and his long record Appellee has made just for such ceremonies.

This is a tactic called a red herring. Something used to divert attention away from where it belongs, and is used in maintaining a “Silence”.

It is this silence that is killing active duty and vets and permitting sex crime perpetrators to be emboldened by the knowledge that they will never be held accountable, but protected by having their prey degraded and lose their right to seek redress along with many others rights previously described. They are aware that there is no accountability in store and use that knowledge to coerce more active duty.

Appellant respectfully submits this court like the other avenues I have attempted to use has a greater obligation to support the rights belonging to all, not just some elite: military sexual assault perpetrators and psychiatrists and their functionaries.

A handwritten signature in black ink, appearing to read "Steven Kivari". The signature is fluid and cursive, with the first name "Steven" and last name "Kivari" clearly distinguishable.

Steven Kivari Appellant

1-27-2020

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Appellee

Proof of Service

This is to state that a Motion to Redact of 1 29 2020 was sent to Safiya.Dixon@va.gov

@ or about 3:20 PM est, and another was sent shortly before to;

Theresa.Venable@va.gov.

A handwritten signature in black ink, appearing to read 'Steven Kivari', with a stylized flourish at the end.

1 29 2020

Steven Kivari