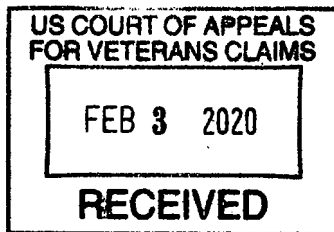


19-5321

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS
625 INDIANAPOLIS AVENUE NW SUITE 900
WASHINGTON DC 20001-3950

ROBERT L CARTER SR.,

v.



APPELLANT

C- [REDACTED]

ROBERT L. WILKE,
SECRETARY OF VETERANS AFFAIRS,

APPELLEE

"REPLY TO APPELLEE BRIEF"

DATED 23 JANUARY 2020

I ROBERT LEE CARTER SR Would like to Reply to the Secretaries brief. The Veteran has to admit he is ignorant when it comes to this Court with Case Law's . The Veteran has been a life time member with the Disable American Veterans since 1982. When I asked the (DAV) to help me with this process I was told they can't come this far with me so I'm on my own. So I'm asking the courts to please take this into consideration. Also to use the veterans Appeal dated 07-28-2019 And Appellants informal brief and asking the courts to

Consider the Vocational Rehabilitation Training
In 1991-1993 When the left inguinal hernia
became severe enough to go to Rehabilitation
to change Jobs which was not successful Even
The Vocational Rehabilitation , A Veterans
organization Applied for the Veteran to the
Department of Veterans Affairs regional office
for disability for the Left inguinal hernia and
was denied. They denied their own sister
organization Vocational Rehabilitation The two
which is suppose to help the Veteran, One did
and the main organization didn't. The Veteran
Lost a Lot In that process for help! This is
what actually happened So to the Veteran there
is no case law's to what was done to him.
The Secretary of Veterans Affairs Is trying to
use Case Law's to explain why they and
the Department of Veterans Affairs wronged
the Veteran , and the Veteran is hoping
the courts see this. ALSO the Veteran is
asking the courts to render a decision in the
Veteran's Favor and to tell the Board of
Veteran's Appeals to determine and to

Apply their decision dated September 2010 that the March 8, 1976 decision was a (CUE) as they determine and to retro pay the Veteran to that effect, for the left inguinal hernia.

I know it can't be done for the Feet appeal now but I'm hoping this will help it.

IF you notice that March 8, 1976 decision that was considered a (CUE) was for the Left inguinal hernia and for the Feet.

Thank you for Listening!!! And please don't let the Appellee the secretary of Veteran's affairs blow smoke screens to the actual facts as to what happen. There's No Case Law's for their wrongful actions. I'm asking a Superior Court to tell a lower court to enforce their decision correctly Also I state the Veteran never abandoned Its position and argument for 43 years.

Respectfully Submitted
01-28-2020

Robert Lee Carter Sr.
CARTER, ROBERT LEE SR

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