

Vet. App. No. 19-2133

**IN THE UNITED STATES COURT
OF APPEALS FOR VETERANS CLAIMS**

ALBERT C. WASHINGTON,
Appellant,

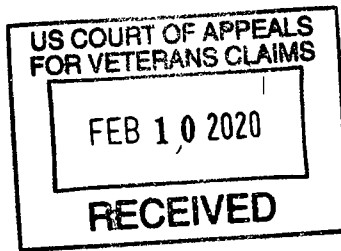
v.

ROBERT L. WILIKE,
Secretary of Veterans Affairs,
Appellee.

ON APPEAL FROM THE BOARD OF VETERANS' APPEALS

REPLY BRIEF OF THE APPELLANT
PRO SE

Appellant's reply Brief



The Secretary error and lack merits in his formal Brief at R 2-3, concerning that "Appellant appears to allege only an error with respect to the Board's denial of his claim on secondary service basis. See Appellant's informal Brief (App. Inf. Br.) at 6 (where Appellant argues that NSAIDs could increase the risk of heart attack and stroke.)" The secretary has limited his response to this contention only, and Appellant's failure to prosecute the issue of error with respect to the Board's denial of connection of a direct basis should be abandoned."

Appellant do not agree with the Secretary contention that Appellant argues that "NSAIDs could increase the risk of heart attack and stroke only." What Appellant suggestion to the Secretary to do, is see what the words additional and limit mean. In Appellant's inform Brief he specifically stated that he filed "additional evidence for my on going-appeal for my heart." The Secretary is implying that the adverse effect of the lidocaine drug that were administer in the EGD procedures done at VA in 2007-2008, caused the direct heart condition of Sick sinus syndrome, bradycardia. Bradycardia is a form of cardiac arrhythmia, which the PPM was placed in Appellant's heart on 03-01-2012. But the fraudulent 11-14-2014 DBQ C&P examiner denied Appellant had any of this in her examination, which was noted.

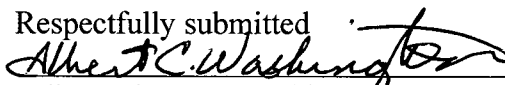
What made the Secretary error is listed in Appellant's informal Brief of his heart condition. Appellant's objection in his 03-15-2015 NOD (R at 460-461). When Appellant made note of the March 3, 2015 NOD in his informal Brief, the contents proved the Secretary wrong about the direct cause of the heart conditions abandoned. Because of the error that the Secretary made and what the records do prove, Appellant is recommending that all his claimed issues be Remained back to the Broad for direct and secondary effects of the medications and his military's service conditions has cause to him.

CERTIFICATE OF SERVICE

I certify under of the possible penalty of perjury under the law, that on February 5, 2020, a copy of the foregoing was mail postage prepaid to:

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Respectfully submitted


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