

Donna Kay N Coburn
PO Box 309
Alberton MT 59820-0309

Registered

19-5101 Page 1 of 3
10 MARCH 2020

PERSC Order No. 19-1501
dated 27 Sept 2019

Residential 75 PARKWAY DRIVE ALBERTON, MONTANA 59820-0309
Landline (406) 722-2474 NO MACHINE NO E-MAIL

RE: Docket 10-27498 Gender Bias
dated 4 JUNE and 26 JULY 2019

Veteran App 19-5101 Physical/Fiscal INACCURATE History
dated 18 Oct 2019 & 27 Feb 2020

CLARIFICATION BRIEF

DONNA KAY (NINER) COBURN

APPELLANT

VS

Veteran Admin General Counsel(s) (027)

Appellee(s)

ATTN: A.J. Schopick Attorney

Counsel dated 27 Feb 2020

Vet App No. 19-5101

Initial request for records corrections in 2004 thru Montana proceedings. The errors in facts in the Veteran Admin file/claim (residential and constitutional legal basis) - Represents the profound delays in the assistance given by the dogma and frequent change in policy, thus impeded directly my well-being / fiscal status AND stress levels to mind/body/spirit, with the CODE OF CONDUCT so infringed - As an Registered Nurse Professional Commissioned Officer (of several different spheres) of time & space. MADE functionalizing with the MANY systems with UN/UNDER TRAINED - UNKNOWING / TROUBLE SOME departments - agencies with SUPERIORS AND NON LEADERS primary source of difficulty dealing with the LACK of continuity care AND the BIAS of the controller. Gender BIAS that is hubristic - masculine / Feminine - other variants now in the fence - Have a direct impact on the morale of most in the military environment along with their dependents

Revised Instructions

TO ENK SIGNER REQUEST PROCEEDINGS

COPY TWO

USCOURT OF APPEALS FOR VETERAN CLAIMS

10 MAR 2020

PAGE 2 of 3

In this proceeding please note that Gender BIAS was placed as an issue by others (agency unknown) without my consent or written documentation ^{is my opinion} of injustice. However, many occasions as direct evidence of such BIAS has happened more than once, Life and Death are constant and enduring issues. My character was bespoiled - slandered - with the Reported Assault/battery and unethical mistreatment. IN 2020 under sequestration the human impact is now SEVERE for caregivers are less AVAILABLE at all levels of the chain and power grid - especially in the RURAL AREAS - logistics.

CONCLUSION

Request the Court to:

- 1) Resolve the case of Docket 10-27 498 in the matters presented
- 2) Request no publication of the trial records unless I specifically am notified and give my written (IN HARD COPY) permission and consent. The form signed 31 Aug 2019 Release of Information as per law acknowledged. Docket 19-5101
- 3) Respectfully submitted 10 MAR 2020

Donna Kay (Miner) Coburn
163 40 8857

per se

ENCLOSURE

The Secretary of Veterans Affairs will provide you with a Record Before the Agency (RBA), which is a copy of all materials that were contained in the claims file on the date of the Board decision you are appealing, as well as any other material from the record before the Secretary at the time of the Board's decision.

Please be advised paper copies of the RBA cannot be shipped to P.O. Box addresses provided to the Court. As noted in box #3 below, if you wish to have a copy, please provide us with a non- P.O. Box address we can ship to.

If you choose to have a paper copy of the RBA and do not have a non- P.O. Box address, we will send a CD of the RBA to the P.O. Box of record. Please check box #1.

Non- P.O. Box Address

Page

Please indicate below in boxes 1 and 2 whether you would like a CD of the RBA or a paper copy of the RBA. If you fail to select, VA will provide you with a CD of the RBA.

1) _____ I would like a CD of the RBA.

2) DKNC I would like a paper copy of the RBA.

3) _____ For P.O. Box address:

PROCEEDINGS ON THE
DATE OF RESOLUTION

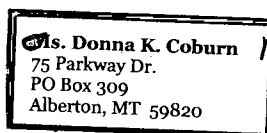
I would like a paper copy of the RBA shipped to the below address:

75 PARKWAY DRIVE

ALBERTON, MONTANA

59820-0309

10 MARCH 2020



Retired

per se

SSAN163 40 8857

Respectfully

DONNA KAY (NINER) COBURN Appellant
Donna Kay (Niner) Coburn

Docket 10-2768

Recycled
Papers

Returning 2nd copy

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

625 Indiana Avenue, NW, Suite 900

Washington, DC 20004-2950

10 MAR 2020

INSTRUCTIONS FOR SELF-REPRESENTED APPELLANTS

Some court terms that you should know about are shown here in **bold type**. Don't make things harder by using other "legal" words – especially if you're not sure what they mean!

When we received your **notice of appeal** (you are referred to as the **appellant**) from a Board of Veterans' Appeals (BVA) decision, we gave your case a number. The **notice of docketing** shows that. Put that number – *not* your VA claims file number or your social security number – on every paper you send to the Court so we can match it with your case. Type or hand-print your papers so we can read them! If you don't, we'll send them back, and that will delay your case.

As your case moves along, we'll send a **notice** or an **order** telling you what to do next. Pay attention and do what they tell you. You must follow the Court's Rules of Practice and Procedure; a copy is enclosed.

About the Court

Congress created the Court (formerly known as the Court of Veterans Appeals) in 1988. The Court isn't part of VA. It doesn't hear witnesses, receive new evidence, hold trials, or award money damages. It reviews only what the BVA did in your case, based on the **evidence** and the **briefs**. You or your representative don't need to come to Washington for your appeal.

Finding the law

The law that created the Court is in sections 7251 through 7292 of title 38, U.S. Code, which is in most public libraries. The Court's opinions are printed in *West's Veterans Appeals Reporter*. If you think you need a copy of an opinion and can't get it from a veterans organization, a VA regional office, or a law library, you can ask us for it, but we'll charge you 50 cents per page. You can get it free from our Internet web site at www.uscourts.cavc.gov.

Change of address

If you move while your case is in the Court, send a notice of your new address and phone number to the Court and to VA counsel. If you don't, and you miss a deadline because mail went to your old address, the Court may **dismiss** your appeal (reject it without even considering it)!

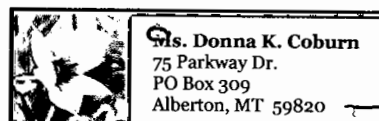
Representation

- As the **appellant**, you may represent yourself, but the Secretary of Veterans Affairs (the **appellee**) is represented by several VA lawyers who will argue VA's side. Your appeal may be better presented if you are represented.
- The enclosed list may help you find someone to do that. It shows people who can represent appellants and have said that they'll do that. Your representative doesn't have to be from the state where you live. The Court won't recommend or appoint anyone to represent you.
- When we docketed your appeal, we put your name and address on our Internet web site, so lawyers may write to you offering to represent you – some for a fee, and some without charge.

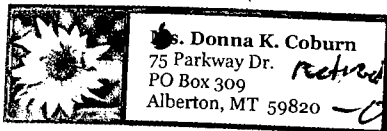
The record before the agency

Not later than 60 days after the notice of docketing has been sent to you, the Secretary will: (1) copy all materials that were contained in the claims file on the date the Board issued the decision that you are appealing; (2) copy any other material from the record before the Secretary and the Board relevant to the issues listed in the Board decision on appeal (Note: material postdating the Board decision on appeal generally will not be included in the record before the agency); (3) prepare a list of any record matter that cannot be duplicated; (4) assemble and paginate the materials copied and the list specified in paragraph (3) of this section so that the first document is the decision of the Board from which the appeal was taken. The assembled document will be the **record before the agency**; (5) serve a copy of the record before the agency on the appellant; and (6) file a notice with the Clerk certifying that the record before the agency has been served.

If you don't agree with the preparation or content of the record before the agency, you can file a motion, within 19 days, after the record before the agency has been served with the Court, and the Court will resolve the matter. Any motion must describe the good faith efforts that have been made to resolve the dispute.



FROM:



per se



UNITED STATES
02 1P
00047
MAILED

TO:

U.S. Court of Appeals
for Veterans Claims

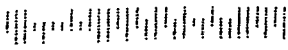
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RE: Dockets

Utility Mailer





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