

Designated for electronic publication only

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

No. 18-4199

LYN ADANICH, APPELLANT,

v.

ROBERT L. WILKIE,
SECRETARY OF VETERANS AFFAIRS, APPELLEE.

Before GREENBERG, ALLEN, and FALVEY, *Judges*.

ORDER

Appellant Lyn Adanich, surviving spouse of Air Force veteran Donald E. Adanich, appeals a May 24, 2018, Board decision that denied compensation under 38 U.S.C. § 1151 on a substitution basis for residuals from a February 2014 VA dental procedure.¹ In November 2019, this matter was submitted to a panel of the Court. On March 20, 2020, at the parties' request, the Court stayed proceedings so that the parties could work out the terms of a joint disposition of this appeal.

On April 6, 2020, the parties submitted a joint motion to terminate the appeal. Attached to the motion is a stipulated agreement. After carefully reviewing the parties' motion and stipulated agreement, we will grant the parties' motion. Based on the parties' implicit waiver, and consistent with Rule 41(b) of the Court's Rules of Practice and Procedure, this order will serve as mandate of the Court.²

Upon consideration of the foregoing, it is

ORDERED that the parties' joint motion to terminate the appeal is GRANTED. It is further

ORDERED that this order is the mandate of the Court.

DATED: April 15, 2020

PER CURIAM.

¹ Also, the Board denied service connection for colon cancer. Record (R.) at 5. Appellant waived any appeal about that issue because she raised no argument about it. *See Pederson v. McDonald*, 27 Vet.App. 276, 284-85 (2015) (en banc). And the Board remanded appellant's service-connection claims for chronic obstructive pulmonary disease and esophageal cancer. R. at 5. We lack jurisdiction over those nonfinal matters. *See Breeden v. Principi*, 17 Vet.App. 475, 478 (2004) (per curiam order).

² *See Bly v. Shulkin*, 883 F.3d 1374, 1377 (Fed. Cir. 2018).

Copies to:

Maxwell D. Kinman, Esq.

VA General Counsel (027)