

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

| | | |
|--------------------------------|---|-----------------------|
| BILL M. NOAH, |) | |
| |) | |
| Appellant, |) | |
| |) | |
| v. |) | Vet. App. No. 18-7429 |
| |) | |
| ROBERT WILKIE, |) | |
| Secretary of Veterans Affairs, |) | |
| |) | |
| Appellee, |) | |

ON APPEAL FROM THE BOARD OF VETERANS' APPEALS
APPELLANT'S CITATION OF SUPPLEMENTAL AUTHORITY

PURSUANT to Court Rule 30(b) which provides that "when pertinent and significant authority comes to the attention of party after party's brief has been filed . . . parties shall promptly file notice with the Court, and serve all of the parties."

The Supplemental Authority is *Miller v. Wilkie*, United States Court of Appeals for Veterans Claims, No 18-2796, __ Vet. App. __ (January 16, 2020).

In addition, Rule 30(b) requires the notice "shall refer to the page of the Brief . . . to which a citation pertains, and shall state without argument the reasons for the supplemental citation." Appellant refers to page 12 of Appellant's Brief, where there is a discussion of the lack of credibility findings by the Board.

The reason for the supplemental citation, is that in *Noah* the Court discussed the concept of "implicit credibility determinations."

DATED: April 22, 2020

/s/ Jacques P. DePlois
Jacques P. DePlois OSB #920482
Appellant's Attorney
Appellant: Bill M. Noah

CERTIFICATE OF SERVICE

I certify that on April 22, 2020, I emailed a true copy of Appellant's Citation of Supplemental Authority to:

General Counsel
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I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

/s/ Jacques P. DePlois
Jacques P. DePlois OSB #920482
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Appellant: Bill M. Noah