

MYRA TYLER

17-2021

SS. NO 7580

P.O. Box 87

Winston NC.

27986

9-29-2019

NO. 18-6710

EXHIBIT-6

SUPREME COURT OF THE UNITED STATES  
OFFICE OF THE CLERK  
Washington DC 20543-0001

REQUEST REHEARING JUDGMENT SETTLEMENT  
WORKERS COMPENSATION CLAIM \$99,000.00 SETTLEMENT  
BENEFITS

MYRA TYLER V. main INDUSTRIES

107 E STREET

Hampton Va 23605

MYRA TYLER WAS LAYOFF FROM main  
INDUSTRIES ON 11. 8. 2008 WITH A PERMANENT INJURY  
DATE OF INJURY 7-31-2008 SHE WAS INJURED IN  
Navy Port Hampton Building And Dock Worker Company  
4401 Washington Ave Hampton Va 23607  
SHE WAS TAJOED ON SHIP AT 12 DOCK DOCK & H. Company  
4401 SHIP Building 7. 31. 2008.

MYRA TYLER IS PERMANENT TOTAL DISABILITY  
WORKERS RELATED INJURY TO LAW ACT.

REQUEST PURITY DAMAGES \$10,000.00 DOLLARS  
REFUSAL TO PAID WORKERS COMPENSATION BENEFITS  
AND MEDICAL BENEFITS AND CONTINUING \$10,000.  
DOLLARS

MYRA TYLER

MFRAYLER  
P.O. Box 87  
Washington, D.C. 27986

2-22-2019  
232-642 5487

Social Security  
7680  
XO. 18, 6710

SUPREME COURT OF THE UNITED STATES  
OFFICE OF THE CLERK  
WASHINGTON DC 20543-0001  
SCT 7, S. HORNIS  
CLERK OF THE COURT  
2019-479-3011

Rule 44

My Re 7815R.

V. Main INDUSTRIES ET AL.

XO. 18, 6710.

REQUESTS A REHEARING Judgment in the SETTLEMENT  
WORKERS COMPENSATION CLAIMS in the SETTLEMENT  
BENEFITS.

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#### Rule 44. Rehearing

1. Any petition for the rehearing of any judgment or decision of the Court on the merits shall be filed within 25 days after entry of the judgment or decision, unless the Court or a Justice shortens or extends the time. The petitioner shall file 40 copies of the rehearing petition and shall pay the filing fee prescribed by Rule 38(b), except that a petitioner proceeding *in forma pauperis* under Rule 39, including an inmate of an institution, shall file the number of copies required for a petition by such a person under Rule 12.2. The petition shall state its grounds briefly and distinctly and shall be served as required by Rule 29. The petition shall be presented together with certification of counsel (or of a party unrepresented by counsel) that it is presented in good faith and not for delay; one copy of the certificate shall bear the signature of counsel (or of a party unrepresented by counsel). A copy of the certificate shall follow and be attached to each copy of the petition. A petition for rehearing is not subject to oral argument and will not be granted except by a majority of the Court, at the instance of a Justice who concurred in the judgment or decision.

MFRAYLER

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FEB 26 2019	
OFFICE OF THE CLERK SUPREME COURT, U.S.	

**Additional material  
from this filing is  
available in the  
Clerk's Office.**