

IN THE SUPREME COURT OF THE UNITED STATES

IN RE: RENEA CHAFE, B.S.N. - PETITIONER

VS.

STATE OF FLORIDA - RESPONDENT

No. _____

LOWER TRIBUNAL CASE NUMBERS;

CASE NUMBER: 4D18-2574,

18-18AC10A,

17-861MM10A.

MOTION FOR LEAVE TO PROCEED ON MILITARY DISCHARGE PAPERS WITH
ATTACHED PETITION FOR A WRIT OF MANDAMUS AND PROHIBITION OR A
WRIT OF CERTIORARI FROM THE FOURTH DISTRICT COURT OF APPEAL,
WEST PALM BEACH, FLORIDA CASE NUMBER: 4D18-2574, FROM A FINAL
JUDGMENT OF A SECOND TIER APPELLATE COURT DECISION.

By: RENEA JUSTINE CHAFE, B.S.N. + Minor in Psychology, Petitioner

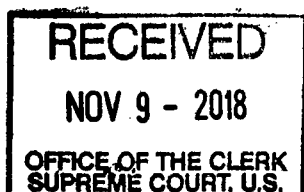
2621 NE 53rd Street

Lighthouse Point, Florida, 33064

Cellular phone: (954) 709-3042

Email: chafereneac@gmail.com

Date: November 5, 2018



MOTION FOR LEAVE TO PROCEED ON MILITARY DISCHARGE PAPERS

Pursuant to Rule of the Supreme Court of the United States, 33.2, Rule of the Supreme Court of the United States, 40, and 38 U.S. C. § 2022; I, the Petitioner, Renea Justine Chafe, B.S.N., file this Motion to Proceed on Military Discharge Papers. I, the Petitioner, Renea Justine Chafe, B.S.N., have previously been granted leave to proceed on Military Discharge Papers in The Military Tribunal Court of Broward County (Affidavit C), Florida. I will refer to myself as the “Petitioner” in this Motion.

The Petitioner has lived in very severe poverty for 10 years since the Respondent has prosecuted her for making Mandated Reports. Unfortunately, the Petitioner does not have the right to work and prosper because she was not granted a record expungement or a pardon. Pursuant to 38 U.S. Code § 2022; the Petitioner is suing the Respondent (the State of Florida) for employment discrimination. The Petitioner has been slandered out of her job as a Registered Nurse by the Fort Lauderdale Police Department and by the Respondent. The false prosecution of the Petitioner as a Mandated Reporter should be made to cease. Unfortunately, the Petitioner does not have the right to have food, shelter, transportation, employment, prosperity, human rights, Constitutional rights, protection from harm, her Registered Nurse credentials that she earned and paid for, clothing, shoes, dental care, medical care, money for legal fees, or legal assistance because the Respondent is unlawfully prosecuting her for making Mandated Reports. Pursuant to 38 U.S. Code § 2022; the Petitioner’s reemployment status should be activated so that she does not have to suffer poverty, starve, and be homeless and unemployed anymore. The Petitioner is very poor and has been driven in to severe poverty by the Respondent; she begs this court to accept this Motion and allow for her to proceed without payment of fees or costs.

The Petitioner’s maiden name was Renea Justine Biggers. When the Petitioner served in the United States Air Force, her name was Renea Justine Biggers. On her Military DD Form 214 Discharge Papers, her maiden name, Renea Justine Biggers is listed. The Petitioner entered Active Duty United States Air Force on December 6th, 1989. She served in support of Operation Desert Shield and Operation Desert Storm from August 2nd, 1990 to March 24th, 1993. She was stationed at Lackland Air Force Base, Texas. She received an Air Force Good Conduct Medal, and a National Defense Service Medal. She was HONORABLY DISCHARGED from Active

Duty United States Air Force on March 24th, 1993. A copy of the Petitioner's Military DD Form 214 Discharge papers appears at Affidavit A.

The Petitioner's prior married name was Renea Justine Ruiz. When the Petitioner served in the United States Air Force Reserves, her name was Renea Justine Ruiz. Renea Justine Ruiz, her prior married name is listed on her United States Air Force Reserves Discharge Papers. She completed Non-Commissioned Officer Leadership School and was promoted to the rank of E-5, Staff Sergeant, and she lectured on health topics as the Health Promotions Coordinator at Kirtland Air Force Base, New Mexico. She served in the U.S. Air Force Reserves from March 25th, 1993 to August 9th, 1997. She was HONORABLY DISCHARGED from the United States Air Force Reserves on August 9th, 1997. A copy of the Petitioner's Military Discharge Papers from the United States Air Force Reserves appears at Affidavit B.

The Petitioner changed her name to Renea Justine Chafe when, unfortunately she got married to Christian Chafe on November 30th, 2002 in Las Vegas, Nevada. Since November 30th, 2002, her name has been Renea Justine Chafe. Since the Petitioner has unfortunately been married and in a bifurcated divorce with Christian Chafe since November 30th, 2002; he has severely financially abused her. She cannot afford filing fees or attorney fees. A copy of the Petitioner's 2017 Federal Tax Form appears at Affidavit D.

**AFFIDAVITS AND DECLARATION IN SUPPORT OF MOTION FOR LEAVE TO
PROCEED ON MILITARY DISCHARGE PAPERS**

I, Renea Justine Chafe, am the Petitioner on the above entitled case. In support of my Motion For Leave to Proceed on Military Discharge Papers, is:

AFFIDAVITS

- 1. AFFIDAVIT - A:** Certificate of Discharge From Active Duty, DD Form 214, United States Air Force Military Discharge Papers of the Petitioner, Renea Justine Biggers, also known as Renea Justine Chafe. The Petitioner was Honorably Discharged from the United States Air Force on March 24th, 1993, as evidenced by Affidavit A.
- 2. AFFIDAVIT - B:** Certificate of Discharge From United States Air Force Reserves, United States Air Force Reserves Military Discharge Papers of the Petitioner, Renea Justine Ruiz, also known as Renea Justine Chafe. The Petitioner's highest rank achieved in the United States Military was E-5, Staff Sergeant. The Petitioner was Honorably Discharged from the United States Air Force Reserves on August 9th, 1997. A copy of the Petitioner's Military Discharge Papers from the United States Air Force Reserves appears at Affidavit B.
- 3. AFFIDAVIT - C:** State of Florida, Department of Revenue OBO Christian Chafe vs. Renea J. Chafe, Title IV-D Child Support, Case No. 12-009869, (Fla. 17th Judicial Circuit, October 11, 2012). This is evidence that the Petitioner was granted leave to proceed on Military Papers in the Military Tribunal Court of the 17th Judicial Circuit of Broward County, Florida.
- 4. AFFIDAVIT - D:** Petitioner's 2017 Federal Tax Form.

DECLARATION

I, the Petitioner, Renea Justine Chafe am a Veteran of the United States Air Force, as evidenced by Affidavit A. I am an Honorable Discharged United States Air Force Veteran, as evidenced by Affidavit A. I, The Petitioner, Renea Justine Chafe am a Veteran of the United States Air Force Reserves, as evidenced by Affidavit B. I am an Honorable Discharged United States Air Force Reserves Veteran, as evidenced by Affidavit B.

I, the Petitioner, Renea Justine Chafe, B.S.N., formerly Renea Justine Biggers, formerly Renea Justine Ruiz pray that this Honorable Court grant this Motion For Leave to Proceed without payment of fees or costs on Military Discharge Papers; pursuant to Rule of the Supreme Court of the United States, 33.2, Rule of the Supreme Court of the United States, 40, and 38 U.S. C. § 2022.

Respectfully submitted on this 5th day of November, 2018.



RENEA JUSTINE CHAFE, B.S.N. + Minor in Psychology, Petitioner
2621 NE 53rd Street
Lighthouse Point, Florida, 33064
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Email: chafereneac@gmail.com

STATE OF FLORIDA
COUNTY OF BROWARD

I, the Petitioner, Renea Justine Chafe, B.S.N., declare under penalty and perjury that the true and foregoing is true and correct. I, the Petitioner, Renea Justine Chafe, B.S.N., declare that my affidavits and declaration in support of this motion are attached hereto.

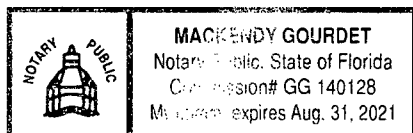
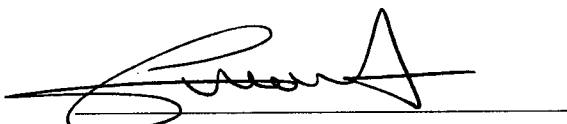
Respectfully submitted on this 5th day of November, 2018.

By: Renea J. Chafe, B.S.N.

RENEA J. CHAFE, B.S.N. + Minor in Psychology, Petitioner
2621 NE 53rd Street
Lighthouse Point, Florida, 33064
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STATE OF FLORIDA
COUNTY OF BROWARD

The Petitioner, Renea Justine Chafe personally produced identification, Florida Driver's License Number C100-730-71-520-0, expiration date 01/20/2025. Sworn to or affirmed and subscribed before me on this 5th day of November, 2018.



IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT, 110 SOUTH TAMARIND AVENUE, WEST PALM BEACH, FL 33401

October 15, 2018

CASE NO.: 4D18-2574

L.T. No.: 17-861MM10A,
18-18AC10A

RENEA CHAFE, BSN

v. STATE OF FLORIDA

Appellant / Petitioner(s)

Appellee / Respondent(s)

BY ORDER OF THE COURT:

The petition for certiorari is treated as a petition for second tier review of the circuit court's dismissal of petitioner's appeal. The petition is denied as the petitioner has not shown that the circuit court's dismissal departed from the essential requirements of law. The remaining relief requested is beyond this court's jurisdiction and that portion of the petition is dismissed.

GERBER, C.J., WARNER and TAYLOR, JJ., concur.

Served:

cc: Attorney General-W.P.B.
Jimmy Patronis
Hon. Ilona Maxine Holmes

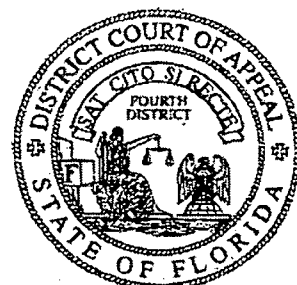
Nicole Bloom
State Attorney-Broward

Renea Justine Chafe
Clerk Broward

dl

Lonn Weissblum

LONN WEISSBLUM, Clerk
Fourth District Court of Appeal



Appendix A

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