UNITED STATES SUPREME COURT

Clerk's Office Supreme Court of the United States One First Street, NE Washington, DC 20543

CASE NO: 21-6928 BY A LAY MEMBER

Out of United States Court of Appeals for the Federal Court of Claims Number: Case Number: 2021-2234

> Old Case Number No.16-1256C (Judge Lettow)

New Case Number: 1:21-CV-01506-C

(JUDGE TAPP 28th District of Kentucky)

DENNIS L. MAXBERRY,

PETITIONER

v.

THE UNITED STATES,

AGENCY/ DEFENDANT

PETITIONER'S SECOND REQUEST FOR LEAVE OF COURT: PURSUANT TO HIS IFP ALLOWANCE REQUEST THAT THE PREVIOUS BRIEF HE PRESENTED BE WITHOUT A NECESSITY OF CONTRACT? :BUT ASK FOR GOOD FAITH DUE TO THE LACK OF A UNDURESSABLE OR WITHOUT CONTRACT AT ALL DUE TO A HONORABLE DISCHARGE THAT WAS REMOVED FROM THE HEADING AT Title 18 U.S.C. Section 1028A the Petitioner should not be responsible for Lack of consideration.

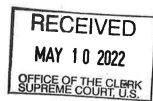
Brief written by Pro Se Petitioner: Dennis L. Maxberry

PO Box 704

Chippewa Falls, WI 54729.

DennisMaxberry@Gmail.com

715-226-1216



See Title 28 U.S.C. §2403(a), See SCt Local Rule 44

The Petitioner is without any knowledge of a prior contract as where the Petitioner is concerned he is a United States Veteran without a contract of concern into the United States Military the Petitioner swore to uphold the United States Constitution in his Duties with the Military which was interfered with in a Civil way. The Good faith is not a part of the request since there is no contract.

The citizens and people who intercepted the Preferred Share of Stock did so in violation of the same thing they were seeking to uphold the 1968 Civil Rights Act. However, they began establishing a void within their holdings by removing the Petitioner's name from the negotiable instrument, at 10 b of the SEC and established a hostile removal of the Petitioner's name at Title 18 U.S.C. Section 1028A.

THERE IS A NEW REASON TO REHEAR

The new necessity or the err in the prior Order from the U.S.

Supreme Court didn't consider in the future things such as the 3rd World

War if a Soldier seeks redress for defending the Civil Branch of the U.S.

Constitution by doing his duty. As well, if there is a 3rd Party of Posse

Without a legal warrant leading the mutiny.

In their effort they consulted the U.S. Military to claim the Petitioner was the one who presented to the losers of the Hash effort a smuggling plan. Although the Petitioner did not, and the Commander of the United States 3rd Armored Cavalry a Honor Guard made his

efforts easier than usual and blamed the horrible hostility and hatred to add to a claim for good faith in violation of the Petitioner's DLM 14th, 13th, 6th, 5th, 4th, and 1st Amendment Rights as in a red heron, (Corruption), snowball against his own underling of Military rights.

The Petitioner knows his rights and privileges, and since there is no contract to establish good faith, the Petitioner request upgrade, and rights to protect himself through efforts of the Military advocacy.

Respectfully Submitted,

Dennis L. Maxberry

PO Box 704

Chippewa Falls, WI 54729

DennisMaxberry@Gmail.com

715-226-1216

CERTIFICATION

This Certification is to certify that I <u>Dennis L. Maxberry</u> have emailed the contents of this motion for leave to the: As well a copy was email to the Defendant's Attorney at: This Certification is to certify that I <u>Dennis L. Maxberry</u>, have emailed the contents of this Motion for leave to the: <u>The United States Army Board of Correction of Military Records at: 251 18th Street South, Suite 385 Arlington, VA 22202-3531.</u>; and to: <u>Mariana Acedevo, of the U.S. Department of Justice Commercial Branch Litigation Forum, at PO Box 480 Ben Franklin Station Washington, DC 20044.</u> The Petitioner also states that he has sent a copy of this document to the: <u>E. Prelogar, the Solicitor General 950 Pennsylvania Avenue N.W. Washington, DC 20030.</u> On this the <u>29th</u> day of <u>April</u>, 2022.

Maxberry, Electronic Signature