

IN THE  
SUPREME COURT OF THE UNITED STATES

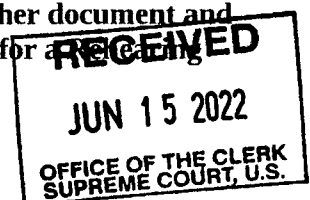
District Court Docket  
1:20-CV 00102-JRH-BKE  
No#20-14718-GG#21-7179

Precious Wiley  
Petitioner

VS  
United States Government  
Eisenhower Army Medical Center  
Department of Veterans Affairs  
Respondents

**PETITION FOR REHEARING**

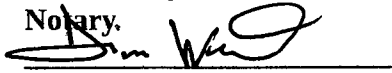
**Comes now: The Petitioner, Mrs Precious Wiley, in this Petition to rehear this Complaint that was dismissed in the U. S. Supreme Court with Cause, under the Federal Tort Claims Act alleging the Wrongful Death of her Husband( Randy B. Wiley) due to a Eisenhower Army Medical Center, Employee's Negligence, in her Husband Medical Records was someone medical document within his file in his medical records, they was giving her husband treatment according to that other person medical records. She has the record of that other person still in her husband records. The District Court found that Mrs Wiley failed to effect proper service on All the Respondents when found that the record of that other person still in her husband records. The Court found that the Petitioner failed to effect peoper service when the Government did not Respond. The Petitioner responded with documents when she placed all of the documents in the U. S. Postal service with each has a tracking number#70190160000102088034 to the United States Government that was delivered on 8/13/2020 at 04:49 to the Washington D.C. office. She placed in the U.S. Poastal Service to the Department of Veterans Affairs with the tracking Numer#70190160000102088010 that was delivered on the 8/10/2020 at 04:40 to the Augusta Georgia 30901. she placed in the U.S. Poatal Service to Eisenhower Army Medical Center with the tracking number#70190160000102088041 that was delivered on 8/13/2020 at 1:26 pm oe 1326 to Fort Gordon Georgia 30906. The petitioner has followed the rules set under Fed. R Civ,44.6 the court notified the petitioner about the order and Report and Recommendation that the Federal Rule procedure 44.6 requires Service of Summons and complaint on specific entities. The petitioner has followed the Rule set under Fed. R.civ 44.6 their has not been or a reason for delay or the service of procee and why the respondents has not Responded in a timely manner. The Petitioner have service a copy of this Rehearing and Objection of this Report and recommendation to ALL the Respondents without a responds their has not been or a reason for the Dismissal and Delay in service of process and why the Respondents has not responded in a timely manner. The petitioner requested for extenson of time to file all and other document and objection and was denied. Now the Petitioner Mover the Court for a Petition for a Rehearing without Prejudice to the Supreme Court of the United States.**



I declare under the Penalty of perjury that the above and information is true and Correct understanding that a false statement may result in a dismissal of my petition.

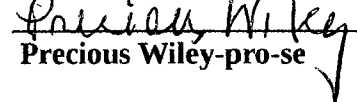
This 9<sup>th</sup> Day of June 2022

Notary.



Timothy C. West-mcp

This 9<sup>th</sup> Day of June 2022



Precious Wiley-pro-se

