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Supreme Court of the United States Office of the Clerk Washington, DC 20543-0001

October 3, 2022

Scott S. Harris Clerk of the Court (202) 479-3011

Ms. Faye Rennell Hobson 1948 Whirlaway Circle Clarksville, TN 37042

Re: Faye Rennell Hobson

v. Merit Systems Protection Board

No. 22-5122

Dear Ms. Hobson:

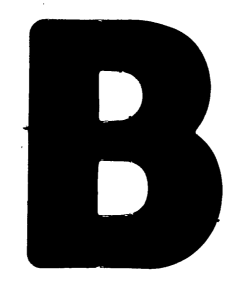
The Court today entered the following order in the above-entitled case:

The petition for a writ of certiorari is denied.

Sincerely,

Scott S. Harris, Clerk

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IN THE SUPREME COURT of the UNITED STATES

OFFICE of the CLERK

Washington, DC 20543-0001

FAYE RENNELL HOBSON v. MERIT SYSTEMS PROTECTION BOARD

No.: 22-5122

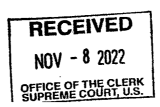
MOTION FOR RECONSIDERATION

COMES NOW Petitioner Faye Rennell Hobson (Pro Se) and hereby file this Motion for Reconsideration. On October 3, 2022, Clerk of Court Scott S. Harris mailed the attached two (2) line notice that states "Dear Ms. Hobson: The Court today entered the following order in the above-entitled case: The petition for a writ of certiorari is denied."

Let-the-Record show, this is the fourth (4th) request for Writ of Certiorari I Petitioner

Hobson have filed with this Court and received the same results. However, the Petitioners filings
have all been about retaliation and discrimination bestowed upon her and 500 others by the same
Federal Government Agency, the Department of Defense Education Activity ("DoDEA"). An
Agency with the Department of Defense (DoD).

Let-the-Record further show, in all four filings the Petitioner has NEVER received a reply or response from anyone. As such, the Agency officials continue their retaliatory actions against the Petitioner an applicant with Veteran Preference. The office of the Solicitor General is worthless and always responds with "The Government hereby waives its right to file a response to the petition in this case, unless requested to do so by the Court". Such is served with No Certificate of Service and as such is not worth the paper written on. However, for the above stated case nothing was received.



The Petitioners first two filed cases were submitted with a requested 40 booklets plus. The third and fourth case were submitted with the requested ten (10) booklets plus. The Petitioner question the requirements of the Supreme Court filings and view file play occurring in the peoples final United States Court for justice. This United States provide no justice, and most cases are NEVER even placed before the Supreme Court Justices for Review.

The Petitioner is aware a Writ of Certiorari submission is truly not a right, but what is a right is to have the nine justices determine such a right. If fewer than four justices have determined that a sitting Federal Judges Bias and Judicial Interference, Violations of FMLA, Violations of Disability Acts and Violations of Veterans Preference all in which this Court has set the standards for is not worthy of review, our United States Judicial System is worse than most think.

Laws should be applied uniformly in the United States of America Courts. If decisions in lower courts conflict, then the Supreme Court should review the case. Such has not occurred with the Petitioners four (4) cases. Everyday a minority is filing a Complaint against the Department of Defense Education Activity (DoDEA) with MSPB, OSC, EEO, EEOC, NLRB, FLRB and in Civil Courts throughout the United States and Abroad. Such actions will continue because Agency Officials are aware nothing will be done about it. There is no justice in such unjust actions and I Petitioner Hobson pray that one day I will be heard.

DoDEA stateside schools were designed to benefit minority families affected by racism in Southern states, such schools have never served desired purpose. DoDEA schools on Fort Campbell Army Base openly use the word "NIGGER" and there are no consequences for such racist actions even though CONGRESS has deemed the word a "FIGHTING WORD" associated with "HATE".

DoDEA have a White Assistance Principal working with People of African Descent that has openly stated and written books about how much he hates "BLACK" and make statements such as if you want to committee a crime or murder, do it and blame it on a "BLACK" person, easy escape. This is a White man that took a gun and ammunition to Japan. Left the gun in his living quarters and ammunition in a classroom desk. To continue to ignore the Petitioners filings is to say the United States of America Supreme Court Justices agree that such is of the norm in America and there's nothing wrong with this picture.

In closing, for all the reasons noted within the Petitioners filings, the above case should be presented to the nine justice and reconsidered.

Respectfully submitted,

Paye Rennell Hobson

Pro Se Litigant

P.O. Box 168

Fort Campbell, KY 42223

(931) 896-2294

CERTIFICATE OF SERVICE

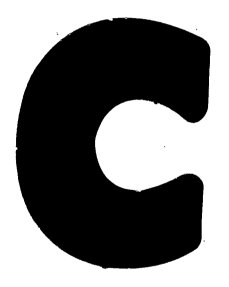
I hereby certify a copy of this filing was mailed to the following on October 24, 2022.

Supreme Court of the United States Clerk of Court

U.S. Department of Justice (DQL)
Office of the Solicitor General
Attention: Elizabeth B. Prelogar

Merit Systems Protection Board Cathy A. Harris, Vice Chairman

Faye Rennell Hobson



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

February 22, 2023

Faye Rennell Hobson 1948 Whirlaway Circle Clarksville, TN 37042

> RE: Hobson v. MSPB No: 22-5122

Dear Ms. Hobson:

The petition for rehearing in the above-entitled case was postmarked October 25, 2022 and received November 8, 2022 and is herewith returned for failure to comply with Rule 44 of the Rules of this Court. The petition must briefly and distinctly state its grounds and must be accompanied by a certificate stating that the grounds are limited to intervening circumstances of substantial or controlling effect or to other substantial grounds not previously presented.

You must also certify that the petition for rehearing is presented in good faith and not for delay.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 15 days of the date of this letter, the petition will not be filed. Rule 44.6.

Sincerely,

Scott S. Harris, Clerk

Clayton R. Higgins, Jr.

(202) 479-3019