

“Equal Justice Under The Law”  
“DIA’s Admin Judge’s Failure to Postpone Clearance Hearing Long Enough For Me To  
Get A Lawyer, And DIA’s Admin Judge’s Failure To Consider My Legitimate  
Discrimination and Retaliation Concerns in the Clearance Revocation Hearing are both  
wrongful and illegal”  
“MDA’s Adverse Actions Are All A Pretense For Employer Discrimination”

No. \_\_\_\_\_

---

IN THE  
SUPREME COURT OF THE UNITED STATES

---

CHARLES D. ADAMS,  
Petitioner

VS.

DEPARTMENT OF DEFENSE,  
Respondent

---

**PROOF OF SERVICE**

---

I, Charles D. Adams, do swear or declare that on this date, Dec 21, 2023, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS* and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party’s counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 days.

The names and addresses of those served are as follows:

**"Equal Justice Under The Law"**

**"DIA's Admin Judge's Failure to Postpone Clearance Hearing Long Enough For Me To Get A Lawyer, And DIA's Admin Judge's Failure To Consider My Legitimate Discrimination and Retaliation Concerns in the Clearance Revocation Hearing are both wrongful and illegal"**

**"MDA's Adverse Actions Are All A Pretense For Employer Discrimination"**

Todd F. Tilford, Department of Defense (DoD), Building 5224 Martin Road,  
Huntsville, AL 35808

I declare under penalty of perjury that the foregoing is true and correct.

Executed on Dec 21, 2023



(Signature)