

No. 23-11649
23-6964

1621-1361-7



U.S. SUPREME COURT
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IN THE

SUPREME COURT OF THE UNITED STATES

FILED
DEC 27 2023

OFFICE OF THE CLERK
SUPREME COURT, U.S.

Harvey Cantrell — PETITIONER
(Your Name)

vs.

United States Department of Veterans Affairs — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the Seventh Circuit Chicago, Ill.
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Harvey Cantrell
(Your Name)

451 E. Belleville St.
(Address)

Waukegan, IL 60083
(City, State, Zip Code)

619-461-6363
(Phone Number)

QUESTION(S) PRESENTED

I have ask the court how can you let some one draw my VA money for all years that I know of and tell me you don't have jurisdiction over VA from the start of this case then tell me I have 60 days to Appeal when the court's failed to do there job from the start of all this when they violated my right's from the begining because my case has merit and burden of proof and as I understand the law that is enough to open my case and under the Social Secuity disability money can not be used to pay court cost under the federal rules the court I have all the paper work to show that some people copied my discharge and forged a federal document called a 214 DD form when I got out and any can see my discharge is a copy of a 214 DD form which I signed for the medical board for a TDRX discharge is what I got out they would have been no money paid out all according to my flunk discharge I got. I proved money was paid out by a meeting I had with congressman Shinkus office with Deb Denktus and Bob Ferriq for VA and got barred from VA in Ill and Deb Denktus told me I used her as a lawyer and told me never call that office again and hung up on me, this all been covered up by so many people all I want is what's ~~and~~ mine and that's not wrong because I go hurt in the Army and I want what I should have was 40% with 2% there after as a progressive injury like what I was granted by the medical board at fort Carson Colored Springs.

Henry Smith
12-26-2013

CASES

PAGE NUMBER

0ns

17

STATUTES AND RULES

OTHER

Nancy Cantrell)

v

United States Department
of Veterans Affairs

CASC N 23-2669

Statement of Federal Jurisdiction

When a case cannot be settled with VA you have the right to be heard in the federal court if your case has merit or burden of proof my case has both because mony was paid out in my name for 26 years and have the right to know who drawed that mony and I am entitled to that mony that I never got and my discharge is all wrong and my Service Connected injury was changed by VA in 1985 and took my mony away even though I was not getting it is all wrong

Nancy Cantrell

3-1-2024

JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was November 20 2013

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ___ A _____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**:

The date on which the highest state court decided my case was _____. A copy of that decision appears at Appendix _____.

A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. ___ A _____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 11-20-23.

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**:

The date on which the highest state court decided my case was _____. A copy of that decision appears at Appendix _____.

A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

[] For cases from federal courts:

The opinion of the United States court of appeals appears at Appendix _____ to the petition and is

[] reported at www.com Federal court's ; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

[] reported at _____ ; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

[] For cases from state courts:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

[] reported at _____ ; or,
[] has been designated for publication but is not yet reported; or,
[] is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

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reported at _____; or,
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CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

The violation is this case is not up holding my civil rights in a court of law which a case must have merit or burden of proof to be heard & proved both to the Court's but yet my case was never heard.

STATEMENT OF THE CASE

This case has merit and burden of proof and I have
proven this time and time again and it has got me no where
at all and now I don't understand why the court's refuse
to hear this case and VA runs from it and won't let me do
anything to get it right I made a phone call setting in
a VA Rep's office in East Saint Louis and made a call
to the VSO in Nashville TN and this lady starts reading off
VA files so I ask her to for my medical files because there
had to be them well she said hold on and when she came back
on the phone she goes I think I found what you are looking
for and starting reading the Medical board's findings
from Fort Carson Colorado Springs she read my full name my
Social Security number and it said medical discharge and then
some came in the room and heard them and I ask for a copy with
I was entitled to because I was in a VA Rep's office the time
and when I ask for it she told me I could not have a copy
it belong to VA and then Rep hung up the phone. I am so
tired of writing this down why ~~cause~~ is this case so bad.

Henry C. Miller

11-26-2003

REASONS FOR GRANTING THE PETITION

If this court want's justice like I do this court will do right and grant me my day in court like I should have gotten years ago and not told that the lower court's did not have jurisdiction time after time and made this one big mess all the way around when all I wanted was what I was granted in 1988 from the milatry at Fort Carson Col how is that so bad.

Harry Catrell

12-26-2023

LIST OF PARTIES

All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

RELATED CASES

REASONS FOR GRANTING THE PETITION

If I could pay for this case I would just don't have the money. And this case should be heard for the reason some one got my money and I want my 40% plus 2% thereafter with a progressive injury like I was granted by the military medical board ~~granted~~ when I was discharged under a TDR I think discharge and it was changed by a captain and VA and they screwed up my discharge.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Harvey Cantrell

Date: 12-26-2013