

NO. 24-5304

---

IN THE  
SUPREME COURT OF THE UNITED STATES

---

ANGELA GOLDMAN SELBY, PETITIONER

V.

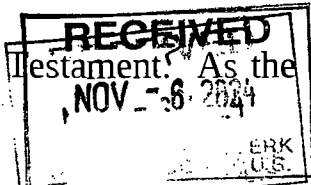
DENIS MCDONOUGH, SECRETARY OF VETERANS AFFAIRS,  
RESPONDENT

---

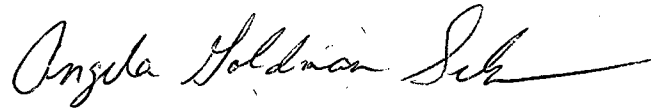
MOTION TO RECONSIDER FOR LEAVE TO PROCEED IN FORMA  
PAUPERIS

I am a single mother to a seventeen-year-old son, and our dog had to have emergency surgery. SSA has informed me that I owe them for an over payment from my deceased husband's death disability payment. I have asked my mortgage company to put a payment at the end of my note to help get my bills caught up. I cannot afford for payment of costs; therefore, I ask for reconsideration in the denial to proceed in forma pauperis.

In *Cushman v. Shinseki*, 576 F. 3d 1290, 2009 the court ruled the veteran disability benefits compensation does hold a property interest protected under the Fifth Amendment of the US Constitution for Due Process. If this compensation is protected under the Fifth Amendment as a property interest, how is 38 CFR 3.816 not unconstitutional when a veteran has a valid Last Will and Testament. As the



personal representative of Mr. Goldman, I implore you to answer the  
constitutionality of the Federal Regulation mentioned above.



/s/ Angela Goldman Selby

10-25-2024

Angela G. Selby  
1937 S US Highway 79  
Carthage, Texas 75633  
(318) 560-7567-Phone  
[angela.selby@yahoo.com](mailto:angela.selby@yahoo.com)