

No. 13M104

IN THE
SUPREME COURT OF THE UNITED STATES

Honorable, Decorated, Disabled American Veteran

Muhammad Chaudhry - PETITIONER, *pro se*

vs.

Jeh Johnson, *et al* · RESPONDENT(S)

OBJECTION TO DENIAL TO PROCEED ON VETERAN STATUS

AND MOTION TO RECONSIDER

ON PETITION FOR A WRIT OF CERTIORARI TO

NINTH CIRCUIT COURT OF APPEALS

PETITION FOR WRIT OF CERTIORARI

Muhammad Chaudhry, Honorable Disabled American Veteran

i, present myself, Muhammad Chaudhry, an aggrieved man, an Honorable, Faithful, Loyal, Steadfast Veteran of United States Armed Forces as proven by United States government official records and instructs the court to take judicial notice of this reconsideration and motion of petitioner for leave to proceed as Veteran.

Petitioner objects to court clerk, Scott S. Harris' denial for petitioner to proceed as Veteran and very respectfully asks answers to the questions below to be provided to this loyal disabled American Veteran promptly.

1. If an Honorable, Faithful, Loyal, Steadfast, Disabled American Veteran cannot proceed as Veteran, then who can proceed as Veteran?
2. Is the clerk of court instructing and/or forcing the Honorable, Faithful, Steadfast Veteran to proceed as someone that he is not?
3. Is the clerk of court making a nuance or innuendo to the Petitioner to perjure himself?
4. What is the purpose of Rule 40; Veterans, Seamen, and Military Cases?
5. Isn't it the intent of the rules of this Court to make JUSTICE accessible by having Rule 40 so that Veterans can proceed as a VETERAN?
6. Is the clerk of court trying to circumvent the intent and noble ideas of the Court's rules?

7. Honorable disabled American Veteran Muhammad Chaudhry, having served faithfully and honorably in the Armed Forces of the United States of America hereby requests under what law and/or rule does Clerk Scott S. Harris deny Motion for Leave to Proceed under Rule 40, Veterans, Seamen and Military Cases and Rule 33.2 on Petition for Writ Certiorari ?

8. Mr. Chaudhry is filing *pro se*, as financially unable to hire a competent attorney.

9. Also, 9th Circuit Court of Appeals appointed pro bono attorney - signifying a previous court's acknowledgement of need.

In the interest of justice, this court is asked to look to the substance and not form of this aggrieved man's proceedings; to give liberal considerations in this matter; and to inform this aggrieved man of any deficiencies in the proceedings; and to give instructions of how proceedings are deficient; and how to repair proceedings, as this aggrieved man is unskilled in the law. Notice to Principal is Notice to Agent / Notice to Agent is Notice to Principal. Applicable to all Successors and Assigns.

If there are any dispute(s) of the interpretation or definition of any word, phrase, and/or of this aggrieved man's intent herein, this aggrieved man reserves the right of the meaning and intent is determined and final say thereof is by this aggrieved man. This aggrieved man reserves the right of amending or replacement of this filing and/or any future filing at any time without leave of court. This aggrieved man reserves the right of final determination.

And pursuant to Rule 40 and 33.2, Veteran Chaudhry, having been awarded certificates, awards and medals (among other acknowledgements and recognitions) by the United States government itself as Testimonials of Honorable, Honest and Faithful service requests leave to proceed under provision of law exempting Veterans from the payments of fees or court costs, to proceed without prepayment of fees or costs or furnishing security therefore.

Awarded Honorable certificates with awards and medals for Honorable, Faithful, Loyal, Honest, Steadfast and Selfless service from United States Armed Forces and United States Government Official Record were previously submitted to the court.

In the interest of Justice, please allow this Veteran to proceed as Veteran; and send acknowledgement thereof promptly.

Kindest Regards and Respectfully submitted this 24th of April, 2014.



Muhammad Chaudhry