NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

COREY DEMOND STOGLIN, Petitioner,

v.

DEPARTMENT OF LABOR, Respondent.

2014 - 3099

Petition for review of the Merit Systems Protection Board in No. CH-0752-12-0357-I-1.

ON MOTION

ORDER

The court construes Corey Demond Stoglin's submissions dated July 24, 2014 and July 29, 2014 as a motion to reinstate his petition for review.

This petition was dismissed on June 2, 2014 for failure to file a Statement Concerning Discrimination. The court notes that Stoglin has now filed his Statement Concerning Discrimination, and has also filed his informal brief and a USERRA Notification Form.

STOGLIN v. LABOR

Accordingly,

IT IS ORDERED THAT:

(1) The court's June 2, 2014 dismissal order is vacated, the mandate is recalled, and the petition for review is reinstated.

(2) Stoglin is not required to pay the filing fee for this petition for review.

(3) The Department of Labor shall file its responsive brief within 21 days from the date of filing of this order.

FOR THE COURT

<u>/s/ Daniel E. O'Toole</u> Daniel E. O'Toole Clerk of Court

s24

 $\mathbf{2}$