

December 10, 2011

Katherine Williams
445 Fordham Cir
Vallejo, CA 94589-1867
(707) 643-2423

KATHERINE WILLIAMS
Plaintiff

C 08-00026 WHA

v.

JOHN E. POTTER, POSTMASTER GENERAL
Defendant

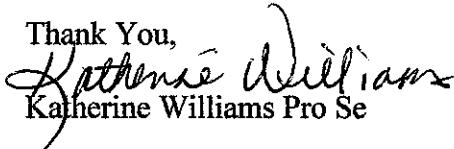
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION
PLEASE RECONSIDER YOUR DECISION I WAS TAKEN ADVANTAGE OF

Honorable Judge William H. Alsup:

I have been thinking and can't get over Your Honor how I've been taken advantage of by Magistrate Maria-Elena James. I thought the court was supposed to protect and administer justice for all and for the little person and not allow them to be taken advantage of. I feel my voice hasn't been heard and I was allowed to be taken advantage of so I write to get some relief from the order that dismissed the above case or please allow me to re-file or modify my case that I may get justice for myself. I feel that the charges in the above case weren't addressed and that what was addressed was grossly mishandled. As I stated and have supplies to the court medical documents that show I suffer from panic/anxiety attacks after being assaulted and harassed at that postal location in Fairfield, CA by supervisors and employee against my person. Magistrate Maria-Elena James ushered me into what I thought was a heart attack or black out, I was crying and just wanted to get away from that woman. I feel I was bullied by a federal government official 45-7-401 all laws and rules broken by her actions or I was the victim of white wash on my case or malfeasance in office. I lodged a misconduct complaint against Magistrate Maria-Elena James and her clerk, Brenda Tolbert; nothing was done concerning their actions in this case of habitual neglect of duties. The deal wasn't reached fairly or in good faith. The misconduct by Magistrate James makes possible that constitutional violations continue unaddressed and undeterred. I feel she showed favoritism to corruption and antagonism to me the victim of constitutional violation 28 U.S.C.351 (a). She clearly took advantage of my disability by her aggressively strong approach towards me and my case. If Mark Anderson committed a crime and his case was heard in District Court, pleaded no contest, was sentenced and allowed to change his plea requesting a jury trial how much more should I be able to be heard and granted because of wrong doing by court officials. I filed a timely motion for reconsideration because of their actions and misappropriations of the above case. My confidence in the judicial system of getting justice have been seriously impacted in a negative way because of the actions of a few people with the mishandling my case and her working close with Atty.

Abraham Simmons to get rid of my case at any means including manipulation. I never received a fair process throughout the administrative or court proceedings in spite of the truth which can clearly be seen. If Ray Charles was alive and still blind he could see this. Seems to me some people want me to go away and allow what has happened to me. I am a protected class and my civil rights have been grossly violated. I was denied appointment of legal representation even after I made several requests if appointment was granted at least I as a little person would have not been allowed to be taken advantage of or just kicked on by the giant. Please hear my pleas Your Honor and grant my petition to allow my case to be put back on calendar for possible trial or continue to negotiate. I was taken advantage of and not in good health during that time. . Enclosed is also an article of a case that was heard in San Francisco District Court, went to United States Supreme Court made a decision then was given another look from California Supreme Court. There is no doubt about it Magistrate James and Brenda Tolbert behaved unethical or in an underhanded fashion which constitute misconduct the negation or settlement was neither fair or reasonable or adequate or in my best interest, it was all four of these things. Don't Justice Matter? I have never disrespected the court or you Sir. In the event the case is tried I will present substantial facts of wrong doings of my employer

Thank You,


Katherine Williams Pro Se

Despite title, Supreme Court not always the last word

By Mark Sherman

Associated Press

WASHINGTON — Nothing about the Supreme Court — not its magnificent building atop Capitol Hill nor its very title — suggests that its word is anything other than final. Yet federal appellate judges and even state court judges sometimes find ways to insist on an outcome the Supreme Court has rejected.

Just last week, the justices rebuked judges on the federal appeals court in San Francisco in the tragic case of a Los Angeles-area grandmother who was convicted of shaking her 7-week-old grandson to death. The appeals court overturned the conviction three times and twice, the justices ordered the appellate judges to try again. The third time around, the justices ended the case,

pointedly upholding the conviction.

"Each time, the panel persisted in its course, reinstating its judgment without seriously confronting the significance of the cases called to its attention," the high court said in an unsigned opinion. "Its refusal to do so necessitates this court's action today."

But the nation's court of last resort does not always get the last word.

The appeals court in Washington where four Supreme Court justices trained, the Oregon Supreme Court, and occasionally even the San Francisco-based federal appeals court given its come-uppance last week, have in recent years won battles with the justices. The lower court judges have managed to limit the rights of terrorism suspects detained at Guantanamo, uphold awards of large punitive damages against companies and rule in favor of criminal defendants, despite the Supreme Court's disapproval.

CERTIFICATE OF MAILING

KATHERINE WILLIAMS USPS CARRIER

Plaintiff

v.

JOHN E. POTTER, POSTMASTER GENERAL


Defendant

UNITED STATES DISTRICT COURT
SAN FRANCISCO DIVISION

CASE NO. C 08-00026 WHA

I certify that on December 10, 2011 the foregoing was mailed of the following:
Letter I Was Taken Advantage Of:

First Class mail to: Judge William Alsup
450 Golden Gate Ave. Courtroom #9, 19 Fl
San Francisco, CA 94102


Katherine Williams Pro Se
Plaintiff