



## U.S. MERIT SYSTEMS PROTECTION BOARD

### **Case Report for May 24, 2019**

**Note:** These summaries are descriptions prepared by individual MSPB employees. They do not represent official summaries approved by the Board itself, and are not intended to provide legal counsel or to be cited as legal authority. Instead, they are provided only to inform and help the public locate Board precedents.

#### **NONPRECEDENTIAL COURT DECISION**

*Hollingsworth v. Department of Veterans Affairs*, No. [2018-2100](#) (May 17, 2019) (AT-4324-17-0315-I-2, AT-4324-18-0091-I-1) (affirming, per rule 36 judgment, the administrative judge's initial decision denying on the merits the appellant's requests for corrective action under the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA) because the appellant failed to prove that the agency's denials of employment and benefits of employment were based on antimilitary animus or reprisal for prior USERRA-related activity)

[MSPB](#) | [Case Reports](#) | [Recent Decisions](#) | [Follow us on Twitter](#) | [MSPB Listserv](#)