Filed: 09/05/2018 Appeal: 18-1312 Doc: 49 Pg: 1 of 2

Filed: September 5, 2018

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT ORAL ARGUMENT NOTIFICATION

ORAL ARGUMENT NOTIFICATION

Please take notice that this case has been scheduled for oral argument. The time for notifying the Court of any conflict or filing any motion that would affect the scheduling of argument has expired. Therefore, the case will not be rescheduled absent a showing of good cause for the requested relief and that the relief could not have been requested within the notice period.

CASE

No. 18-1312, Clarence Griffin v. Department of Labor

1:17-cv-01419-TSE-IDD

PLACE

U. S. Courthouse, Room 222 (Attorney Registration)

1000 East Main Street (Enter from Main Street or Bank Street - use Main

Street for handicapped access) Richmond, Virginia 23219

DATE &

10/30/2018

REGISTRATION

Register between 8:45 - 9:00

TIME

Daily arguments begin: 9:30 (any change in the order of cases is announced in

the courtroom 10 minutes before court starts)

ORAL ARGUMENT FORM TO BE FILED WITHIN 10 DAYS

Any attorney arguing, as well as any attorney appearing on behalf of a **ACKNOWLEDGMENT** separately represented co-defendant in a consolidated criminal case, must file the **ORAL ARGUMENT ACKNOWLEDGMENT FORM** within 10 calendar days of service of this notification (click on this link to access form).

COURTHOUSE INFORMATION

- Picture identification and security screening are required for entry.
- On oral argument days, attorneys and their staff may bring electronic devices (other than devices that serve only as cameras or recorders) into the Courthouse or Annex. Electronic devices must be turned off upon entering a courtroom or chambers but may be turned on and placed in silent mode during oral argument of counsel's case to enable counsel to refer to documents previously downloaded to the device. Wireless access is available in the library (see librarian for password) but not in the courtrooms.
- Potential weapons, food & beverages are prohibited; luggage should not be brought to the courthouse.
- For hearing assistance or other accommodation, contact the chief deputy clerk or calendar clerk.
- For directions, hotel & parking information, visit www.ca4.uscourts.gov.

CRIMINAL & CJA CASES

In criminal cases, an attorney must appear on behalf of each defendant separately represented unless the defendant signs a waiver of counsel's appearance and co-defendant's counsel certifies in advance of argument that he or she is prepared to argue on behalf of the defendant whose attorney is not

Filed: 09/05/2018 Appeal: 18-1312 Doc: 49 Pg: 2 of 2

> present. CJA attorneys traveling by plane or train must call 804-916-2700 and request a CJA Travel Authorization to obtain government travel rates.

ARGUMENT TIME

Each side is normally allowed 20 minutes; if more than one attorney is arguing per side, they must agree on how the time is to be divided. In social security, black lung, and labor cases in which the issue is whether the agency's decision is supported by substantial evidence, and in criminal cases in which the issue is application of the sentencing guidelines, each side is limited to 15 minutes. In en banc cases, each side receives 30 minutes. Appellants & crossappellants may reserve up to 1/3 of the time for rebuttal.

& ORDER OF CASES

IDENTITY OF PANEL The identity of the panel hearing a case is not disclosed until the morning of argument. The order of cases is subject to change until the morning of argument and is announced in the courtroom. Counsel should arrive at the courtroom 10 minutes early to hear any announcements.

AUDIO FILES ON INTERNET

Oral argument audio files are posted on the court's Internet site, www.ca4.uscourts.gov, by the next business day. Therefore, sealed information should not be discussed during oral argument. Any motion to seal the courtroom for oral argument must be filed at least 5 days prior to argument.