

**GWENDOLYN BURTON POOLE v. U.S. General Accounting Office**

**Docket No. 98-01**

**Date of Decision: August 25, 1998**

**Cite as: Poole v. GAO, Docket No. 98-01 (8/25/98)**

**Before: Michael Wolf, Administrative Judge**

**Headnotes:**

**Discovery**

**Motion to Compel**

**Sanctions**

**ORDER**



Following the August 4 Order, Petitioner filed with the Board the following sworn statement: "I did not take handwritten notes of the opportunity period process."

Respondent argues that Petitioner's sworn statement is inconsistent with the statements made in her charge filed on October 15, 1997 with the PAB Office of General Counsel and in her deposition testimony.

Accordingly, Petitioner is hereby **ORDERED** to file with the Board a written response to the Motion to Compel, specifically addressing whether she took handwritten notes during the opportunity period and if so, whether she has such notes in her possession. If Petitioner responds that she did not take notes or does not have such notes, then she should address the apparent inconsistency between that response and her deposition testimony and her charge filed with the Board's General Counsel.

Petitioner's response must be **received by the Board by 3:00 p.m. on Monday, August 31, 1998.**

**SO ORDERED.**

Date: 8-25-98

Michael Wolf  
Administrative Judge