§ 839.1302

appeal rights following its review of your employer's decision.

§839.1302 What types of decisions can I appeal?

- (a) You can appeal to the MSPB a decision that affects your rights and interests under this part, except an OPM decision under subpart L (see §839.1303). Some examples of decisions are:
- (1) Your employer's determination that your error is not subject to these rules:
- (2) Your employer's determination that you are not eligible to elect retirement coverage under these rules; and
- (3) OPM's denial of your request for a waiver of the time limit for making an election.
- (b) You may not seek review of a decision under any employee grievance procedures, including those established by chapter 71 of title 5, United States Code, and 5 CFR part 771.

§839.1303 Are there any types of decisions that I cannot appeal?

Yes, OPM's decisions under subpart L (Discretionary Actions by OPM) are final and conclusive and are not subject to administrative or judicial review.

§839.1304 Is there anything else I can do if I am not satisfied with the way my error was corrected?

- (a) Except for claims under subpart L (see §839.1303), and after exhausting your administrative remedies as set out in this subpart, you may bring a claim against the Government under section 1346(b) or chapter 171 of title 28, United States Code.
- (b) You may also bring a claim against the Government under any other provision of law if your claim is for amounts not otherwise provided for under these rules.

PART 841—FEDERAL EMPLOYEES RETIREMENT SYSTEM—GENERAL ADMINISTRATION

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