

No. 19-5556

FILED
OCT 11 2019

OFFICE OF THE CLERK
SUPREME COURT, U.S.

LEWIS v. UNITED STATES OF AMERICA

IN THE SUPREME COURT OF THE UNITED STATES

REGINA LEWIS -PETITIONER

Vs.

UNITED STATES OF AMERICA - RESPONDENT(S)

EXTRAORDINARY WRIT

U.S. COURT OF APPEALS FOR THE SECOND CIRCUIT

PETITION FOR RE-HEARING

REGINA LEWIS
21 KENNEY CT.
NEWBURH NY 12550

845 234-9090

QUESTIONS PRESENTED FOR REVIEW

Do I have standing to raise Tenth Amendment challenges to a federal law.

LIST OF PARTIES

A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

Regina Lewis- Plaintiff

United States of America

TABLE OF CONTENTS

6. OPINIONS BELOW
7. JURISDICTION
8. CONSTITUTIONAL AND STAUTORY PROVISIONS INVOLED
9. STATEMENT OF THE CASE
10. REASONS FO RGRANTING THE WRIT
11. CONCLUSION
12. CERTIFICATE

INDEX TO APPENDICIES

APPENDIX A October 7, 2019

TABLE OF AUTHORITIES CITED

CASES -PAGES

10. Missouri v. Holland, 252 U.S. 416 (1920)

11. Bond v. United States (2014) In 2014

OPINIONS BELOW

OCTOBER 7,2019 CERTIORARU DENIED

JURISDICTION

The jurisdiction of this court is invoked under 28 U.S.C. § 1651 (a)

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

18 U.S.C. § 115 (a) (1) (b)

Tenth Amendment

Article II, Section 2 of the Constitution

STATEMENT OF THE CASE

On July 26, 2019, I was arrested by the United States Marshal Service. I was charged with violating 18 U.S.C. § 115 (a) (1) (b). My arrest was not privileged to the United States of America. My subsequent conviction violated the narrow federal-state balance. Exceptional circumstances warrant the exercise of the Court's discretionary powers.

REASONS FOR GRANTING THE WRIT

The application of the law violated the Constitution's federalism limitations on the statutory implementation of treaties by Congress.

Bond v. United States, 564 U.S. 211 (2011), is a decision by the Supreme Court of the United States that individuals, just like states, may have standing to raise Tenth Amendment challenges to a federal law.

My arrest was not privileged to the United States of America, Bond v. United States, 572 U.S. 844 (2014).

The petition for re-hearing should be granted.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Peter Lewis", is written over a horizontal line. The signature is fluid and cursive, with a large, stylized "P" at the beginning.

November 1, 2019