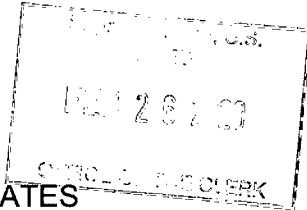


19-7852

No. _____

ORIGINAL
PETITION

IN THE
SUPREME COURT OF THE UNITED STATES



EDWIN F. PARSON — PETITIONER
(Your Name)

vs.

UNITED STATES AIRFORCE; ET AL., — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

U.S. COURT OF APPEALS FOR THE NINTH CIR.

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

EDWIN F. PARSON

(Your Name)

4757 MILLS LN APT #3

(Address)

NORTH POLE, ALASKA 99705

(City, State, Zip Code)

907-590-0914

(Phone Number)

QUESTION(S) PRESENTED

EASY PEASY LEMON SQUEEZY. ⁽¹⁵⁾

WHY AFTER A REVIEW OF RELATED COURT DOCUMENTS THERE IS AN ABSENCE OF A REMEDY EVEN THOUGH A FEDERAL MAGISTRATE⁽¹⁾ CAN ACKNOWLEDGE THERE IS A CIVIL RIGHT THAT SUFFERED A WRONG⁽¹²⁾?

IS THERE A STRATAGEM OR SUBTERFUGE TO HAVE "WHERE THERE IS A RIGHT THERE IS A REMEDY"⁽¹³⁾ DECIDED BY SCOTUS AS OPPOSED TO A DECISION IN A LOWER COURT WHEN IT COMES TO MATTERS OF UNITED STATES VIOLATING FEDERAL STATUTES?

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

UNITED STATES AIR FORCE
EIELSON AFB SECURITY FORCES
MATTHEW DOBBINS, SSGT

RELATED CASES

- UNITED STATES V. PARSON, NO. 4:18-PO-00001-SAO,
U.S. DISTRICT COURT FOR THE DISTRICT OF ALASKA.
TRIAL 6 JUN 2018 AND JUDGEMENT ENTERED 12 FEB 2019.
- PARSON V. UNITED STATES, NO. 4:18-CV-00002-TMB,
U.S. DISTRICT COURT FOR THE DISTRICT OF ALASKA.
FILED 7 FEB 2018, SCREENING ORDER 18 SEP 2018, ADMENDED
FILED 11 OCT 2018, AND JUDGEMENT 15 NOV 2018.
- PARSON V. UNITED STATES, NO. 18-35995, U.S. COURT
OF APPEALS FOR NINTH CIR. NOTICED FILED 27 NOV
2018 AND REHEARING DENIED ON 3 DEC 2019.

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APPENDIX B: DECISIONS IN NO. 4:18-CV-00002-TMB U.S. DISTRICT COURT FOR DISTRICT OF ALASKA

APPENDIX C: DECISIONS IN NO. 4:18-PO-00001-SAO U.S. DISTRICT COURT FOR DISTRICT OF ALASKA

APPENDIX D: DECLARATION OF INDEPENDENCE, U.S. BILL OF RIGHTS

APPENDIX E: 18 USC ss 1385, 10 USC ss 275, 28 USC ss 1346,
42 USC ss 1983, 28 USC ss 1367

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32 CFR 182.6, DOD DIRECTIVE 5525.5 15 JAN 1986

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	15. COINED IN THE 1950'S IN A COMMERCIAL FOR BRITISH DISH DETERGENT BRAND SQUEEZY THAT WAS SOLD IN A SQUEEZABLE BOTTLE AND THE DETERGENT HAD A LEMON SCENT.

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States district court appears at Appendix B to the petition and is

reported at DISTRICT OF ALASKA; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

For cases from **state courts**: N/A

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

JURISDICTION

For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 27 AUG 2019.

No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: 3 DEC 2019, and a copy of the order denying rehearing appears at Appendix A.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

For cases from **state courts**: N/A

The date on which the highest state court decided my case was _____. A copy of that decision appears at Appendix _____.

A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

SEE TABLE OF AUTHORITIES CITED AT 2., 3., 5.-11.,
AND APPENDIX D, E, AND F RESPECTIVELY.

STATEMENT OF THE CASE

SPOILER ALERT: APPENDIX C PAGE 10 OF DOCUMENT 18

EIELSON AIR FORCE BASE SECURITY FORCES VIOLATED
POSSE COMITATUS ACT (PCA) OF 1878. ^{① + ⑤}

TANGENTS/MALARKEY: DIVERSITY JURISDICTION ^⑧ AND WHAT STATE
THE ACTIVE MILITARY MEMBER IS FROM SHOULD BE A MOOT
POINT. THE MEMBER WAS IN UNIFORM REPRESENTING THE
UNITED STATES AIRFORCE WHICH IS A FEDERAL AGENCY OF
THE DEPARTMENT OF DEFENSE. THIS IS IN REFERENCE TO
DOCUMENT 9 PAGE 2 AND 3.

FEDERAL JURISDICTION ^⑧ OCCURS AS THE
UNITED STATES AIRFORCE HAS IN ITS NAME "THE UNITED STATES", ^③
SUBTERFUGE ^⑪ RESULTING IN 4:18-PO-00001-SAO TICKET ^⑩
SHOWS AT LEAST ORIGINAL JURISDICTION. TITUS AT A
MINIMUM THERE IS SUPPLEMENTAL JURISDICTION. ^⑨

SOVEREIGN IMMUNITY ^① WAS WAIVED WHEN USAF
VIOLATED FOURTH AMENDMENT OF THE U.S. CONSTITUTION ^③ BY
EXECUTING A WARRANTLESS ARREST. ^⑧ IT WAS ALSO WAIVED
WHEN VIOLATING FEDERAL STATUTE 18 U.S. CODE ss 1385. ^{⑤ + ⑥}
THESE WAIVERS OCCUR IN ACCORDANCE WITH UNALIENABLE
RIGHTS PROTECTED FROM GOVERNMENT TYRANNY ^② THROUGH THE
SEVENTH AND NINTH AMENDMENTS. ^③

SUBSTANCE: USAF SECURITY PERSONNEL ACTIONS AMOUNTED
TO REGULATORY, PRESCRIPTIVE, PROSCRIPTIVE OR COMPULSORY
MILITARY POWER. ^⑩ THIS BECAME MORE EVIDENT WHEN STATE-
MENTS WERE SIGNED RELATING TO THE OVERALL INCIDENT AND
REVEALED DURING 4:18-PO-00001-SAO. ^⑬

SOME EXAMPLES ARE: SURVEILLANCE: B.O.L.O.,
SEIZURE: IDENTIFICATION CARD (ID) HELD, ARREST: LIBERTY
RESTRICTED FROM EXITING, INTERDICTION OF VEHICLE: BARRIERS
BLOCKED TRUCK FORE AND AFT, BRANDISHING WEAPON: AUTOMATIC
RIFLES BROUGHT TO THE FRONT OF BODY, WITH FINGER OFF TRIGGER,
INTERROGATION: CANINE CALLED MILITARY WORKING DOG (MWD)
BROUGHT CLOSE TO COMPEL WAIVING CIVIL RIGHTS, OTHER
SIMILAR ACTIVITY: REVOKED SECURITY CLEARANCE CREDIT-
INALS NEXT DAY, AND SUBERFUGE: ADMINISTRATIVE PRO-
CEEDINGS OF TRAFFIC VIOLATIONS AND BANNISHED FROM
BASE LETTER.⁽¹⁰⁾⁺⁽¹¹⁾ THESE ACTIONS ARE THE OPPOSITE OF
ALL THE INSTRUCTIONS CITED AND GIVEN BY SECRETARY OF
DEFENSE FOR COMMANDERS TO KEEP MILITARY PERSONNEL
AND ITS POWER FROM TRAMPLED ON CIVIL LIBERTIES.

SO, THERE IS A BLATANT VIOLATION OF PCA⁽⁵⁾
AND NO DETERRENT FROM FURTHER VIOLATIONS TO OCCUR.
AND TO MENTION, I'VE EVEN BEEN DENIED NOT ONLY
MY CLAIM BUT REIMBURSEMENT OF ADMINISTRATIVE COST!
SEE DOCUMENT 20 PAGE 3.⁽¹⁾

REASONS FOR GRANTING THE PETITION

SO THAT THE CONSENT OF THE GOVERNED^②
IS FEARED.^⑭ IN ORDER TO CONTINUE TO KEEP
IT SIMPLE, MAJOR GILLIGAN^④ REFERENCED BRIAN
L. PORTO IN 141 A.L.R. FED. 271 (1997) WHERE HE SAID,
"... MILITARY PERSONNEL ARE TRAINED TO... DEFEAT THE
ENEMY, NOT PROTECTION OF CONSTITUTIONAL FREEDOMS
IS THEIR PARAMOUNT CONCERN." DESPITE BEING AN
U. S. CITIZEN AND A HONORABLY RETIRED MILITARY VETERAN
I WAS MORE LIKE THE ENTRAPPED ENEMY.

CONCLUSION

The petition for a writ of certiorari should be granted.

Very/Respectfully submitted,

E. Larson

Date: 25 FEB 2020