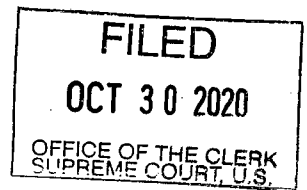


ORIGINAL

20-6573  
No.



IN THE SUPREME COURT OF THE UNITED STATES

Ellis Keyes, Petitioner,

versus

Matt Wilson,

City of Fort Payne, Alabama, Respondent,

On Petition for Writ of Certiorari to the United States Court of Appeals

for the Eleventh Circuit

PETITION FOR WRIT OF CERTIORARI

A handwritten signature in black ink, appearing to be "Ellis Keyes".

Ellis Keyes, Propria Persona

P.O. BOX 1073

Whitesburg, KY 41858-1073

(606) 821-9815

Appeal from United States Court of Appeals for the Eleventh Circuit No.20-12253-G

Appealed from the District Court For the Northern District of Alabama No. 4:19-cv-01717-CLM

To the Honorable Clarence Thomas, Associate Justice of the United States Supreme Court and Circuit Justice for the Eleventh Circuit:Plaintiff, Ellis Keyes, propria persona, hereby appeal to the Supreme Court of the United States from the ORDER entered in this action on September 21, 2020 , and from all decisions, rulings, and orders that gave rise to that judgment.

#### REASONS TO GRANT WRIT

The reasons writ should be granted are to stand united in the public interest for a well regulated militia at the point of contact with police and the general public and for a scaled de-escalation by injunction requested pursuant to the U S Constitution Second Amendment. The assumed violation of municipal gun laws supplies the requisite Fourth Amendment authority as well as that of reciprocity set forth in Apendix at A4. Other nations have had success in disarming police. Iceland residents are 15th worldwide in gun ownership per capita and police routinely there patrol unarmed for safety

and good public relations it operates by consent, rather than through the explicit threat or use of force, removes barriers between police and the public, builds trust on both sides. Armed police feed violent interactions in marginalized communities, confrontations that escalate into mistreatment, abuse, and violence enabling a policing philosophy built on forced compliance, rather than respect, trust and consent. Unarmed officers will produce lower risk outcomes and reduce violence.

Let CERTIORARI be granted.

#### QUESTIONS PRESENTED

Continuing prosecution I ask the court grant motion for order to show cause why defendant police should not be restrained from deadly force?

#### LIST OF PARTIES AND RELATED CASES

All Parties appear in the caption of the case on the cover page.

The Northern District Court of Alabama dismissed. Eleventh Circuit denied Forma Pauperis.

#### TABLE OF CONTENTS

#### APPENDIX A

1.)11th Circuit order - A1

2.)Northern District of Alabama orders - A2

3.)USDC Eastern District of Kentucky -A3.

4.) Status settlement offer to municipality.

## TABLE OF AUTHORITIES

Court must view the complaint in the light most favorable to the plaintiff and accept all the plaintiff's well-pleaded facts as true." Am. United Life Ins. v. Martinez, 480 F.3d 1043, 1057 (11th Cir. 2007) (citing St. Joseph's Hosp. Inc. v. Hosp. Corp. of Am., 795 F.2d 948, 954 (11th Cir. 1986)).

The United States Constitution gives to the private citizen protection against all wrongful governmental invasion.

As far as the Sovereignty of the States cannot be reconciled with the happiness of the people, the voice of every good citizen must be.

## OPINIONS BELOW

The Northern District Court of Alabama dismissed this action for failure to prosecute but I do not fail to prosecute, I appeal here. The Eleventh Circuit denied Forma Pauperis for being frivolous but please look and see this is not frivolous. The opinion of the Eleventh Circuit appears at Appendix, A1.

## JURISDICTION

Timely CERTIORARI filed from 11th Circuit final Order.

- - This case is of such imperative public importance to
  - require immediate determination in this Court.

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

A State may not define as a crime the same conduct Congress proscribes pursuant to USCA fourteenth and second Amendments respectively.

## STATEMENT OF THE CASE

An injunction is sought to bring policing reform, to remove the power of deadly force to kill innocent civilians by limiting the weapons they use, every police officer should not have lethal weapons so the police of peace shall respect the value of life.

## CONCLUSION

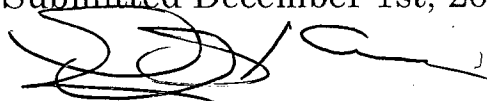
Icelandic police do not carry firearms with them and few carry them in the cars. In the republic of Ireland uniformed members of the Guardians of the Peace don't carry firearms at all, nor are they authorized to use them.

It is not justifiable that police have the use of deadly force ability to act

on impulse from an illusory fear for self-preservation often used as an excuse to kill innocent civilians.

Therefore I seek a preliminary injunction to protect the public from threat of actual and immediate irreparable harm to life and liberty that will not cause any harm to law enforcement personnel but rather improve relations with the public and make cooperation the good faith standard. I further respectfully ask for order to show good cause to why defendant police should not be bound by injunctive relief to remove the power of police to kill innocent civilians by limiting the weapons they use to non-lethal force, to have my property returned AND for such other further relief as is just and proper.

Respectfully Submitted December 1st, 2020



Ellis Keyes, Propria Persona

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