

No. 22-7227

RECEIVED
SUPREME COURT OF THE UNITED STATES
JUN 13 2023
FBI/DOJ

Supreme Court, U.S.
FILED

JUN 13 2023

OFFICE OF THE CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

JARED B. GOUDY — PETITIONER,

vs.

JENNIFER E. CALUORI — RESPONDENT

PETITIONER'S AMENDED MOTION TO REHEAR

Petitioner, Jared Goudy, requests a rehearing pursuant to Rule 44 of the Rules of the Supreme Court after receiving a denial without opinion on May 30, 2023 and hereby does timely and respectfully requests this Court to Rehear the Petitioners Certiorari and states the following:

1. The Petitioner's Certiorari is based on an abuse of FL. Stat 776. The so called stand your ground statute.
2. The Petitioner seeks rehearing based on the effect of the lower court's holding on Florida's jurisprudence.
3. In denying Petitioner's claim, the lower court has tacitly granted immunity to Ms. Caluori. The holding in the lower court allows an individual to claim immunity under stand your ground despite there being no threat of death or danger, despite unlawfully leaving the scene of the crime, despite unlawfully operating a vehicle.

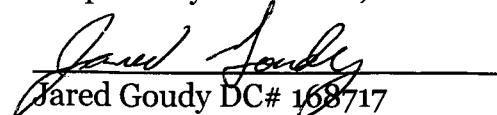
RECEIVED
SEP 11 2023
OFFICE OF THE CLERK
SUPREME COURT, U.S.

while intoxicated, and despite attempting to murder a person who was walking away from the individual and posed no threat or danger.

4. The legislative intent behind Florida's "Stand Your Ground" principle was to provide legal justification of force and a legal defense against incrimination for an individual who is under threat of death to stop their assailant by any means necessary and to not be held liable for criminal prosecution.
5. The intent was never to absolve an individual of future crimes that occurred after the fact—driving while intoxicated and attempted vehicular murder—in an attempt to satiate their need for revenge when the individual is no longer in any danger.
6. In sum, the entire situation of the case outlined in the Petitioner's Certiorari clearly indicates an abuse of discretion, a miscarriage of justice, and opens the door for countless others to commit criminal offenses under the guise of "Stand Your Ground."
7. The legislative intent for 'Stand Your Ground' was never intended to cover the actions taken by the Respondent in this case. A great injustice has transpired and warrants reversal of the denial of this claim.

WHEREFORE, Petitioner, Jared Goudy, hereby requests this Honorable Court to rehear his claim and grant him an opportunity to have his case heard in the Supreme Court as this matter is of great public importance.

Respectfully Submitted,



Jared Goudy DC# 168717

No. 22-7227

IN THE
UNITED STATES SUPREME
COURT

JARED B. GOUDY — PETITIONER,

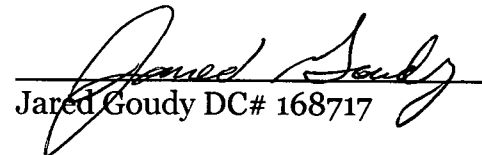
vs.

JENNIFER E. CALOURI — RESPONDENT

CERTIFICATION

I, Jared B. Goudy, hereby certify that this motion is presented in good faith and not for the purpose of delay. I further certify that the grounds of this motion to rehear are based on substantial grounds not previously presented and are restricted to the grounds specified in Rule 44 (2).

Executed on September 1, 2023.



Jared Goudy DC# 168717