

STYLISTIC CHANGES TO
SEE PAGES, 5,6,9,10,11

Supreme Court of the United States
Washington, D. C. 20543

To: The Chief Justice
Justice White
Justice Marshall
Justice Blackmun
Justice Stevens
Justice O'Connor
Justice Scalia
Justice Kennedy

CHAMBERS OF
JUSTICE ANTHONY M. KENNEDY

May 18, 1989

From: Justice Brennan

Circulated:

Recirculated:

MAY 15 1989

Re: No. 87-1207 Will v. Michigan St. Police

SUPREME COURT OF THE UNITED STATES

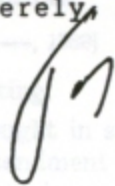
No. 87-1207

Dear Byron,

RAY WILL, PETITIONER v. MICHIGAN DEPARTMENT OF STATE POLICE ET AL.

I would be pleased to join your opinion.

Sincerely,



JUSTICE BRENNAN
Because this case was brought in state court, the Court concludes the Eleventh Amendment is inapplicable here. See ante, at 5. Like the grant who would not leave, however, the Eleventh Amendment looks everywhere in today's decision and, in truth, determines its outcome.

Justice White

88 MAY 18 4 32 28

cc: The Conference

2025 RELEASE UNDER E.O. 14176