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1	IN THE SUPREME COURT OF THE UNITED STATES
2	x
3	COMMONWEALTH OF PUERTO :
4	RICO, :
5	Petitioner : No. 15-108
6	v. :
7	LUIS M. SANCHEZ VALLE, ET AL. :
8	x
9	Washington, D.C.
10	Wednesday, January 13, 2016
11	
12	The above-entitled matter came on for oral
13	argument before the Supreme Court of the United States
14	at 11:06 a.m.
15	APPEARANCES:
16	CHRISTOPHER LANDAU, ESQ., Washington, D.C.; on behalf
17	of Petitioner.
18	ADAM G. UNIKOWSKY, ESQ., Washington, D.C.; on behalf of
19	Respondents.
20	NICOLE A. SAHARSKY, ESQ., Assistant to the Solicitor
21	General, Department of Justice, Washington, D.C.; for
22	United States, as amicus curiae, supporting
23	Respondents.
24	
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1	PROCEEDINGS
2	(11:06 a.m.)
3	CHIEF JUSTICE ROBERTS: We'll hear argument
4	next in Case 15-1808, the Commonwealth of Puerto Rico $v$ .
5	Valle.
6	Mr. Landau.
7	ORAL ARGUMENT OF CHRISTOPHER LANDAU
8	ON BEHALF OF THE PETITIONER
9	MR. LANDAU: Thank you, Mr. Chief Justice,
10	and may it please the Court:
11	This case turns on the straightforward point
12	that the people of Puerto Rico are the source of
13	authority for the laws of Puerto Rico. That means that
14	a prior Federal conviction has no Double Jeopardy
15	implications for the enforcement of the Commonwealth's
16	criminal laws because Commonwealth law and Federal law
17	emanate from different sources of authority: The people
18	of Puerto Rico on the one hand and Congress on the
19	other.
20	JUSTICE GINSBURG: Mr. Landau, could
21	Congress amend 48 U.S.C. 1704, which covers Guam, the
22	Virgin Islands, American Samoa? Could it amend that
23	statute and put Puerto Rico in there as well?
24	MR. LANDAU: It could certainly amend that
25	statute, Your Honor, with respect to Federal

- 1 prosecutions in Puerto Rico pursuant to its authority
- 2 over Federal prosecutors.
- 3 Your question, Your Honor, raises a very
- 4 intricate question with -- with --
- 5 JUSTICE GINSBURG: In -- in the statute
- 6 is -- it works both ways.
- 7 MR. LANDAU: In the statute, Your Honor, it
- 8 does because there's no question Puerto Rico is in a
- 9 unique status different than Guam, the Virgin Islands,
- 10 and American Samoa precisely because those are all
- 11 territories governed, as traditionally, by organic acts
- 12 of Congress.
- 13 JUSTICE GINSBURG: But is there -- is
- 14 there --
- 15 JUSTICE KENNEDY: What -- what about the
- 16 Northern Marianas?
- MR. LANDAU: Your Honor, they are in an
- 18 interesting position that is generally more analogous to
- 19 Puerto Rico in the sense that they are a Commonwealth of
- 20 the Northern Marianas with a compact of their own that
- 21 was very much modeled on Puerto Rico, although it's
- 22 somewhat different than the Puerto Rico model. But
- 23 there's a profound distinction that goes to the heart of
- 24 this case between the home rule territories, were
- 25 Congress, to be sure, has delegated a measure of

- 1 self-government to those particular territories, but
- 2 each of them, Guam, the Virgin Islands, and American
- 3 Samoa are still governed by organic acts of Congress, as
- 4 was Puerto Rico prior to 1952.
- 5 JUSTICE GINSBURG: Mr. Landau, could you
- 6 finish your answer to my question? You said yes, as far
- 7 as what the federal Congress can deal with, what the
- 8 federal prosecutors do, but the statute works both ways.
- 9 Are you saying it couldn't -- Congress has
- 10 no power to do that with respect to Puerto Rico?
- 11 MR. LANDAU: I would say, Your Honor, that
- 12 that raises a very interesting and tricky issue with
- 13 respect to the compact that the 1950 Public Law 600
- 14 offered the people of Puerto Rico that was accepted. As
- 15 this Court said in the Flores de Otero case in the
- 16 1970s --
- JUSTICE GINSBURG: You're saying it's a hard
- 18 question, but you haven't given me --
- 19 MR. LANDAU: Well, I -- I -- I think the
- 20 answer is probably not, insofar as this Court said --
- 21 and I'm not saying this myself. I'm quoting this Court.
- 22 Congress relinquished control over the organization of
- 23 the internal affairs of the Island.
- Now, one point to make very, very clear:
- 25 Our position today on the double jeopardy issue does not

- 1 turn on that relinquishing issue. But to answer your
- 2 hypothetical specifically, if Congress started to tell
- 3 the Puerto Rico prosecutors what cases they may
- 4 prosecute, that might raise some serious questions
- 5 under --
- 6 JUSTICE GINSBURG: Just take the statute as
- 7 it is. Just add Puerto Rico --
- 8 MR. LANDAU: Right --
- 9 JUSTICE GINSBURG: -- not telling
- 10 prosecutors what to do in a particular case.
- MR. LANDAU: Well, and -- and, again, Your
- 12 Honor, I think the critical point here, and I think what
- is most telling going back to some of the colloquy that
- 14 just happened in the other case, Congress since 1952 has
- 15 never attempted to do anything like that, to tell the
- 16 people -- to exercise control over what the government
- 17 officials in Puerto Rico --
- 18 JUSTICE SCALIA: That doesn't mean it
- 19 couldn't. That doesn't mean it couldn't change the law.
- Is it essential to your case that we
- 21 recognize Puerto Rico as a sovereign?
- 22 MR. LANDAU: It is not essential that you
- 23 recognize Puerto Rico as a sovereign with a capital "S,"
- 24 because if you get 12 political --
- 25 JUSTICE SCALIA: That's our usual double

- 1 jeopardy law, isn't it?
- 2 MR. LANDAU: It -- it is --
- JUSTICE SCALIA: -- two sovereigns, it's a
- 4 different matter.
- 5 MR. LANDAU: It is the shorthand that this
- 6 Court has typically used, the dual sovereignty doctrine.
- 7 But the court made clear this is the lesson of the
- 8 Wheeler case where the court was -- the Ninth Circuit
- 9 said, gee, these Indian tribes don't look like
- 10 sovereigns to us, because they are subject to the
- 11 plenary control of Congress. That's not what we
- 12 typically think of as sovereigns.
- 13 And this Court says you're missing the
- 14 point, Ninth Circuit. What we mean in the context of
- 15 double jeopardy, the language we are construing is the
- 16 same offense. Laws -- offences created by two different
- 17 entities are not the same offense if they flow from
- 18 different sources of court.
- 19 JUSTICE KAGAN: Well, I don't understand how
- 20 that helps you, Mr. Landau. You're saying that the test
- 21 is what the source of authority is, and you're saying
- 22 that the source of authority here is the Puerto Rican
- 23 people.
- MR. LANDAU: Correct.
- 25 JUSTICE KAGAN: But that seems to be just --

- 1 you're not taking another step back. What's the source
- 2 of authority of Puerto Rican people? The source of
- 3 authority of Puerto Rican people was a Congressional
- 4 act. If you go back, the ultimate source of authority
- 5 is Congress.
- 6 MR. LANDAU: That, Your Honor, is the crux
- 7 of the case. And with all respect, I disagree with the
- 8 suggestion that the ultimate source here is Congress.
- 9 Congress could be -- what Your Honor just described is
- 10 very much like a home rule jurisdiction, where, let's
- 11 say, you have the Virgin Islands legislature that passes
- 12 a Virgin Islands law. But that government of the Virgin
- 13 Islands is itself a creature of Congress, as was the
- 14 government of the Philippines in the early 1900s, and
- 15 Puerto Rico in '30s at the time of the Shell case.
- 16 What made all the difference in the world,
- 17 Your Honor, was in 1950 to '52 Congress said, we
- 18 recognize and fully endorse the government -- the
- 19 concept of government by consent. So we are not
- 20 delegating authority to --
- JUSTICE KAGAN: Well, but Congress today, if
- 22 it felt like it -- and of course it won't. But if it
- 23 felt like it, could Congress go back on that decision?
- MR. LANDAU: Well, this then goes to the
- 25 relinquishment issue, Your Honor, in terms of what is

- 1 the nature of the compact. This has been a very
- 2 emotional and hot-button issue in Puerto Rico. As Chief
- 3 Judge McGruder noted in his article in 1953 already,
- 4 there were divergent views at the time from the very
- 5 outset on whether --
- JUSTICE KENNEDY: Well, suppose we assume
- 7 that Congress could rescind the existing compact.
- 8 MR. LANDAU: Right.
- 9 JUSTICE KENNEDY: Do you then lose your
- 10 case?
- MR. LANDAU: Absolutely not, Your Honor. And
- 12 that is --
- JUSTICE KENNEDY: Why?
- MR. LANDAU: Because this is, again, the
- 15 lesson of Wheeler. It was uncontested in Wheeler that
- 16 plenary congressional control over the Indians -- over
- 17 the Indian tribes meant that Congress could abrogate
- 18 Indian sovereign immunity with the stroke of a pen, and
- 19 even abrogate the tribes and derecognize the tribes.
- 20 But that didn't mean that the existing tribal laws at
- 21 the time were not considered the laws of the separate
- 22 tribes --
- JUSTICE KENNEDY: Are there -- you know,
- "sovereignty" is a slippery word. That's why the
- 25 framers didn't use it in the constitution.

1 Are you suggesting there's kind of a second 2 class sovereignty and a first class sovereignty? 3 MR. LANDAU: Well, Your Honor, I -- I 4 couldn't agree more with your insight, that 5 "sovereignty" is a slippery word. If you got 12 6 political philosophers, they would all give you a 7 different answer as to what "sovereignty" means. And I 8 think that is precisely why Wheeler said we can't have 9 judges and courts trying to decide double jeopardy questions by asking abstract questions of sovereignty, 10 because, you know, even the State sovereignty is 11 12 different than the sovereignty of the independent 13 nations. They don't have ambassadors, et cetera. 14 what this Court has made clear is that the test in the 15 double jeopardy context is all about the source of 16 authority for the laws. 17 And going back to Justice Kagan's question, 18 which I think cuts to the heart of the case, in this particular case Congress said, we -- and this is 19 20 pursuant to demands for -- by the people of Puerto Rico 21 for government by consent. The people of Puerto Rico 22 said, we are tired of being a colony. We want to create 23 our own government. And so the Constitution of Puerto 24 Rico could not be more explicit on this score, that it 25 says, "The political power of the Commonwealth emanates

- 1 from the people." That document was submitted to the
- 2 Puerto Rico voters. So you're a Puerto Rico voter and
- 3 you say this is what I'm voting for. It was submitted
- 4 to the President of the United States and Congress, who
- 5 approved that particular --
- JUSTICE GINSBURG: Mr. Landau, we have a
- 7 situation as a result of the decision of the Supreme
- 8 Court of Puerto Rico. I think it was two of the
- 9 justices who said we're not going to get into this
- 10 business about the Constitution. We think, interpreting
- 11 our own double jeopardy provision, somebody should not
- 12 be tried a second time. So that's going to be the law
- of Puerto Rico. That's -- if the Puerto Rico Supreme
- 14 Court said that, then we would have the situation that
- 15 has led us to grant cert in this case. That is, if you
- 16 have a prosecution first in the Federal government, then
- 17 Puerto Rico will not have a second prosecution. You
- 18 have it first in Puerto Rico. The Federal government is
- 19 free to institute a second prosecution.
- 20 MR. LANDAU: You're absolutely -- you're
- 21 absolutely right, Your Honor. And that was the position
- 22 of two of the nine justices on the Supreme Court of
- 23 Puerto Rico. That position did not command a majority,
- 24 which is why there's no adequate and independent State
- 25 ground here. The majority was very explicit --

- 1 JUSTICE GINSBURG: And they could. They
- 2 could. If -- if the -- if we told the majority you're
- 3 wrong, nothing would prevent them from agreeing with
- 4 those two justices, right?
- 5 MR. LANDAU: No, that's absolutely right.
- 6 And -- and about 21 --
- JUSTICE GINSBURG: Then there's no way you
- 8 could break that situation of having -- it depends on
- 9 which -- which jurisdiction goes first.
- 10 MR. LANDAU: That's correct, Your Honor.
- 11 And that -- that is true in about 21 states, that as a
- 12 matter of State law, either statutory or constitutional,
- do not allow a subsequent prosecution.
- But again, that doesn't change the point.
- 15 What -- what made a cert grant appropriate and
- 16 intolerable was that the Federal -- was the difference
- 17 between the Federal and State courts in Puerto Rico on
- 18 the federal constitutional question. It was not if one
- 19 were Federal and one were State.
- 20 JUSTICE SOTOMAYOR: Mr. Landau, there's
- 21 something you said that resonates with me, 'cause I've
- 22 been trying to find a definition of "sovereignty." And
- one has been created in the briefing by saying that
- 24 states are sovereign; yet if you look at international
- 25 usage, they wouldn't consider states necessarily

- 1 sovereign because they can't order their foreign
- 2 affairs. They can't print money. They can't do lots of
- 3 things that others would consider them sovereign for.
- 4 So I guess the Constitution does something
- 5 else with that word. What is it -- what are the
- 6 elements of sovereignty with respect to the Double
- 7 Jeopardy Clause that you think are commanded by our case
- 8 law? There -- there's more than just the Puerto Rican
- 9 people say.
- MR. LANDAU: Absolutely.
- 11 JUSTICE SOTOMAYOR: And it can't be that
- 12 it's the compact alone. So what is it? What are the
- 13 principles --
- MR. LANDAU: Absolutely.
- JUSTICE SOTOMAYOR: -- that you meet that
- 16 would create sovereignty in the Double Jeopardy sense?
- 17 MR. LANDAU: To -- to take your -- your
- 18 question in turn, Your Honor, this Court has made it
- 19 clear in a series of cases starting in Wheeler in 1978
- 20 that really tries to synthesize what the Court has been
- 21 saying with respect to the dual sovereignty doctrine
- 22 over a century.
- 23 And what the Court said is, in the Double
- 24 Jeopardy context, we are trying to decide whether two
- 25 offenses from different entities are the same offense.

- 1 That has traditionally been called "dual sovereignty."
- But what we mean by "dual sovereignty" in
- 3 this context doesn't require this broader -- let's
- 4 say -- I'll call it "sovereignty with a capital S"
- 5 inquiry. It is a much more targeted and narrow inquiry
- 6 into -- is the -- the source of authority for each
- 7 offense.
- JUSTICE SOTOMAYOR: Now, I'm looking at
- 9 Lanza, and it says -- I think Lanza says, and it's a
- 10 Double Jeopardy --
- 11 JUSTICE KAGAN: Right.
- 12 JUSTICE SOTOMAYOR: -- Clause, that for
- 13 Double Jeopardy Clause purposes, sovereignty means, one,
- 14 that the separate entity possesses the authority to
- 15 determine what shall be an -- an offense against their
- 16 peace and dignity; two, can enact laws without the
- interference of the other; and, three, draws authorities
- 18 to punish the offender -- and this is the one that
- 19 you've been arguing -- from a distinct source of power
- 20 from the other sovereign.
- MR. LANDAU: Right.
- JUSTICE SOTOMAYOR: And -- and you keep
- 23 saying it's the Constitution. It's the "We the People."
- 24 It sounds a -- a bit histrionic to me. It -- there's
- 25 something else. What is meant --

- 1 MR. LANDAU: It is, Your Honor. And I --
- 2 and I --
- JUSTICE SOTOMAYOR: -- by this distinct
- 4 source of power?
- 5 MR. LANDAU: If -- if could just say -- make
- 6 two quick points in response to that.
- 7 First, Lanza is not the last word on this
- 8 because Wheeler, in the '70s, clarified what Lanza meant
- 9 because, for instance, the Ninth Circuit in Wheeler
- 10 said, well, the Indian Tribes don't fit the Lanza
- 11 definition because Congress has plenary authority to
- 12 overrule at any time. So that goes to the first part of
- 13 your question.
- To the second part of your question, it is
- 15 Congress acting in tandem with the people of Puerto Rico
- 16 that's critical. In other words, it is certainly not
- 17 the people of Puerto Rico that could unilaterally and
- 18 without reference to Congress just say, guess what? We
- 19 are the source of authority of our own laws. And -- and
- 20 that would be the end of the story.
- 21 JUSTICE GINSBURG: Mr. Landau, I thought
- 22 that, in the -- in the case of the Indian Tribes,
- 23 what -- what the Court said is they were once sovereign
- 24 before we got here and we took some of that sovereignty
- away.

- 1 That's not the case with Puerto Rico.
- MR. LANDAU: Yes. We are certainly not
- 3 saying that we are absolutely on all fours with the
- 4 Indian Tribes. There are -- what Your Honor said is
- 5 true. Although one thing to keep in mind, of course, is
- 6 that not all tribes proceeded the -- the -- the creation
- 7 of the United States. In fact, if Congress can
- 8 recognize Indian Tribes to this day, the standard is
- 9 under 25 C.F.R. 83.7. And an entity that existed as
- 10 recently at 1900 can still be considered an Indian
- 11 tribe. So --
- 12 JUSTICE GINSBURG: But the rationale was
- 13 that the tribes had this sovereignty, and that's what
- 14 was being respected.
- 15 MR. LANDAU: That -- that is
- 16 correct, Your Honor. The -- the tribes had an
- 17 inherent sovereignty. But I think the point for Double
- 18 Jeopardy purposes doesn't require the inherency. It
- 19 just requires a -- a recognition by Congress of an
- 20 exercise of sovereignty. And that goes, I think --
- JUSTICE BREYER: Well, what is it? That is,
- 22 look. If we simply write an opinion and it says, Puerto
- 23 Rico is sovereign, that has enormous implications.
- MR. LANDAU: It does.
- 25 JUSTICE BREYER: The insular cases are

- 1 totally changed in their applications.
- 2 MR. LANDAU: Right.
- JUSTICE BREYER: The political implications
- 4 I'll just stay away from.
- 5 On the other hand, if we write an opinion
- 6 that says it's just a territory, that has tremendous
- 7 implications.
- MR. LANDAU: Correct.
- 9 JUSTICE BREYER: How did we tell the UN it
- 10 wasn't a colony? Why are we not reporting on this
- 11 colony every year?
- MR. LANDAU: Correct.
- JUSTICE BREYER: So either way, between
- 14 those two, the implications in law and in politics and
- 15 everything else are overwhelming.
- 16 Therefore, you argue a third and middle
- 17 position. Your position pointing to four cases in this
- 18 Court, so you have very good authority. It's for Double
- 19 Jeopardy purposes. There is a different question. The
- 20 question is what are the sources of the law? And then I
- 21 find four cases that say just what you said. Okay?
- Now, you say the sources of the law, the
- 23 sources of criminal law here are different. Okay. What
- 24 I think Justice Sotomayor wanted you to say is explain
- 25 that.

1	MR. LANDAU: Yes.
2	JUSTICE BREYER: Take a little time, if you
3	like. In what way are they different?
4	MR. LANDAU: Absolutely, Your Honor.
5	They are different, Your Honor, because
6	Congress invited in Public Law 600, Congress said, we
7	recognize the principle of government by consent. That
8	is something that we, as Congress rightly
9	JUSTICE SOTOMAYOR: Going back to the
10	political issues. And and and that's what I think
11	Justice Breyer is trying to stay away from.
12	This is a very simple question.
13	MR. LANDAU: Okay.
14	JUSTICE SOTOMAYOR: All right? Can the
15	Federal government override a Puerto Rican law?
16	MR. LANDAU: Your Honor
17	JUSTICE SOTOMAYOR: Can they
18	MR. LANDAU: This goes to
19	JUSTICE SOTOMAYOR: Can they veto a Puerto
20	Rican law?
21	MR. LANDAU: No, absolutely not.
22	JUSTICE SOTOMAYOR: All right.
23	MR. LANDAU: They cannot.
24	JUSTICE SOTOMAYOR: Who makes these laws?
25	MR. LANDAU: The people of Puerto Rico

- 1 well, the legislative assembly, the -- the -- the
- 2 legislative powers of which were vested by the people of
- 3 Puerto Rico in the legislative assembly. In other
- 4 words, the Puerto Rico Constitution could not be more
- 5 specific in saying "We, the people of Puerto Rico, in
- 6 exercise of our" --
- 7 JUSTICE SOTOMAYOR: The laws were made by
- 8 Puerto Rico's comparable Congress.
- 9 MR. LANDAU: That is correct, Your Honor.
- 10 And -- and this is the -- I think the point I'd really
- 11 like to underscore, because I think it's critical here,
- 12 is this arrangement was not something that Puerto Rico
- 13 did as a roque usurpation of authority. This was
- 14 pursuant to the invitation of Congress and with the
- 15 blessing of Congress. That was submitted to the
- 16 Congress. The Congress saw that language.
- 17 JUSTICE KAGAN: Even in saying that,
- 18 Mr. Landau, you're putting Congress in the driver's seat
- 19 here: It was done at the invitation of Congress.
- 20 Congress approved it. Presumably Congress can unapprove
- 21 it if Congress ever wished to.
- 22 So if Congress is in the driver's seat, why
- 23 isn't Congress the source of authority for the purposes
- 24 of our Double Jeopardy jurisprudence --
- MR. LANDAU: Because --

- 1 JUSTICE KAGAN: -- which seems to make that
- 2 the issue? I mean, you can imagine a different Double
- 3 Jeopardy jurisprudence where the issue was who just
- 4 exercises authority in the real world? But that seems
- 5 not to be what we ask.
- 6 MR. LANDAU: That's -- that's correct.
- 7 That's correct. And I think that -- that the key point
- 8 that I'd like to make, Your Honor, is that you have to
- 9 look at -- Congress has plenary authority over the
- 10 territories under the Territorial Clause. Our position
- is that Congress is not the prisoner of its plenary
- 12 authority; it is the master of plenary authority.
- 13 And therefore, when Congress can decide
- 14 that, for the long-term future of Puerto Rico, it does
- 15 not think it is appropriate or good for -- for Puerto
- 16 Rico or the United States to have direct or delegated
- 17 Federal power in Puerto Rico. It says we accede to
- 18 the -- the request of the Puerto Rican people to create
- 19 their own government and to be the source of authority
- 20 of their own law.
- 21 So that's what Congress invites. The people
- 22 of Puerto Rico accept the invitation. They enact a
- 23 Constitution that is entirely explicit saying the
- 24 political power of the Commonwealth creates the
- 25 structure, creates a legislative authority, vests the

- 1 courts of Puerto Rico with judicial authority --
- 2 JUSTICE KENNEDY: Let -- let's call this --
- 3 this theory of yours interim sovereignty. Are there any
- 4 examples in international law of interim sovereignty?
- 5 Are there any examples in international law
- 6 or in the United States' experience of a dichotomy such
- 7 as you suggest?
- 8 MR. LANDAU: Your Honor, again, I think --
- 9 JUSTICE KENNEDY: I -- I just don't
- 10 know the answer to that.
- MR. LANDAU: I think that -- that -- that,
- in a sense, the danger of that is that's already going
- 13 back to asking about concepts of sovereignty. And I
- 14 think the more one asks those more abstract questions,
- 15 it gets away from what is a much simpler question, which
- 16 is -- I think this goes back to Justice Sotomayor's
- 17 point, which is what is -- we have before us here --
- 18 we -- this is a specific case or controversy.
- Nobody's asking the Court to make a broad
- 20 political statement. All we want to know is may Puerto
- 21 Rico, may the Commonwealth prosecutors prosecute these
- 22 particular Puerto Rico Commonwealth gun charges or --
- 23 and ammunition charges? Okay?
- 24 The -- the source of authority for these
- 25 particular laws is the legislature of Puerto Rico, and

- 1 that legislative authority does not come from delegated
- 2 power from Congress.
- 3 CHIEF JUSTICE ROBERTS: Why does that --
- 4 MR. LANDAU: That's what distinguishes this
- 5 from municipalities -- I'm sorry.
- 6 CHIEF JUSTICE ROBERTS: Why does -- why does
- 7 the Commonwealth of Puerto Rico have that authority?
- 8 Where did it come from?
- 9 MR. LANDAU: The -- Congress can recognize
- 10 and invite an exercise of sovereignty, just like this
- 11 Court recognized in Lara.
- 12 CHIEF JUSTICE ROBERTS: But it had complete
- 13 authority under the Territorial Clause whether to do
- 14 that or not, right?
- MR. LANDAU: That's correct. And that is
- 16 exactly --
- 17 CHIEF JUSTICE ROBERTS: So that would --
- 18 I -- it would seem to me, then, that the authority to do
- 19 it came from Congress when they passed the --
- 20 MR. LANDAU: But --
- 21 CHIEF JUSTICE ROBERTS: -- the law
- 22 authorizing Puerto Rico to adopt a Constitution of its
- 23 own.
- MR. LANDAU: But -- but this -- you just
- 25 said authorizing. I think the key point is it invited

- 1 Puerto Rico. And -- and what it did is the Constitution
- 2 that Puerto Rico adopted and that Congress then accepted
- 3 specifically says political power emanates from the
- 4 people. So Your Honor, I think --
- 5 CHIEF JUSTICE ROBERTS: Why is -- I mean,
- 6 you seem to fix on invited as somehow different than
- 7 authorized.
- MR. LANDAU: Well, even if you said -- I
- 9 guess the point is authorized sounds like a delegation
- 10 of authority.
- I think the point is Congress said, look,
- 12 you go adopt your own constitution. That in and of
- 13 itself doesn't necessarily answer the question of where
- 14 the authority from that constitution comes from. But
- 15 again, when it says fully recognizing the principal of
- 16 government by consent, this is what the people of
- 17 Puerto Rico wanted. They wanted to -- to create their
- 18 own government. They didn't want to have another
- 19 Organic Act.
- 20 JUSTICE SCALIA: Aren't there territorial
- 21 legislatures?
- 22 MR. LANDAU: There are indeed, Your Honor.
- 23 In -- in --
- JUSTICE SCALIA: What's the difference?
- 25 MR. LANDAU: The difference is --

- 1 JUSTICE SCALIA: Why -- why can't you say
- 2 the laws they enact have as their source the -- the
- 3 people of the territory?
- 4 MR. LANDAU: You could. And in fact, that
- 5 was the tradition in the 19th century. We cited a
- 6 number of cases -- of course there weren't a lot of
- 7 these kind of cases in the 19th century because the
- 8 Federal government had very, very limited criminal
- 9 power. So these come up in things like counterfeiting
- 10 money and selling liquor to the Indians.
- 11 But -- but so -- so the --
- 12 JUSTICE GINSBURG: May I just ask you a
- 13 question about that? I don't quite understand because
- 14 this -- this whole issue is a result of a five-to-four
- decision of this Court in the 1950s, right? Bartkus.
- 16 JUSTICE SCALIA: Bartkus.
- MR. LANDAU: But yeah, I mean, certainly --
- JUSTICE GINSBURG: So -- so talking about
- 19 cases before that, there was just -- there was no issue
- 20 before that.
- MR. LANDAU: Well, Your Honor, certainly
- 22 the -- the principle of dual sovereignty had been
- 23 recognized by this Court as early as the 1840s; in other
- 24 words, that -- that two offenses for Double Jeopardy
- 25 purposes were not the same if -- if they were created by

- 1 different entities with something that this Court had
- 2 recognized, albeit in --
- 3 JUSTICE GINSBURG: Recognized how, because
- 4 this was -- it was a very close case, as you know.
- 5 MR. LANDAU: Absolutely. Absolutely. And
- 6 again --
- 7 JUSTICE GINSBURG: And so I don't think it
- 8 was settled before then.
- 9 MR. LANDAU: Well, but it -- it was
- 10 something that -- it has been an issue that had divided
- 11 people in the Court. In the more recent cases since the
- 12 1950s, it has not been a particularly divisive issue.
- 13 And just to be clear in this case, there is no call by
- 14 the other side to overrule --
- 15 JUSTICE GINSBURG: I'm questioning you
- 16 looking back before the Bartkus case, for precedent.
- 17 MR. LANDAU: Right. But Bartkus didn't come
- 18 out of the blue, Your Honor. Bartkus has antecedents.
- 19 Lanza was the first case in 1922 when
- 20 prohibition is what really suddenly had federal criminal
- 21 laws that were quite widespread throughout the country.
- 22 And Lanza is, I think, the first case you can
- 23 characterize as a square holding of this case on the
- 24 dual sovereignty doctrine.
- 25 It continued to be a somewhat controversial

- 1 doctrine up until the 1950s, and then it's been, I
- 2 think, settled since then. And it's not been challenged
- 3 in this case.
- 4 JUSTICE SCALIA: Mr. Landau, I'm not sure
- 5 you answered my question about why territorial
- 6 legislatures are different.
- 7 MR. LANDAU: They are different because
- 8 those -- the other ones are Home Rule legislatures. In
- 9 other words, there's a Virgin Islands Organic Act,
- 10 there's a Guam Organic Act. So Congress -- and a D.C.
- 11 Home Rule Act.
- 12 Congress created that government structure
- 13 and endowed it with authority. Pursuant to what
- 14 Congress did, the people have a certain degree of
- 15 autonomy. They elect their legislators. D.C. has D.C.
- 16 laws. The Virgin Islands has Virgin Islands law. You
- 17 know, to some extent or other those can be vetoed,
- 18 maybe, by Congress.
- 19 JUSTICE SCALIA: If you say that the issue
- 20 is the source of the law in question, it seems to me
- 21 that the territorial legislature is as much the source
- of a law as is the legislature of Puerto Rico.
- 23 MR. LANDAU: The question, Your Honor, is
- 24 the ultimate source of authority for the law. So when
- 25 you have a Home Rule jurisdiction -- again, this is --

- 1 I'm not saying that this is what this Court has held,
- 2 that when you have a Home Rule jurisdiction -- this is
- 3 the Waller case, for instance, where it's a
- 4 municipality, was clearly -- the city council was the
- 5 source of the law. But the ultimate source of the law
- 6 was delegated power from the State.
- 7 The critical point here is that the
- 8 Commonwealth of Puerto Rico, the legislative assembly of
- 9 Puerto Rico -- this goes back to Justice Sotomayor's
- 10 point and Justice Kagan's point -- is not exercising
- 11 power delegated by Congress --
- 12 JUSTICE KENNEDY: I see your -- I see your
- 13 time is getting up. It seemed to me that in a way, if
- 14 you answered Justice Scalia's question, well, yes, it
- is -- it is true that local legislature is the source of
- 16 the law, and there is Double Jeopardy there too. Yes.
- MR. LANDAU: Well, you -- again, that would
- 18 be another way of looking at the -- at the issue. And
- 19 that, frankly, was the historical way of looking at it.
- 20 If you go back to the 1850s cases, they said
- 21 territories, which at that time were creatures of
- 22 Congress, that was considered to be a separate sovereign
- 23 for Double Jeopardy. That's the historical antecedent.
- 24 But in the 20th century, particularly in Wheeler and the
- 25 more recent cases, the Court has said the question is

- 1 the ultimate source of authority.
- 2 The ultimate source of authority for the
- 3 laws of Puerto Rico, unlike the ultimate source of
- 4 authority for the laws of the Virgin Islands, is the
- 5 people of Puerto Rico, not Congress.
- I'd like to reserve the balance of my time.
- 7 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- 8 Mr. Unikowsky.
- 9 ORAL ARGUMENT OF ADAM G. UNIKOWSKY
- 10 ON BEHALF OF THE RESPONDENTS
- MR. UNIKOWSKY: Mr. Chief Justice, and may
- 12 it please the Court:
- 13 Under our Constitution, States are sovereign
- 14 and territories are not.
- 15 Although Puerto Rico has indisputedly
- 16 achieved a historic degree of autonomy, it remains a
- 17 territory under Article IV. As such, it cannot be
- 18 considered sovereign for Double Jeopardy purposes.
- 19 An unbroken line of this Court's Double
- 20 Jeopardy cases has stated, both before and after the
- 21 enactment of the 1952 constitution of Puerto Rico, that
- 22 territories are not sovereign for Double Jeopardy
- 23 purposes.
- JUSTICE KAGAN: It does seem, Mr. Unikowsky,
- 25 as if Congress has given Puerto Rico as much authority

- 1 as it possibly could have short of making it a State
- 2 itself. Do you disagree with that?
- MR. UNIKOWSKY: Well, two responses. One,
- 4 yes, I disagree with that. And two, even if I agreed
- 5 with that, we do think that there is a sharp dividing
- 6 line between States and territories for constitutional
- 7 purposes.
- 8 JUSTICE BREYER: What kind of territory is
- 9 it?
- 10 MR. UNIKOWSKY: It is a -- we think there's
- 11 only one type of territory --
- 12 JUSTICE BREYER: There is. The -- the
- insular cases have at least two.
- MR. UNIKOWSKY: Well, yes. The insular
- 15 cases that hold that it is considered an unincorporated
- 16 territory. That is true.
- JUSTICE BREYER: Okay. So it's that kind.
- MR. UNIKOWSKY: Yes.
- 19 JUSTICE BREYER: Now, what is Estado Libre
- 20 Asociado?
- MR. UNIKOWSKY: Your Honor, I believe that's
- 22 a case that just construed a Federal statute to hold --
- JUSTICE BREYER: No, no. I just wonder as
- 24 it appears in the Constitution of Puerto Rico.
- MR. UNIKOWSKY: Well --

- 1 JUSTICE BREYER: The alternative of the word 2 Commonwealth. 3 MR. UNIKOWSKY: Well, Your Honor --4 JUSTICE BREYER: I just wonder what it is. 5 MR. UNIKOWSKY: We believe that the 6 Constitution does not include that as a constitutional 7 category, just as it doesn't --8 JUSTICE BREYER: Where does it say in the
- 9 Constitution that Congress cannot? After all, Congre
- 9 Constitution that Congress cannot? After all, Congress
- 10 can admit a State. It says that specifically.
- MR. UNIKOWSKY: It certainly does --
- 12 JUSTICE BREYER: Talks about territories.
- 13 So you're saying Congress and the President too do not
- 14 have the authority to associate with some other entity
- under the form of Estado Libre Asociado?
- 16 MR. UNIKOWSKY: That is correct, Your Honor.
- JUSTICE BREYER: Where does it say that in
- 18 any of our cases?
- 19 MR. UNIKOWSKY: Well, I think the Yankton
- 20 case very clearly says that if a portion of land is not
- in a State, then it has to be under a territory.
- 22 JUSTICE BREYER: And what are the Indians?
- 23 MR. UNIKOWSKY: Your Honor, the Indian
- 24 tribes are a sui generis category explicitly recognized
- 25 in the Constitution --

- 1 JUSTICE BREYER: Because -- because we do
- 2 not recognize explicitly in the Constitution
- 3 "Commonwealth," therefore there is no Commonwealth? Is
- 4 that what you want us to say?
- 5 MR. UNIKOWSKY: I want you to say that this
- 6 Court has already held in the Harris case that
- 7 Puerto Rico is a territory. And not only that, that --
- BREYER: With some purposes. But
- 9 the -- the issue here, as I see it -- which maybe will
- 10 take a second -- is there are four cases that say we
- 11 don't have to reach these grand questions. All we have
- 12 to do is decide what the source of power is.
- Now their argument is that even if you go
- 14 back to the Foraker Act, which indeed did have the
- 15 people of Puerto Rico making laws, and if you then add
- 16 the Resolution 600 which delegated the authority to make
- 17 the Constitution, the Constitution itself which speaks
- 18 of "We the People" of Puerto Rico making a law, the fact
- 19 that later Congress and the President said Puerto Rico
- 20 has a Republican form of government, the fact that
- 21 subsequent to that we went to the United Nations and had
- 22 them withdraw the requirement to report on a colony
- 23 because Puerto Rico is not a colony -- and you know
- 24 the words as well as I, and they sure sound like
- 25 "sovereign."

- 1 And in Valle, which no one mentions,
- 2 Trias Monge wrote that in fact all these laws -- and he
- 3 was talking about civil, but I suppose it applies to
- 4 Commonwealth too -- are to be interpreted in light of
- 5 the civil code tradition of Europe, which was the
- 6 tradition that applied prior to 1900, and not the common
- 7 law.
- I don't see, when you put all those things
- 9 together, if you're looking at the facts of what the law
- 10 of Puerto Rico is in the area, it sounds to me like it's
- 11 civil code coming out of a constitution which I grant
- 12 you was given by authority of Congress. So there we
- 13 are.
- Now five things they've listed there that
- 15 make it different, not only from anything you can think
- of but from anything I can think of. So why don't you
- 17 reply to those five things, if you want.
- 18 MR. UNIKOWSKY: Your Honor, those five
- 19 things established --
- JUSTICE SCALIA: Take your time.
- 21 (Laughter.)
- 22 MR. UNIKOWSKY: I think those features of
- 23 Puerto Rico and others established that Puerto Rico has
- 24 undoubtedly achieved a significant degree of autonomy,
- 25 but those characteristics are not the characteristics

- 1 that matter for sovereignty purposes or for Double
- 2 Jeopardy purposes. The question is the ultimate source
- 3 of power, and here the ultimate source of power is
- 4 Congress, which delegated the authority to enact the
- 5 Puerto Rican Constitution.
- And I'd also point out that if one
- 7 looks at the characteristics of sovereignty as defined
- 8 in the Constitution and this Court's cases, Puerto Rico
- 9 doesn't have them.
- 10 For instance, in the Alden cases, this Court
- 11 explained one of the reasons we call States sovereign is
- 12 that one cannot frame their generally -- general police
- 13 power as the delegation of Federal power because the
- 14 Federal government doesn't have a general police power
- in the States, so there's nothing to delegate. That's
- 16 just not true in Puerto Rico where --
- JUSTICE SOTOMAYOR: But that was not true of
- 18 many of the territories that were admitted as States.
- 19 They came in to Statehood and were conferred by a -- the
- 20 sovereignty was conferred by a -- agreement with the
- 21 Federal government. And States were admitted by
- 22 agreement, and sovereignty were confirmed on them by
- 23 agreement.
- 24 And so are you telling me that if -- let's
- 25 say one of the islands in the Caribbean. I'll make one

- 1 up. Okay?
- 2 Atlantis has been -- never kicked out its
- 3 foreign colonial status 200 years ago, but it really
- 4 doesn't have many resources. And it comes to the
- 5 United States and it says, I want a treaty. You'll take
- 6 care of all of our external affairs. We'll follow
- 7 whatever you say with respect to external affairs.
- 8 We're even going to use the American dollar 'cause it's
- 9 convenient, but you can't touch our internal affairs.
- 10 And Congress approves that treaty. Would that, for
- 11 Double Jeopardy purposes, not be a sovereign?
- MR. UNIKOWSKY: I think it wouldn't be a
- 13 sovereign if that was not part of the United States, not
- 14 subject --
- 15 JUSTICE KENNEDY: I couldn't hear. Would or
- 16 wouldn't?
- 17 MR. UNIKOWSKY: It wouldn't. So for
- 18 instance, we can see that Micronesia and Palau, which
- 19 are not independent countries, I believe in the
- 20 United Nations, are -- are genuinely sovereign, even
- 21 though there are defense agreements with the
- 22 United States because the United States has foreign
- 23 allies with whom they have many treaties and
- 24 relationships, and those foreign allies may be
- 25 sovereign, but those aren't territories. They're not --

- 1 the American flag doesn't fly over them, they're not
- 2 subject to plenary power of Congress and Federal law.
- 3 That's the distinction in Puerto Rico, which
- 4 is, indisputably, a territory --
- 5 JUSTICE SOTOMAYOR: But if Congress has that
- 6 treaty power, why does it have similar power under its
- 7 Rule and Regulation Clause of the Constitution? There's
- 8 no limiting principle of what rules and regulations
- 9 Congress can make.
- 10 MR. UNIKOWSKY: Well, let me refer, Your
- 11 Honor, both to --
- 12 JUSTICE SOTOMAYOR: Under that --
- MR. UNIKOWSKY: I apologize.
- 14 JUSTICE SOTOMAYOR -- under that
- 15 constitutional clause, there's no suggestion of how or
- 16 even what kinds of treaties -- perhaps not in violation
- 17 of the Constitution, but what kind of treaties Congress
- 18 can make. And it makes an awful large number of them.
- 19 MR. UNIKOWSKY: It does, Your Honor. But
- 20 let me refer to both the constitutional text and
- 21 structure as the basis of our argument. Beginning with
- 22 the text, Article IV characterizes territories as,
- 23 quote, "belonging to the United States." And we believe
- 24 that is antithetical to the concept of sovereignty.
- 25 Congress has the ultimate power to enact a

- 1 wide variety of the governmental forms in the
- 2 territories, but the sine qua non of a territory is
- 3 that, in fact, Congress does possess that power.
- 4 And I'd also refer to the constitutional
- 5 structure. The framers of our Constitution split the
- 6 atom of sovereignty between the Federal government and
- 7 the States. And I think that presupposes that the
- 8 question of what types of sovereigns would exist in the
- 9 United States is a question of constitutional --
- 10 JUSTICE BREYER: The Indians. What about
- 11 the Indians?
- 12 JUSTICE KAGAN: Mr. Unikowsky, it sure seems
- 13 as though in the early 1950s, Congress with respect to
- 14 Puerto Rico, said we want to give it some sovereign
- 15 authority. We want to give it an enormous amount of
- 16 Home Rule authority, basically everything, and we also
- 17 have some idea in our heads that Puerto Rico ought to be
- 18 a sovereign with all the things sovereigns have like a
- 19 Constitution and a "We the People" clause.
- 20 And -- and why isn't that something --
- 21 it's -- it's an unusual idea, to be sure, a -- a
- 22 sovereign territory. But Congress seems to have wanted
- 23 to do exactly that.
- MR. UNIKOWSKY: Well, I'd first push back on
- 25 your premise. I don't think that's what Congress wanted

- 1 to do. I think that the history, the legislative
- 2 history, and the -- the events, the historical record,
- 3 show that Congress wanted to delegate autonomy, which is
- 4 different from creating a sovereign.
- 5 So first I'd -- I'd turn to the issue of
- 6 Section 20 in which Congress just unceremoniously
- 7 stripped a portion of the Puerto Rican Constitution and
- 8 permanently barred Puerto Ricans from enacting --
- 9 reenacting it. That is not consistent with what I think
- 10 we ordinarily consider a sovereign.
- 11 And I'd also point to the legislative
- 12 history and record. I mean, there's testimony from the
- 13 Secretary of the Interior, from The Resident
- 14 Commissioner of Puerto Rico, from the Governor of
- 15 Puerto Rico, in the House report, in the Senate report.
- 16 All of that seemed to contemplate that the political
- 17 status of Puerto Rico wouldn't change and this was just
- 18 a delegation.
- I mean, there was actually a hearing we
- 20 quote on page 30 of our brief where the chairman of the
- 21 relevant Senate committee basically tells everybody
- 22 that, in fact, Congress's powers over Puerto Rico
- 23 wouldn't be altered at all; that ultimately this was a
- 24 delegation of power that one -- that was revoked and
- 25 wouldn't change Congress's ultimate power over

- 1 Puerto Rico.
- 2 So I actually think it's Petitioner's
- 3 position that really is fundamentally inconsistent with
- 4 the historical record as it existed at the time.
- 5 We don't dispute that there's -- this is
- 6 historic legislation. I mean, it's true. Petitioner's
- 7 brief characterizes the 1950 to '52 legislation as,
- 8 quote, "path marking." And we actually agree with that,
- 9 it was path marking. It was historic legislation that
- 10 delegated a significant amount of power to the people of
- 11 Puerto Rico, and it was very historically important, and
- 12 remains important today.
- But there is a difference, a meaningful
- 14 constitutional difference between the delegation of
- 15 power and the conferral of sovereignty. The former
- 16 occurred in Puerto Rico, as it has occurred in other
- 17 territories. The latter can only apply to States within
- 18 our union.
- 19 JUSTICE KENNEDY: And is -- is our argument
- 20 so abstract that it doesn't acknowledge real
- 21 practicalities of multiple prosecutions? Of -- of
- 22 course Mr. Landau couldn't come up and say, please
- 23 forget Heath and Wheeler and Walter and Grafton. Let's
- 24 do something other than sovereignty.
- 25 Has there been any suggestion by

- 1 commentators and so forth that this whole inquiry of
- 2 sovereignty and source of power is a little bit
- 3 misplaced?
- 4 Of course, you have the problem with the
- 5 cities within its -- within separate -- within one
- 6 State, which is, it seems, ought to be subject to a
- 7 single rule. But have there been any commentaries that
- 8 lead us to another approach altogether? I don't think
- 9 we're going to overrule four cases, but --
- 10 MR. UNIKOWSKY: I will acknowledge that
- 11 there has been some larger articles suggesting that this
- 12 whole line of cases is wrong and the Court should look
- 13 to something else, to autonomy. But certainly this
- 14 Court's cases, going back a century, haven't followed
- 15 that approach at all.
- 16 And I actually think the municipality
- 17 example is a very good one for us because cities
- 18 regularly enact Home Rule charters through a very
- 19 similar type of Democratic process that Petitioner
- 20 describes for Puerto Rico.
- The fundamental principle of Petitioner's
- 22 position here is that the enactment of a -- of a charter
- 23 of local self-government setting forth the parameters
- 24 for local self-government in and of itself leads to
- 25 sovereignty. That's how they distinguish the Shell

- 1 case. But if that's true, the -- there's no limiting
- 2 principal because municipalities do that all the time.
- JUSTICE KAGAN: Mr. Unikowsky, you -- you
- 5 said before that Congress didn't mean to confer
- 6 sovereignty here. Do you think Congress could do that?
- 7 MR. UNIKOWSKY: No, Your Honor, it could
- 8 not. We think that the Constitution prohibits that, and
- 9 Congress's exercise of its powers was fully consistent
- 10 with that constitutional requirement.
- JUSTICE SOTOMAYOR: I'm sorry. You --
- 12 you're saying to me that Congress can't make Puerto Rico
- 13 independent?
- MR. UNIKOWSKY: Of course it could, Your
- 15 Honor.
- 16 JUSTICE SOTOMAYOR: So if it can do that,
- 17 why can't it have other arrangements with Puerto Rico
- 18 the way it has with everybody else? Why are we saying
- 19 that with respect to territories they don't have that
- 20 power?
- 21 MR. UNIKOWSKY: Your Honor, I think if
- 22 Congress -- if Puerto Rico is to remain a territory,
- 23 which it is under Article IV, as this Court has held,
- 24 then Congress must retain the ultimate power. I think
- 25 that follows from the constitutional structure in which

- 1 the framers contemplated splitting the assets up --2 JUSTICE BREYER: We need to. I mean, we 3 told the UN, this doesn't sound like we said it was a 4 municipality. 5 MR. UNIKOWSKY: Your Honor --6 JUSTICE BREYER: UN said that Puerto Rico 7 has been invested with the attributes of political sovereignty, which clearly identify the status of 8 9 self-government attained by the Puerto Rican people. JUSTICE SCALIA: Who said this? This is the 10 11 UN? 12 JUSTICE BREYER: This is what we told the 13 UN. We told the UN that --14 (Laughter.) 15 JUSTICE BREYER: And on the basis of that --JUSTICE SCALIA: Who -- who is "we"? 16 17 (Laughter.) 18 JUSTICE BREYER: It's -- what it says
- JUSTICE SCALIA: Who's we?
- 21 JUSTICE BREYER: It consists of the
- 22 President of the United States.
- 23 JUSTICE SCALIA: The President said that?
- JUSTICE BREYER: Or his delegate. His
- 25 delegate.

here --

19

- 1 CHIEF JUSTICE ROBERTS: We need to involve
- 2 counsel in the dialogue.
- 3 (Laughter.)
- 4 JUSTICE BREYER: I -- I have. You've read
- 5 the same thing. There are about ten words such as
- 6 "republic," "not a colony," "attributes of political
- 7 sovereignty," repeated in five or six key documents.
- I do -- not everyone does -- happen to think
- 9 that what we tell the UN to get it removed from the
- 10 colony status bears some consideration. I grant you not
- 11 everyone agrees with that, but that's my view of it.
- 12 Laughter.
- JUSTICE BREYER: All right. And I guess
- 14 I -- all right. Forget it.
- 15 (Laughter.)
- 16 MR. UNIKOWSKY: Your Honor, we don't see any
- inconsistency between what the State Department said and
- 18 our position today --
- 19 JUSTICE BREYER: You said it was like a
- 20 municipality. I just think that having the attributes
- 21 of political sovereignty, and being a republic, and
- 22 saying that the Constitution of Puerto Rico is the basic
- 23 document, whatever the language was there, don't sound
- 24 like a municipality.
- 25 MR. UNIKOWSKY: Your Honor, there are

- 1 differences between a municipality and Puerto Rico, such
- 2 as Puerto Rico has a much more delegated power than the
- 3 typical municipality. That is undoubtedly true.
- But the -- there's no --
- JUSTICE SOTOMAYOR: You think that doesn't
- 6 have meaning? In most municipalities, their offenses
- 7 are treated as criminal offenses and not criminal
- 8 infractions. They can only pass laws with respect to a
- 9 very limited amount of issues.
- The States have control over many, many
- 11 other things. They are substantially different. Why
- 12 would we have bothered talking about the structure of
- 13 Florida's system with municipalities in Waller? We went
- 14 through how the State controlled all of the -- most of
- 15 the internal affairs of municipalities, and we said they
- 16 are not separate sovereigns because of this control.
- 17 All we could have said is what you want us to say now,
- 18 which is municipalities' ultimate source is the State
- 19 government.
- 20 But we did something very different in that
- 21 case.
- MR. UNIKOWSKY: Your Honor, may I answer?
- 23 CHIEF JUSTICE ROBERTS: Briefly.
- MR. UNIKOWSKY: Yes, Your Honor.
- 25 I think that, already as of Shell, Puerto

- 1 Rico enjoyed that broad police power. That's why
- 2 Petitioner's argument turns entirely on the existence of
- 3 the Constitution of Puerto Rico. And our point is that
- 4 the act of Constitution making, we don't think, can
- 5 confer sovereignty.
- 6 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- 7 Ms. Saharsky.
- 8 ORAL ARGUMENT OF NICOLE A. SAHARSKY
- 9 FOR UNITED STATES, AS AMICUS CURIAE,
- 10 SUPPORTING THE RESPONDENTS
- 11 MS. SAHARSKY: Mr. Chief Justice, and may it
- 12 please the Court:
- I think to respond to some of the questions
- 14 that have come up, I'd like to go back and address what
- 15 the Court has said this test is, for dual sovereignty in
- 16 the Double Jeopardy context, and why it's been using
- 17 that test.
- 18 And the test that the Court has consistently
- 19 used for the past 100 years is by looking to the
- 20 ultimate source of the authority, the laws for
- 21 prosecuting and the authority to prosecute. And the
- 22 reason that the Court has said that it's looked to that
- 23 ultimate source is because the dual sovereignty doctrine
- 24 rests on the basic structure of our Federal system.
- 25 That's what the Court said in Wheeler. And the Court

- 1 has been very careful to guard who is a sovereign under
- 2 the Constitution and who is not, because, after all,
- 3 we're talking about a weighty power here, which is the
- 4 ability of two sovereigns to prosecute a person for an
- 5 offense with the same elements.
- 6 So if you trace the history of what this
- 7 Court has done, it started with Lanza and Grafton.
- 8 Lanza was a case about the Federal government as opposed
- 9 to the States. And the Court said should they have this
- 10 power to dual prosecute? Well, we look to the
- 11 Constitution, and the unique structure that was put in
- 12 place: The splitting the atom of sovereignty. And we
- 13 are in a circumstance where both the States and the
- 14 Federal government have this sovereign power. They
- should both be able to prosecute.
- 16 But then the case -- the Court turned to
- 17 cases about the territories, which was the Shell case
- 18 about Puerto Rico, but then also the Grafton case about
- 19 the Philippines, and it said, no, the territories derive
- 20 their ultimate power from Congress. That's true by
- 21 virtue of the Territory Clause.
- Now, one thing that the Court has considered
- 23 in the course of those cases as they've evolved, I
- 24 think, is the suggestion that Justice Kennedy made,
- 25 which is maybe we should focus on something else like

- 1 autonomy and the ability to prosecute, and what it looks
- 2 like practically, or on the ground.
- 3 And the Court has consistently rejected a
- 4 test along those lines, and I think that we have three
- 5 data points for that.
- JUSTICE SOTOMAYOR: I'm sorry. They haven't
- 7 issued that.
- In all of those cases, Grafton and all of
- 9 the ones pre-1952, the Court pointed to the fact that,
- 10 when these islands pass laws, they could be vetoed by
- 11 Congress or -- or were -- that was the Organic Act.
- 12 In all of these places, Congress was
- 13 appointing their legislature, in part, or they were
- 14 appointing colonial governors. And we went through, in
- 15 each one of them, very carefully, what the issues of
- 16 control that remained, that didn't make them sovereign
- in any way, that made them classic territories.
- 18 So it's not that we didn't -- we eschewed
- 19 looking at that.
- 20 MS. SAHARSKY: I don't think that's right.
- 21 And I'd like to just look at the specific example of
- 22 Puerto Rico that the Court considered in the Shell case.
- 23 As you say, by that point, Puerto Rico -- or
- 24 as you suggested, there had already been significant
- 25 self-government in Puerto Rico. There were two houses

- 1 of the legislature elected. And the Court, when asking
- 2 this question about whether there could be both Puerto
- 3 Rico antitrust defenses and Federal antitrust defenses,
- 4 went through the situation in Puerto Rico and said there
- 5 is significant self-government in here now. It defined
- 6 Puerto Rico as having an autonomy similar to that of the
- 7 States -- that's in 1937 -- and said that Congress had
- 8 given it a sweeping grant of legislative authority.
- 9 But the Court nonetheless said that under
- 10 our constitutional system, as a territory of the United
- 11 States subject to Congress's authority, that Puerto Rico
- 12 was not a separate sovereign.
- JUSTICE SOTOMAYOR: But you forget that
- 14 Congress could veto those laws.
- 15 MR. SAHARSKY: It --
- 16 JUSTICE SOTOMAYOR: Before 1952, Congress
- 17 could veto Puerto Rico's laws. It has relinquished that
- 18 right.
- 19 MR. SAHARSKY: I don't think that that's
- 20 right. I don't think that that's right, and to the
- 21 extent the Petitioner suggests it, it's just not
- 22 consistent with the Territory Clause of the
- 23 Constitution, which, after all --
- JUSTICE BREYER: Well, now, this is --
- 25 JUSTICE KENNEDY: -- gives plenary power to

- 1 Congress.
- 2 JUSTICE BREYER: This is -- it's very
- 3 interesting what you're saying.
- 4 Remember, though, one of the provisions of
- 5 the Puerto Rico Constitution, which Congress approved
- 6 and said it was a Republican form of government, is that
- 7 criminal actions shall be conducted in the name and by
- 8 the authority of the people of Puerto Rico.
- 9 Now, that sounds like a delegation of
- 10 authority as to source, to go back to the Spanish system
- 11 if they want.
- Now, if I take your view, then I guess you
- 13 have to say -- and it has considerable implication --
- 14 that that doesn't matter because Congress can take back
- 15 what they gave.
- 16 Now, is that the position of the government
- 17 or the executive branch? Because that has tremendous
- 18 implication.
- MR. SAHARSKY: Right.
- 20 JUSTICE BREYER: Because obviously, there is
- 21 an argument as to whether what Congress and the
- 22 President gave in Resolution 600, followed by the
- 23 Constitution, followed by what happened at the UN, under
- 24 the authority -- and looking to Felix Frankfurter for
- 25 guidance, who said that the Constitution provides us

- 1 with many forms of possible relationship. That's what
- 2 his view was.
- And now, is the position of the executive
- 4 branch -- I mean, you want to take a position on this?
- 5 That -- that -- that Congress, if it wishes, can take
- 6 all of that back and Puerto Rico has no more
- 7 independence than -- in principle, than any of the other
- 8 places that were territories?
- 9 Now, that's -- that's a big question. But
- 10 do -- do you -- do you see it's an important question?
- 11 And I want to know if the government's
- 12 position rests upon it, because that's -- that's an
- important statement for the executive, in my opinion.
- MS. SAHARSKY: Well, two -- two responses to
- 15 that question.
- 16 The first, I think, is the first part of
- 17 your question, this statement in the Puerto Rico
- 18 Constitution that the authority to prosecute comes from
- 19 the people of Puerto Rico and that it's in the name of
- 20 the people of Puerto Rico. That's been true since 1900.
- 21 That was in the 1900 Organic Act; that was true in 1917.
- 22 Puerto Rico is not claiming that it was a sovereign
- 23 then. So I -- I would not rely on that.
- But the second and, obviously, more weighty
- 25 question you raised is the question of could -- could

- 1 Congress revise the arrangements it has with Puerto
- 2 Rico? And we think the answer is yes, and that that
- 3 follows from the structure of the Constitution and its
- 4 history.
- I want to explain why that's why, but first,
- 6 I think it's very important for us to say that
- 7 Congress's position towards Puerto Rico, starting in
- 8 1900 through 1917 with the elected legislature --
- 9 elected legislators; 1947, the elected governor; and
- 10 then this act in 1950, has been one of increasing
- 11 self-government, recognizing the benefits of that to the
- 12 people of Puerto Rico. That's why Congress authorized
- 13 the enactment of the Constitution. We think that that's
- 14 a good thing. We have no reason to believe that
- 15 Congress would revisit that. And we think it's had many
- 16 benefits for the people of Puerto Rico and the United
- 17 States.
- But asking the constitutional question,
- 19 which is what the Court has asked in its double jeopardy
- 20 cases, about whether Congress could revise the
- 21 arrangement with Puerto Rico, the answer is yes. And we
- 22 think that that follows from its status as a United
- 23 States territory because of two parts of the Territory
- 24 Clause.
- 25 The first is that territories belong to the

- 1 United States, meaning that they are under the
- 2 sovereignty of the United States.
- And then second, that Congress is the one
- 4 who makes the rules.
- 5 And if I could just make one more point,
- 6 which is historically, the fact that Congress was --
- 7 that the United States was the sovereign and the only
- 8 sovereign in the territories was very important at the
- 9 time that the Constitution was put together.
- 10 You may recall that the United States had
- 11 land there through the Northwest Ordinance, but it was
- 12 trying to figure out what to do with, and there were
- 13 questions with the States, what would happen. And so
- 14 that this provision needed to be added to the
- 15 Constitution to make clear that Congress was the one who
- 16 was going to make rules for the territories, and that it
- 17 would be under the sovereignty of the United States.
- 18 JUSTICE BREYER: But there are some
- 19 things --
- 20 MR. SAHARSKY: -- and in this --
- JUSTICE BREYER: Let's go back to the
- 22 insular cases right there.
- 23 There are different kinds of territories.
- 24 It's because of that that Frankfurter says that the
- 25 Constitution has left the field of invention open. The

- 1 decisions in the insular cases mean this, if they mean
- 2 anything: That there's nothing in the Constitution to
- 3 hamper the responsibility of Congress in working out
- 4 arrangements.
- Now, if that's so, why couldn't Congress
- 6 delegate, without the power to take it back, the
- 7 authority to Puerto Rico to work out its own criminal
- 8 code subject to the constraints of the Bill of Rights,
- 9 et cetera? Why couldn't it? I mean, if Frankfurter is
- 10 right. Or do you take the opposite position, that it
- 11 couldn't?
- MS. SAHARSKY: The insular cases were
- 13 talking about something different and narrower, which is
- 14 whether all the protections of the Bill of Rights apply
- 15 to the territories by their own force. But to answer
- 16 the broader question that you answered, or asked, we
- 17 think that it's inconsistent with the grant of authority
- 18 to Congress in the Constitution for a territory to be a
- 19 territory but no longer be sovereign, because the
- 20 Territory Clause defines territories of the United
- 21 States as subject to the authority of the United States.
- JUSTICE KAGAN: Do you think it's not
- 23 possible, Ms. Saharsky -- I mean, putting aside whether
- 24 Congress has done it here, but you think it's simply not
- 25 possible for Congress to confer sovereignty in the sense

- 1 that would matter for the Double Jeopardy Clause?
- MS. SAHARSKY: Well, it certainly could by
- 3 making it a State --
- 4 JUSTICE KAGAN: Yes.
- 5 MS. SAHARSKY: -- or by making it
- 6 independent.
- 7 JUSTICE KAGAN: But -- but -- but not short
- 8 of that.
- 9 MS. SAHARSKY: We think that that would just
- 10 be fundamentally inconsistent with the constitutional
- 11 design. And if I could just maybe give the -- the last
- 12 part of my historical answer, because I think it's very
- 13 important, is: When this provision was put into the
- 14 Constitution, it was coupled with the New States Clause,
- and it was understood that the options for sovereignty
- 16 were statehood. It was not that if this was a
- 17 territory, that the territory was controlled by the
- 18 United States, and I think it would have been very
- 19 surprising to the States in the constitutional
- 20 conventions to think that when States were defined as
- 21 such important things in the Constitution, sharing the
- 22 sovereignty with the United States, that Congress could
- 23 somehow create a sovereign territory. We just don't
- 24 think that's correct.
- 25 JUSTICE SCALIA: Suppose Congress could also

- 1 say, could it not, that -- in its criminal code, that if
- 2 a crime has been prosecuted and under Puerto Rican law
- 3 it will not be -- the same -- the same crime will not be
- 4 prosecuted under Federal law?
- 5 MS. SAHARSKY: Well, I think there --
- 6 JUSTICE SCALIA: Couldn't it say that if it
- 7 wanted to?
- MS. SAHARSKY: I think there are two
- 9 different options. Congress can define what crimes are
- 10 and whether they are crimes in Puerto Rico, as opposed
- 11 to somewhere else. So if that's what you're suggesting,
- 12 yes, I think that's what Congress could do. What we
- don't think that Congress could do is change the meaning
- 14 of the Fifth Amendment and the Double Jeopardy Clause,
- 15 because that's something for this Court.
- 16 JUSTICE SCALIA: No -- well, but -- no,
- 17 certainly Congress cannot -- cannot deny double jeopardy
- 18 effect to something that would be double jeopardy, but
- 19 I'm talking about a statute that says, even though it
- 20 might have double jeopardy effect, we say -- we say no.
- MS. SAHARSKY: Well -- right, and what I'm
- 22 saying is I think Congress' ability is to define crimes
- 23 and to set out what -- what they are and where they are,
- 24 but if the question is what the Fifth Amendment permits
- 25 and doesn't permit, we really think that's up to this

- 1 Court.
- 2 JUSTICE SCALIA: Well, it's not a matter of
- 3 what the Fifth Amendment permits. Congress just says,
- 4 we will -- the Justice Department will not prosecute a
- 5 crime that has already been prosecuted in -- in Puerto
- 6 Rico.
- 7 MS. SAHARSKY: Right. And the Justice
- 8 Department can work with Puerto Rico to decide who will
- 9 prosecute what crimes. In fact, we do that as a general
- 10 matter so that there's usually not any overlap of the
- 11 kind that occurred in this case. But I think that's
- 12 just a very different thing from suggesting that Puerto
- 13 Rico is a sovereign under the Double Jeopardy Clause.
- JUSTICE SCALIA: No, no, I understand that.
- MS. SAHARSKY: But they're looking at it --
- JUSTICE SCALIA: I'm just saying, if you
- 17 like that result, it can be done by the statute.
- MS. SAHARSKY: Right -- I'm sorry if I
- 19 misunderstood the question. I'm just trying to be extra
- 20 careful, because --
- JUSTICE SCALIA: I'm trying to be helpful.
- 22 (Laughter.)
- 23 MS. SAHARSKY: I know. I -- I do
- 24 understand that now. I just want to make sure that --
- 25 (Laughter.)

1 MS. SAHARSKY: I just want to make sure that 2 I'm being clear, because I think this case does raise a 3 lot of important questions, and I do think that this 4 Court's jurisprudence over the past 100 years has been 5 very careful about what it means to be a double jeopardy 6 sovereign --7 JUSTICE GINSBURG: Could you explain before 8 you sit down when and why the United States changed its 9 position on this question? Because as I understand it, 10 in -- in more than one brief, took the position that Puerto Rico, for double jeopardy cases, is -- for the 11 12 Double Jeopardy Clause is -- is treated like a State. 13 MS. SAHARSKY: That's right. The government 14 took that position in two courts of appeals and defended 15 it in a brief in opposition to this Court, where we also said the issue didn't matter. But since that time, we 16 17 have revisited this issue, given substantial attention to it, both within the Department of Justice and within 18 many agencies of the Federal government, and our 19 20 position as set out in our brief is that it is not a 21 separate sovereign. And we think that that's entirely 22 consistent with the other things we've learned and the 23 testimony that DOJ and others have given to Congress 24 about Puerto Rico's current status and options for the 25 future.

1 The end of our brief talks about the task 2 force that the President has put in place, that has 3 issued reports three times over the past decade and a 4 half, which have said this is the constitutional status 5 Puerto Rico has now. To the extent the people of Puerto 6 Rico want to change it, here are the options that are 7 consistent with the Constitution. Tell us what you 8 want, and then Congress will decide where to go from 9 there. 10 So I would not want to suggest that as a result of this case, that Puerto Rico's options are set 11 12 in stone. We don't think that they are set in stone. 13 We just think that right now Puerto Rico is a territory 14 of the United States, and as a result it's not a 15 separate sovereign under the Double Jeopardy Clause. 16 And just to give the court the three data 17 points where the Court has said we're going to focus on sovereignty under the Constitution and we're not going 18 to focus on autonomy or level of control, you have the 19 20 Puerto Rico v. Shell case which was where the Court said Puerto Rico already has autonomy, but they're still not 21 22 a double jeopardy sovereign. You have Waller, which is 23 about municipalities and the State of Florida trying to 24 basically treat its municipalities as a sovereign, and the Court said, no, no, you are not in the same 25

- 1 relationship to your municipalities as the States are to
- 2 the Federal government; the municipalities are more like
- 3 the territories, there's a different ultimate source of
- 4 authority. And then the Court, with respect to the
- 5 Indian tribes, said even though Congress has the ability
- 6 to legislate for the tribes, they still have this
- 7 inherent source of authority that predated the
- 8 Constitution and was recognized in the Constitution.
- 9 So for the Court to turn away from that, we
- 10 think, would really upend that precedent, and not for a
- 11 good reason, because -- I think I'd like to conclude, if
- 12 I can, where I started, which is: This power, this dual
- 13 sovereignty power, is a weighty power the Court has
- 14 reserved for those entities that have the ultimate power
- 15 under our Constitution, defined in our Constitution.
- 16 And for that reason, Puerto Rico, despite its
- 17 significant self-government, is not a sovereign under
- 18 the Constitution.
- 19 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- Four minutes, Mr. Landau.
- 21 REBUTTAL ARGUMENT OF CHRISTOPHER LANDAU
- ON BEHALF OF THE PETITIONER
- 23 MR. LANDAU: Thank you, Mr. Chief Justice.
- 24 If I could very briefly just say that
- 25 there's two real questions here, as the questioning has

- 1 brought out. First, what happened in 1950 to '52? And
- 2 B, if so, is that constitutional?
- 3 There's no question, if you look at the
- 4 documents of 1950 to '52, that Congress required Puerto
- 5 Rico to have a Republican form of government, which is a
- 6 government by the people, of the people. This was
- 7 understood at the time to be a new experiment. This was
- 8 not just another organic act. And the Constitution of
- 9 Puerto Rico, which was approved by Congress and the
- 10 President, says the power, the political power of the
- 11 Commonwealth emanates from the people. And Congress
- 12 recognized that. Okay. So that goes to the what
- 13 happened.
- 14 Then you go to the real meat of the case,
- 15 which is the constitutional argument. It is shocking
- 16 that the Respondents and the United States government in
- 17 this case are using the Territorial Clause as a
- 18 restriction on power, a limitation on power of
- 19 government. This is so ironic, for exactly what Justice
- 20 Breyer was saying: That the insular cases, if they
- 21 stand for anything, mean that Congress has plenary
- 22 control over the territories. That means that Congress
- 23 can come up with inventive solutions which are broader
- 24 than the only menu that they give, which is a colony
- 25 governed pursuant to direct or delegated Federal power,

- 1 statehood, or independence. Where do they get this view
- 2 that you can't come up with something inventive like the
- 3 Commonwealth, or the estado libre asociado, as Justice
- 4 Breyer said? This is the genius of our system, that it
- 5 allows us to have these unincorporated territories --
- JUSTICE SOTOMAYOR: Mr. Landau, would you
- 7 explain what "estado libre asociado" means in Spanish?
- 8 MR. LANDAU: It means "free associated
- 9 state," literally, and again, I think --
- 10 JUSTICE SOTOMAYOR: Literally.
- 11 MR. LANDAU: -- it has the concept of free
- 12 and it has the concept of associated, and state, in
- 13 estado.
- JUSTICE SOTOMAYOR: Do you know why they
- 15 didn't use that phrase in the compact with the United
- 16 States?
- 17 MR. LANDAU: I think they thought that --
- 18 that Commonwealth was the more natural English word.
- 19 I'm not sure, Your Honor.
- JUSTICE SOTOMAYOR: I believe, because I've
- 21 seen the Act, that they didn't because States have a
- 22 different meaning in the United States.
- 23 MR. LANDAU: And again, we are certainly not
- 24 saying that we are a State. Again, that was the whole
- 25 genius of the Commonwealth. It allows flexibility by

- 1 Congress to come up with these kind of creative
- 2 solutions. So --
- JUSTICE SOTOMAYOR: The Solicitor General's
- 4 office claims that Grafton says that when we're looking
- 5 at double jeopardy, we're looking at something
- 6 different. We're looking at territory versus state. Do
- 7 you agree with that reading of the Shell case and of
- 8 Grafton?
- 9 MR. LANDAU: Absolutely do not agree that
- 10 Grafton said that in any and all contexts, that
- 11 regardless of any kind of territory, it is invariably
- 12 going to have that political relationship. Grafton was
- 13 describing the particular relationship there, where the
- 14 Governor of Puerto -- of the Philippines was appointed
- 15 by the President. He --
- JUSTICE SOTOMAYOR: And how about Shell?
- 17 MR. LANDAU: Just to finish that one point,
- 18 Your Honor, Grafton -- it was called Grafton v.
- 19 United States because the Phillipine prosecution was
- 20 brought in the name of the United States.
- 21 Shell is exactly the same thing. The Shell
- 22 case said that was pursuant to an Organic Act, but
- 23 things changed in the 50s fundamentally.
- 24 I'm not just saying this. This court
- 25 recognized in the whole series of decisions in the '70s

Τ	that there was a fundamental transformation and that
2	Puerto Rico represents a very unique constitutional
3	experiment in our history, about how we have an
4	unincorporated territory that exists in long-term
5	association with the United States, but being the
6	creator of its own government, which is very important
7	to the people of of the of the government.
8	If there's one thing you read, please, in
9	our reply brief, read that Frankfurter memo because he,
10	as the law officer in the Department of War, addressed
11	exactly this issue. And please do not take the
12	Constitution of Puerto Rico away from the people of
13	Puerto Rico.
14	CHIEF JUSTICE ROBERTS: Thank you, counsel.
15	The case is submitted.
16	(Whereupon, at 12:08 p.m., the case in the
17	above-entitled matter was submitted.)
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