

**14-144 WALKER V. SONS OF CONFEDERATE VETS**

DECISION BELOW: 759 F.3d 388

LOWER COURT CASE NUMBER: 13-50411

QUESTION PRESENTED:

1. Do the messages and symbols on state-issued specialty license plates qualify as government speech immune from any requirement of viewpoint neutrality?

2. Has Texas engaged in "viewpoint discrimination" by rejecting the license-plate design proposed by the Sons of Confederate Veterans, when Texas has not issued any license plate that portrays the confederacy or the confederate battle flag in a negative or critical light?

CERT. GRANTED 12/5/2014