

In The
Supreme Court of the United States

JOHN WALKER III, IN HIS OFFICIAL CAPACITY
AS CHAIRMAN OF THE BOARD, ET AL.,

Petitioners,

v.

TEXAS DIVISION, SONS OF CONFEDERATE
VETERANS, INC., ET AL.,

Respondents.

**On Petition For A Writ Of Certiorari
To The United States Court Of Appeals
For The Fifth Circuit**

**BRIEF IN OPPOSITION TO PETITION
FOR WRIT OF CERTIORARI**

R. JAMES GEORGE, JR.
Counsel of Record
JOHN R. MCCONNELL
GEORGE BROTHERS KINCAID
& HORTON LLP
1100 Norwood Tower
114 W. 7th Street
Austin, Texas 78701
Telephone: (512) 495-1400
Facsimile: (512) 499-0094
rjgeorge@gbkh.com
jmconnell@gbkh.com

Attorneys for Respondents

QUESTION PRESENTED

Can a state establish a program for private individuals, non-profit organizations, and businesses to design specialty license plates, and then deny access to an eligible non-profit organization because the organization's logo featuring the Confederate battle flag "might be offensive to any member of the public"?

CORPORATE DISCLOSURE STATEMENT

Texas Division, Sons of Confederate Veterans, Inc. has no parent corporation and no publicly held corporation owns 10% or more of its stock.

TABLE OF CONTENTS

	Page
QUESTION PRESENTED.....	i
CORPORATE DISCLOSURE STATEMENT.....	ii
TABLE OF CONTENTS	iii
TABLE OF AUTHORITIES	v
STATEMENT OF THE CASE.....	1
SUMMARY OF THE ARGUMENT.....	5
REASONS FOR DENYING THE PETITION	6
I. THE CIRCUIT SPLITS DESCRIBED BY PETITIONERS ARE NOT APPLICABLE TO THIS CASE.....	6
A. EVERY COURT OF APPEALS TO ADDRESS THE TYPE OF SPECIAL- TY PLATE AT ISSUE HERE HAS HELD THAT THE FIRST AMEND- MENT APPLIES AND STATE REG- ULATION MUST BE VIEWPOINT NEUTRAL	7
B. THE CIRCUIT SPLIT REGARDING PLATES DESIGNED BY STATE LEGISLATURES IS NOT APPLICA- BLE TO THIS CASE	9
C. THE SEVENTH CIRCUIT'S DECI- SION IN <i>CHOOSE LIFE ILLINOIS</i> DOES NOT EVIDENCE A CIRCUIT SPLIT RELEVANT TO THIS CASE ...	11

TABLE OF CONTENTS – Continued

	Page
II. THE FIFTH CIRCUIT DECISION IS SQUARELY IN LINE WITH SUPREME COURT PRECEDENT.....	14
A. WHETHER SPEECH “MIGHT BE OFFENSIVE TO ANY MEMBER OF THE PUBLIC” IS NOT A CONSTITUTIONALLY VALID STANDARD TO LIMIT SPEECH	15
B. THE SPECIALTY PLATES AT ISSUE ARE PRIVATE SPEECH	17
C. DENYING TEXAS SCV’S SPECIALTY PLATE WITH THE CONFEDERATE BATTLE FLAG WAS VIEW-POINT DISCRIMINATION.....	20
CONCLUSION.....	22

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.