01-1806 RYAN v. TELEMARKETING ASSOCIATES

Ruling below: Illinois Supreme Court, 763 N.E.2d 289.

QUESTION PRESENTED

Whether the First Amendment categorically prohibits a State from pursuing a fraud action against a professional fundraiser who represents that donations will be used for charitable purposes but in fact keeps the vast majority (in this case 85 percent) of all funds donated.

CERT. GRANTED: 11/4/02