

19-635 TRUMP V. VANCE

DECISION BELOW: 2019 WL 5687447

LOWER COURT CASE NUMBER: 19-3204

QUESTION PRESENTED:

The District Attorney for the County of New York is conducting a criminal investigation that, by his own admission, targets the President of the United States for possible indictment and prosecution during his term in office. As part of that investigation, he served a grand-jury subpoena on a custodian of the President's personal records, demanding production of nearly ten years' worth of the President's financial papers and his tax returns. That subpoena is the combination-almost a word-for-word copy-of two subpoenas issued by committees of Congress for these same papers. The Second Circuit rejected the President's claim of immunity and ordered compliance with the subpoena.

The question presented is: Whether this subpoena violates Article II and the Supremacy Clause of the United States Constitution.

THIS CASE WILL BE SET FOR ARGUMENT IN THE MARCH 2020 ARGUMENT SESSION.

PRESS RELEASE OF MARCH 16, 2020

IN KEEPING WITH PUBLIC HEALTH PRECAUTIONS RECOMMENDED IN RESPONSE TO COVID-19, THE SUPREME COURT IS POSTPONING THE ORAL ARGUMENTS CURRENTLY SCHEDULED FOR THE MARCH SESSION.

PRESS RELEASE OF APRIL 13, 2020

RESCHEDULED FOR ORAL ARGUMENTS BY TELEPHONE CONFERENCE. THE JUSTICES AND COUNSEL WILL ALL PARTICIPATE REMOTELY.

CERT. GRANTED 12/13/2019