

18-1195 ESPINOZA V. MONTANA DEPARTMENT OF REVENUE

DECISION BELOW: 393 Mont. 446

LOWER COURT CASE NUMBER: DA 17-0492

QUESTION PRESENTED:

Does it violate the Religion Clauses or Equal Protection Clause of the United States Constitution to invalidate a generally available and religiously neutral student- aid program simply because the program affords students the choice of attending religious schools?

CERT. GRANTED 6/28/2019