02-1060 ILLINOIS v. LIDSTER

Opinion below: Supreme Court of Illinois, 779 N.E.2d 855.

QUESTION PRESENTED FOR REVIEW

Whether *Indianapolis v. Edmond*, 531 U.S. 32 (2000), prohibits police officers from conducting a checkpoint organized to investigate a prior offense, at which checkpoint law enforcement officers briefly stopped all oncoming motorists to hand out flyers about—and look for witnesses to—the offense, where the checkpoint was conducted exactly one week after—and at approximately the same time of day as—the offense, and where the checkpoint otherwise met the reasonableness standard articulated in *Brown v. Texas*, 443 U.S. 47 (1979).

CERT. GRANTED: 5/5/03