

13-483 LANE V. FRANKS

DECISION BELOW: 523 Fed.Appx. 709

LOWER COURT CASE NUMBER: 12-16192

QUESTION PRESENTED:

1. Is the government categorically free under the First Amendment to retaliate against a public employee for truthful sworn testimony that was compelled by subpoena and was not a part of the employee's ordinary job responsibilities?

2. Does qualified immunity preclude a claim for damages in such an action?

CERT. GRANTED 1/17/2014