

Why Big Law Has a Stake in the Harvard Admissions Case

“The U.S. Supreme Court is clucking like a chicken about affirmative action in higher education. It just requested that acting Solicitor General Elizabeth Prelogar weigh in on the highly-watched Harvard College admissions policy case—which means the high court can duck the issue of race as a consideration in college admissions until later this year,” reports Vivia Chen in Bloomberg Law.

“how much I miss Justice Antonin Scalia. He never dodged controversy. I bet he could have persuaded the court to hear the case. Even if you didn’t agree with his rulings, you could always count on him to be blunt, colorful, and brazen. He was also an unabashed snob, especially on education.”

Read the article.