

USA: Stross v. Redfin Corp., United States Court of Appeals, Fifth Circuit, No. 17-50046, 09 April 2018

Kluwer Copyright Blog

April 16, 2018

Thomas Long (Wolters Kluwer Legal & Regulatory US)

Please refer to this post as: Thomas Long, 'USA: Stross v. Redfin Corp., United States Court of Appeals, Fifth Circuit, No. 17-50046, 09 April 2018', Kluwer Copyright Blog, April 16 2018, <http://copyrightblog.kluweriplaw.com/2018/04/16/usa-stross-v-redfin-corp-united-states-court-appeals-fifth-circuit-no-17-50046-09-april-2018/>

Whether the online real estate brokerage Redfin exceeded its license to use Alexander Stross's copyrighted property photographs raised a question of fact for the jury, a panel for the U.S. Court of Appeals determined, reversing the federal district court in Austin's decision that Redfin's license was a complete defense to Stross's claim of copyright infringement. The Eighth Circuit panel also reversed the district court's finding that because Stross was not a party to the licensing agreement between Redfin and a multi-listing service, he had no standing to pursue his copyright claims (Stross v. Redfin Corp., April 9, 2018, per curiam). A full summary of this case has been published on [Kluwer IP Law](#).