

Kluwer Copyright Blog

Copyright case: Cambridge University Press v. Albert, USA

Nicholas Kaster · Tuesday, October 30th, 2018

On remand in a dispute between three academic publishers and Georgia State University about the university's practice of distributing to students digital excerpts of copyrighted works without paying the publishers, a federal district court misinterpreted the mandate of the U.S. Court of Appeals in Atlanta and misapplied the defense of fair use when it granted partial declaratory and injunctive relief against the university. The appellate court vacated the judgment entered on remand, and the matter was remanded for further proceedings (*Cambridge University Press v. Albert*, October 19, 2018, Pryor, W.).

Case date: 19 October 2018

Case number: No. 16-15726

Court: United States Court of Appeals, Eleventh Circuit

A full summary of this case has been published on [Kluwer IP Law](#).

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