

Copyright case: Vient v. Highlands News-Sun, USA

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The reproduction of an author's articles in a newspaper's online archive was not protected from copyright infringement claims by Section 108(a) of the Copyright Act because this archive was not a "library" or "archive" within the meaning of this section.

The author of two articles whose copyright infringement claims against a newspaper over the electronic reproduction of his articles in an online archive had been dismissed with prejudice pursuant to Rule 11 had not taken a frivolous legal position without evidentiary support, the U.S. Court of Appeals for the Eleventh Circuit ruled in an unpublished decision reversing and remanding the district court's dismissal (*Vient v. Highlands News-Sun*, September 29, 2020, per curiam).

Case date: 29 September 2020

Case number:

Court: United States Court of Appeals, Eleventh Circuit, No. 19-14924

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