

No. 21-05195

**IN THE UNITED STATES COURT OF APPEALS
FOR THE DISTRICT OF COLUMBIA CIRCUIT**

Matthew D. Green, et al.,
Appellants,

v.

United States Department of Justice, et al.,
Appellees.

On Appeal from Rulings of the
United States District Court for the District of Columbia
Case No. 1:16-cv-01492-EGS, Judge Emmet G. Sullivan

**CORRECTED AMICUS BRIEF OF ACCESSIBILITY, SECURITY,
AND REPAIR FAIR USERS IN SUPPORT OF APPELLANTS
AND REVERSAL**

Jonathan Skinner-Thompson
COLORADO LAW
CLINICAL PROGRAMS
Blake E. Reid
SAMUELSON-GLUSHKO
TECHNOLOGY LAW & POLICY
CLINIC AT COLORADO LAW
Counsel for Amici Curiae
404 UCB, Boulder, CO 80309-
0404
303-492-1324
jonathan.skinnerthompson@colorado.edu

January 19, 2022

Corporate Disclosure Statement

Pursuant to Circuit Rule 26.1, amici curiae state that they have no parent corporations and that no publicly held corporation or other publicly held entity owns ten percent (10%) or more of any amicus organization.

Certificate as to Parties, Rulings Under Review, and Related Cases

Parties and Amici. The following were parties in the district court proceeding from which this appeal was taken and are the parties before this Court:

- a. Matthew D. Green
- b. Andrew Bunnie Huang
- c. Alphamax, LLC
- d. United States Department of Justice
- e. Library of Congress
- f. United States Copyright Office
- g. Carla Hayden
- h. Maria A. Pallante
- i. Loretta E. Lynch
- j. Digital Content Protection, LLC (amicus)

- k. Intel Corporation (amicus)
- l. Advanced Access Content System Licensing Administrator, LLC
(amicus)
- m. DVD Copy Control Association (amicus)
- n. Association of American Publishers, Inc. (amicus)
- o. Entertainment Software Association (amicus)
- p. Motion Picture Association, Inc. (amicus)
- q. Recording Industry Association of America, Inc. (amicus)

Ruling Under Review. The rulings under review are the district court's:

- a. Order Granting in Part and Denying in Part Defendants' Motion to Dismiss (Dkt. Nos. 24, 25); and
- b. Memorandum Opinion Order Denying Plaintiffs' Motion for Preliminary Injunction (Dkt. Nos. 51, 52).

Both rulings were entered by Emmet G. Sullivan, United States District Judge for the District of Columbia, on June 27, 2019 and July 15, 2021 in Case No. 1:16-cv-01492-EGS.

Related Cases. There are no related cases before this court, or any other court.

Table of Contents

Corporate Disclosure Statement	ii
Certificate as to Parties, Rulings Under Review, and Related Cases	ii
Table of Authorities	vi
Glossary of Abbreviations	ix
Statutes and Regulations	ix
Statement of Identity, Interest in Case, and Source of Authority to File	1
Statement of Authorship and Financial Contributions	2
Argument	3
I. The Copyright Office has sought to deny or effectively deny Section 1201 exemptions for accessibility fair uses.	6
A. The Office has consistently recognized that accessibility-focused exemptions entail fair use.	8
B. The Office has sought to deny or effectively denied Section 1201 exemptions for accessibility fair uses.	11
II. The Office has routinely narrowed Section 1201 exemptions for security fair uses.	15
A. The Office has consistently recognized that security-focused exemptions entail fair use.	16
B. The Copyright Office has routinely narrowed Section 1201 exemptions for security fair uses.	18
III. The Office has routinely denied or narrowed Section 1201 exemptions for repair-focused fair uses.	21
A. The Copyright Office has routinely recognized that repair-focused exemptions entail fair use.	22

B. The Copyright Office has denied or limited Section 1201 exemptions for repair fair uses. 25

IV. The Office conducts the triennial rulemaking in a highly burdensome fashion that causes additional procedural harms to the First Amendment rights of fair users. 27

Appendix: List of Amici 36

Certificate of Compliance 38

Certificate of Service 39

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.