## THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FASTCASE, INC.,	)
	)
Plaintiff,	)
	) Case 1:16-cv-00327-TCB
V.	)
	) PROPOSED ORDER
LAWRITER LLC, dba CASEMAK	ER, ) <b>GRANTING MOTION FOR</b>
	) SUMMARY JUDGMENT
Defendant.	)
	)

Plaintiff Fastcase, Inc., having duly moved for an order granting summary judgment on its complaint for declaratory judgment pursuant to Rule 56 of the Federal Rules of Civil Procedure, the Court having considered the arguments and evidence submitted by Plaintiff in support of its motion and the arguments and evidence of Defendant Lawriter LLC in opposition to the motion, and having heard the argments of counsel at a hearing on \_\_\_\_\_\_\_\_, 2016, and good cause appearing therefor, the Court finds that Plaintiff has shown that there is no genuine dispute as to any material fact and Plaintiff is entitled to judgment as a matter of law:

(1) declaring that Defendant does not and cannot have any copyright in the Georgia Regulations, or in the laws, rules, and regulations of any other State; and

(2)	that Plaintiff	does not and	cannot	infringe	any e	exclusive	contrac
rights held	d by Defendant	in the Georgia	a Regula	ations, or	in the	e laws, ru	ıles, and
regulation	s of any other St	ate.					
SO	ORDERED this	s day of _				2016.	
		—	n Timo	thy C. Ba	ttan S		
				•	•	ı. ICT JUD(	GE