

The following order(s) from the Court of Chancery are cited in the Brief of H. Tomas Gomez-Arostegui and Tyler T. Ochoa as *Amici Curiae* in Support of Petitioners, *Golan v. Holder*, No. 10-545 (U.S. 2011). I have silently expanded any contractions but otherwise left the spelling, capitalization, and punctuation (or lack thereof) unchanged. TGA

Wellington v. Levi
C33/312, f. 205^{r-v} (Ch. 1709)

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Ld Ch:

Ricardus Wellington Quer
Jacobus Levy Defendant

Jovis 24 Febrij [1708/9]

Upon opening of the matter this present day unto the Right Honorable the Lord High Chancellor &c by Mr Browne being of the plaintiffs Counsel Itt was alledged that the plaintiff is by purchase for a valuable Consideracon possessed of an (as he is advised) legally intituled unto the originall Copy and Copy Right or the sole propriety of the Booke called or Intituled Claudius Maugers French Gramar & has for severall years printed & sold the same without the Interrupcon or pretencons of any other persons till lately the defendant has caused a Booke to be printed (and has sold great Numbers of them) which is intituled or denominated by the Royall French Gramar by which one may in a short time attaine the French Tongue in perfeccon Which said last menconed Booke is the same in substance with the plaintiffs Booke & there is little difference save only in the Tytle page and a few pages added at the end thereof All which by affidavit appeares and to be releived in the premisses the plaintiff hath exhibited his Bill into this Court and therefore Itt was prayed That an Injunction may be awarded against the said defendant to enjoyne him his Servants Agents & Workmen from printing selling or uttering any of the said Bookes (called or Intituled the Royall French Gramar by which one may in a short time attaine the French Tongue in perfeccon) until the [205^v] said defendant shall Answer the plaintiffs Bill & this Court take other order to the contrary Which his Lordship held reasonable and doth order the same accordingly unless the said Defendant having notice hereof shall at the last Generall Seale Shew unto this Court good Cause to the contrary

Wellington v. Levi
C33/314, ff. 54^v-55^r (Ch. 1709)

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Ld Ch:

Ricardus Wellington Quer Jacobus Levy Defendant

Jovis 15 Dec [1709]

Whereas by an Order of the 23rd day of November last for the reasons therein contained It was Ordered that the Injunction in this Cause for stay of the Defendants printing selling or uttering any of the Bookes intituled the Royall French Grammer (by which one may in a short time attaine the French Tongue in perfection) till answer and other Order to the contrary should be dissolved Unless the plaintiff upon notice thereof to his Counsel in Court should on this day shewe unto this Court good cause to the contrary Now upon opening of the matter this present day unto the Right Honorable the Lord high Chancellor of great Brittain by Mr Browne being of the plaintiff's Counsel who came to shew cause against the sayd Order in the presence of Mr Cowper being of the Defendants Counsel The plaintiff's Counsel alleadged that the plaintiff haveing purchased the Originall Coppy & haveing the right of publishing a Booke Intituled Claudius Mangers French Grammer the Defendant [55^r] hath printed the same Book haveing only altered the Tytle whereto the Defendants Counsel insisted that the Grammer published by the Defendant was not the same Book as was published by the plaintiff But that the same differed in Substance as well as in Tytle from the Booke the plaintiff pretends to the right of Edition [illegible] Whereupon and upon heareing what was further alleadged by Counsel on both Sydes This Court doth Order that it be referred to Mr. Fallowes one [of the masters in this Court] to examine into the matter and to see whether the Grammer intituled Claudius Manger's French Grammer and the Grammer intituled the Royall French Grammer by which one may in a short time attaine the French Tongue in perfection be one and the same Booke and whether they matterially differr or not.