

# **EXHIBIT F**

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

CAMBRIDGE UNIVERSITY  
PRESS, *et al.*,

Plaintiffs,

v.

MARK P. BECKER, in his official  
capacity as Georgia State University  
President, *et al.*,

Defendants.

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Case No. 1:08-CV-1425-ODE

**DECLARATION OF SHEALYN ALLMAN**

I, Shealyn Allman, do hereby declare under penalty of perjury as follows:

1. My name is Shealyn Allman. I am over the age of 18 and competent to make this declaration. All of the facts stated herein are within my personal knowledge and are true and correct.

2. I am the Administrator for the Office of the Dean of the College of Education at Georgia State University. My responsibilities include course scheduling and enrollment management for all courses within the College of Education. As a necessary result of these responsibilities, I have access to the College of Education's records of courses taught and the number of students enrolled in each course.

3. I understand that Plaintiffs in this case have alleged that certain works were used in certain courses that were taught within the College of Education during Maymester 2009, Summer 2009, and Fall 2009.

4. I have reviewed the College of Education courses Plaintiffs allege were taught during Maymester 2009, Summer 2009, and Fall 2009. I have checked each such course against the College of Education's enrollment records to determine whether it was actually taught. As set forth with specificity below, some of the courses identified in Plaintiffs' allegations were never taught. Further, some of Plaintiffs' allegations appear to incorrectly identify certain courses. I provide below what I believe to be the correct course information.

5. In their allegations for Maymester 2009, Plaintiffs identified "EPRS8510 – Qualitative Research in Education II" taught by Professor Esposito. According to the enrollment records of the College of Education, that course was not taught.

6. In their allegations for Maymester 2009, Plaintiffs identified "EPS8500 – Qualitative/Interpretive Research in Education" taught by Professor Kaufmann. I believe this may have been a typographical error, as the College of Education does not offer any such course. The College of Education does, however, offer EPRS8500, which is titled "Qualitative/Interpretive Research in

Education.” This course was taught by Professor Jodi Kaufmann in Maymester 2009.

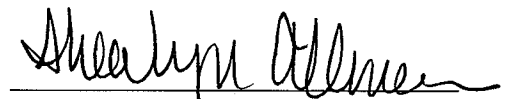
7. In their allegations for Maymester 2009, Plaintiffs identified “EPS8510 – Qualitative Research in Education II” taught by Professor Kaufmann. I believe this may have been a typographical error, as the College of Education does not offer any such course. The College of Education does, however, offer EPRS8510, which is titled “Qualitative Research in Education II.” This course was taught by Professor Jodi Kaufmann in Summer 2009, but not in Maymester 2009.

8. In their allegations for Maymester 2009, Plaintiffs identified “EPS8280 – Anthropology of Education” taught by Professor Esposito. I believe this may have been a typographical error, as the College of Education does not offer any such course. The College of Education does, however, offer EPSF8280, which is titled “Anthropology of Education.” This course was taught by Professor Jennifer Esposito in Summer 2009, but not in Maymester 2009.

9. In their allegations for Maymester 2009, Plaintiffs identified “EPY7080 - The Psychology of Learning and the Learner” taught by Professor Thompson. Professor Thompson taught this course in Summer 2009, not Maymester 2009.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 28, 2011

  
Shealyn Allman