I can provide you with some pointers to background materials. Have you seen them?

1. The court case is here:

http://archive.org/download/gov.uscourts.gand.218354.docket.html

2. My paper trail with the state of Georgia is here:

https://law.resource.org/pub/us/code/ga/

3. My testimony on Edicts of Government, including a discussion of Georgia, is here:

https://public.resource.org/edicts/

(if you follow the links to the Internet Archive full hearing, 4 members took a strong stance on this subject, including 2 Georgia congressman (Hank Johnson and Doug Collins) as well as Darrell Issa and Zoe Lofgren ... scroll down into the description and you'll have direct links to their statements)

4. We had a similar showdown with Oregon but no court case. They did the civilized thing and held hearings and then decided that the law belongs to the people.

https://public.resource.org/oregon.gov/

https://blogs.law.harvard.edu/infolaw/2008/04/16/can-states-copyright-their-statutes/

Did you have specific questions? I've said quite a bit in the responses I gave to Georgia in the letters (point 2 above).

On Jul 30, 2015, at 8:42 AM, C. Mitchell Shaw <cmitchellshaw@protonmail.com> wrote:

Carl,

I am an independent journalist working on a story about your case in GA. I would like to speak with you to ask you a few questions. Are you available to the phone? I am racing a deadline and would like to speak to you asap. My number is 804.479.2216.

I am writing this for The New American and the angle is similar to that taken by techdirt; GA has lost perspective on transparency and your website is a valuable service to citizens.

Please call asap if you are able.

Thanks,

Radix Libertatem, C. Mitchell Shaw

Because of my commitment to privacy and maintaining liberty, this email was sent using ProtonMail, encrypted email based in Switzerland.