

is the subject of copyright, belongs to defendants as proprietors, within the meaning of sec. 18 of the Copyright Act, 1842. This seems to me a case where the inference may be fairly drawn that the copyright, so far as there was any copyright in plaintiff's work, was intended to belong to defendants as publishers and proprietors of the books. See *Lawrence v. Aflalo*, [1904] A. C. 17.

Defendants discontinued the use of plaintiff's name, and it did not appear in the edition published in 1904; and they say they do not intend to use his name as to any future edition.

Defendants are entitled to sell any of the books on hand of the editions of 1901, 1902, and 1903, in which are printed on the title page the words "Revised and adapted for Canadian schools by W. C. Campbell, author of *Modern School Geography*," etc.

Action dismissed with costs.

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