

Board of Trustees of the University of Alabama System

sought to speak spontaneously on the UAH grounds that UAH disallowed that activity. In fact, YAL admitted that it never attempted to engage in any expressive activity, the Board was not made aware of YAL's alleged concerns over the UAH policy until YAL filed its lawsuit.

The Board succeeded on its motion to dismiss YAL's complaint before the Circuit Court of Madison County, Alabama, with the Court holding that the UAH policy complied with the Act. The Alabama Supreme Court reversed the dismissal on appeal and remanded the matter to the Circuit Court for further proceedings. While UAH maintained that its policy complied with the Act and the Alabama Constitution, UAH preemptively modified its Outdoor Areas of Campus policy to remove all doubt that its policy moving forward.