MICHIGAN TELECOMMUNICATIONS AND TECHNOLOGY LAW REVIEW

CUMULATIVE INDEX OF VOLUMES 1–10

CUMULATIVE INDEX: VOLUMES 1-10

ARTICLES BY AUTHOR

ABEL, SALLY M., Trademark Issues in Cyberspace:	
The Brave New Frontier5:9	1
BAER, WILLIAM J., AND DAVID A. BALTO, Antitrust	
Enforcement and High-Technology Markets5:7	3
BERLANDI, BRIAN L., What State Am I In?: Common	
Law Trademarks on the Internet4:10	5
Brenner, Susan W., and Barbara A. Frederiksen,	
Computer Searches and Seizures:	
Some Unresolved Issues	9
Bresnahan, Arthur, The (Unconstitutional) Telco-Cable	
Cross-Ownership Ban: It Seemed Like a Good Idea	
<i>at the Time</i> 1:7	9
Burton, David A., Software Developers Want Changes	
in Patent and Copyright Law2:8	7
CALABA, VICTOR F., Quibbles 'n Bits: Making a Digital	
First Sale Doctrine Feasible9:	1
Cass, Ronald A., Copyright, Licensing, and the	
"First Screen"5:3	5
CATE, FRED H. AND ROBERT LITAN, Constitutional Issues in	
Information Privacy	5
Chan, Raymond, Internet Framing: Complement	
or Hijack?5:14	.3
CLARKE, LEO L., Performance Risk, Form Contracts	
and UCITA7:	1
Cohen, Seth A., To Innovate or Not to Innovate, That is	
the Question: The Functions, Failures, and Foibles of	
the Reward Function Theory of Patent Law in Relation	
to Computer Software Platforms5:	1
Cotropia, Christopher A., "Arising Under"	
Jurisdiction and Uniformity in Patent Law9:25	3
Degnan, Peter M., Scott A. McLaren and T. Michael	
TENNANT, The Telecommunications Act of 1996:	
§ 704 of the Act and Protections Afforded the	
Telecommunications Provider in the Facilities	
Siting Context	1
DIXON, Rod, Profits in Cyberspace: Should Newspaper	
and Magazine Publishers Pay Freelance Writers	_
for Digital Content4:12	7

EVANS, DAVID S., AND BERNARD J. REDDY, Government	
Preferences for Promoting Open-Source Software:	
A Solution in Search of a Problem9:31	3
FISHER, WILLIAM O., Key Disclosure Issues for Life	
Sciences Companies: FDA Product Approval,	
Clinical Test Results, and Government Inspections8:11	5
Frieden, Rob, Schizophrenia Among Carriers: How	
Common and Private Carriers Trade Places 3:1	9
GELLER, HENRY, Turner Broadcasting, The First Amendment,	
and the New Electronic Delivery Systems1:	1
HARTZOG, NEAL, Gaining Momentum: A Review of Recent	
Developments Surrounding the Expansion of the	
Copyright Misuse Doctrine and Analysis of the	
Doctrine in its Current Form10:37	3
HAZLETT, THOMAS W., AND DAVID W. SOSA, "Chilling"	
the Internet? Lessons from FCC Regulation of	
Radio Broadcasting	5
HETCHER, STEVEN A., The Emergence of Website	_
Privacy Norms	7
KASSABIAN, DANIEL N., Researching Remedies in	•
Intellectual Property Actions Involving Computer	
Technology: A Research Guide	5
KEYES, J. MICHAEL, Musical Musings: The Case for	٠
Rethinking Music Copyright Protection	7
LARSON, ALEXANDER C., Resale Issues in	,
Telecommunications Regulation:	
An Economic Perspective	7
Mayer-Schönberger, Viktor and Teree E. Foster,	′
A Regulatory Web: Free Speech and the Global	
Information Infrastructure	5
McJohn, Stephen M., Eldred's Aftermath: Tradition, the	_
Copyright Clause, and the Constitutionalization of	
Fair Use	5
MENTHE, DARREL C., Jurisdiction in Cyberspace: A Theory	_
of International Spaces	a
MICHENER, JOHN R., STEVEN D. MOHAN, JAMES B.	_
ASTRACHAN, AND DAVID R. HALE, "Snake-Oil Security	
Claims" The Systematic Misrepresentation of	
Product Security in the E-Commerce Arena9:21	1
Perelman, Michael, Software Patents and the	1
Information Economy	2
PIKOWSKY, ROBERT A., The Need for Revisions to the Law	J
of Wiretapping and Interception of Email	1
oj wiretapping ana interception of Email 10:	1

RYAN, PATRICK S., Application of the Public-Trust Doctrine	
and Principles of Natural Resource Management to	
Electromagnetic Spectrum10:28	5
SACHS, ROBERT R., Comments in Response to the Patent	
and Trademark Office's Proposed Examination	
Guidelines for Computer-Implemented Inventions2:10	13
SCHUMM, BROOKE, III, Escaping the World of "I Know it	
When I See it": A New Test for Software Patentability 2:	1
SCHWARZ, JOEL MICHAEL, Looking a Gift Horse in the	
Mouth: An Analysis of Free Internet Stock Offerings 6:8	9
Skok, Gavin, Establishing a Legitimate Expectation of	
Privacy in Clickstream Data6:6	1
Spies, Axel, and Jan F. Wrede, The New German	
Telecommunications Act4:	1
STOBBS, GREGORY A., Information Wants to be Free, But	
the Packaging is Going to Cost You!2:7	5
SYROWIK, DAVID R., Software Patents—Just Make a	
Good Thing Better2:11	3
TEECE, DAVID J., Telecommunications in Transition:	
Unbundling, Reintegration, and Competition 1:4	7
UHRICH, CRAIG L., The Economic Espionage Act—Reverse	
Engineering and the Intellectual Property	
Public Policy7:14	-7
VOLKERT, SUSAN E., Telemedicine: Rx for the Future	
of Health Care6:14	.7
Walmsley, Steven B., Best Mode: A Plea to Repair or	
Sacrifice This Broken Requirement of United States	
Patent Law9:12	5
WEST, CLARENCE A., The Information Highway Must	
Pay Its Way Through Cities: A Discussion of	
the Authority of State and Local Governments to be	. ~
Compensated for the Use of Public Rights-of-Way 1:2	9
WHITE, KATHERINE E., Festo: A Case Contravening the	
Convergence of Doctrine of Equivalents Jurisprudence	
in Germany, the United Kingdom, and	1
the United States8:	. 1

ARTICLES BY TITLE

A REGULATORY WEB: FREE SPEECH AND THE
GLOBAL INFORMATION INFRASTRUCTURE,
Viktor Mayer-Schönberger and Teree E. Foster 3:45
Antitrust Enforcement and High-Technology
MARKETS, William J. Baer and David A. Balto 5:73
APPLICATION OF THE PUBLIC-TRUST DOCTRINE AND
Principles of Natural Resource Management
TO ELECTROMAGNETIC SPECTRUM, Patrick S. Ryan10:285
"Arising Under" Jurisdiction and Uniformity in
PATENT LAW, Christopher A. Cotropia9:253
BEST MODE: A PLEA TO REPAIR OR SACRIFICE THIS BROKEN
REQUIREMENT OF UNITED STATES PATENT LAW,
Steven B. Walmsley9:125
"CHILLING" THE INTERNET? LESSONS FROM FCC
REGULATION OF RADIO BROADCASTING,
Thomas W. Hazlett and David W. Sosa4:35
Comments in Response to the Patent
AND TRADEMARK OFFICE'S PROPOSED EXAMINATION
GUIDELINES FOR COMPUTER-IMPLEMENTED
Inventions, Robert R. Sachs2:103
COMPUTER SEARCHES AND SEIZURES: SOME UNRESOLVED
Issues, Susan W. Brenner and Barbara A. Frederiksen 8:39
CONSTITUTIONAL ISSUES IN INFORMATION PRIVACY,
Fred H. Cate and Robert Litan9:35
COPYRIGHT, LICENSING, AND THE "FIRST SCREEN,"
Ronald A. Cass5:35
THE ECONOMIC ESPIONAGE ACT—REVERSE
Engineering and the Intellectual Property
Public Policy, Craig L. Uhrich7:147
ELDRED'S AFTERMATH: TRADITION, THE COPYRIGHT CLAUSE,
AND THE CONSTITUTIONALIZATION OF FAIR USE,
Stephen M. McJohn10:95
THE EMERGENCE OF WEBSITE PRIVACY NORMS,
Steven A. Hetcher7:97
ESCAPING THE WORLD OF "I KNOW IT WHEN I SEE IT":
A New Test for Software Patentability,
Brooke Schumm, III
ESTABLISHING A LEGITIMATE EXPECTATION OF
PRIVACY IN CLICKSTREAM DATA, Gavin Skok 6:6:

FESTO: A CASE CONTRAVENING THE CONVERGENCE OF
DOCTRINE OF EQUIVALENTS JURISPRUDENCE IN GERMANY,
THE UNITED KINGDOM, AND THE UNITED STATES,
Katherine E. White8:1
Gaining Momentum: A Review of Recent Developments
SURROUNDING THE EXPANSION OF THE COPYRIGHT
MISUSE DOCTRINE AND ANALYSIS OF THE
DOCTRINE IN ITS CURRENT FORM, Neal Hartzog10:373
GOVERNMENT PREFERENCES FOR PROMOTING OPEN-SOURCE
SOFTWARE: A SOLUTION IN SEARCH OF A PROBLEM,
David S. Evans and Bernard J. Reddy9:313
THE INFORMATION HIGHWAY MUST PAY ITS WAY THROUGH
CITIES: A DISCUSSION OF THE AUTHORITY OF STATE AND
LOCAL GOVERNMENTS TO BE COMPENSATED FOR THE
USE OF PUBLIC RIGHTS-OF-WAY, Clarence A. West 1:29
Information Wants to be Free, But the Packaging
IS GOING TO COST YOU!, Gregory A. Stobbs
Internet Framing: Complement
OR HIJACK?, Raymond Chan5:143
JURISDICTION IN CYBERSPACE: A THEORY
of International Spaces, Darrel C. Menthe
KEY DISCLOSURE ISSUES FOR LIFE SCIENCES COMPANIES:
FDA PRODUCT APPROVAL, CLINICAL TEST RESULTS,
AND GOVERNMENT INSPECTIONS, William O. Fisher8:115
Looking a Gift Horse in the Mouth: An Analysis of
Free Internet Stock Offerings,
Joel Michael Schwarz
Musical Musings: The Case for Rethinking Music
Copyright Protection, J. Michael Keyes10:407
THE NEED FOR REVISIONS TO THE LAW OF WIRETAPPING
AND INTERCEPTION OF EMAIL, Robert A. Pikowsky 10:1
THE NEW GERMAN TELECOMMUNICATIONS ACT,
Axel Spies and Jan F. Wrede
Performance Risk, Form Contracts
AND UCITA, Leo L. Clarke
Profits in Cyberspace: Should Newspaper
AND MAGAZINE PUBLISHERS PAY FREELANCE WRITERS
FOR DIGITAL CONTENT, Rod Dixon4:127
QUIBBLES 'N BITS: MAKING A DIGITAL
FIRST SALE DOCTRINE FEASIBLE, Victor F. Calaba 9:1
RESALE ISSUES IN TELECOMMUNICATIONS
REGULATION: AN ECONOMIC PERSPECTIVE,
Alexander C. Larson

RESEARCHING REMEDIES IN INTELLECTUAL PROPERTY
ACTIONS INVOLVING COMPUTER TECHNOLOGY:
A RESEARCH GUIDE, Daniel N. Kassabian
SCHIZOPHRENIA AMONG CARRIERS: HOW COMMON AND
PRIVATE CARRIERS TRADE PLACES, Rob Frieden 3:19
"SNAKE-OIL SECURITY CLAIMS" THE SYSTEMATIC
MISREPRESENTATION OF PRODUCT SECURITY IN
THE E-COMMERCE ARENA, John R. Michener,
Steven D. Mohan, James B. Astrachan
and David R. Hale9:211
SOFTWARE DEVELOPERS WANT CHANGES
IN PATENT AND COPYRIGHT LAW, David A. Burton 2:87
SOFTWARE PATENTS AND THE INFORMATION ECONOMY,
Michael Perelman2:93
Software Patents—Just Make a Good Thing Better,
David R. Syrowik2:113
TELECOMMUNICATIONS IN TRANSITION: UNBUNDLING,
REINTEGRATION, AND COMPETITION,
David J. Teece 1:47
The Telecommunications Act of 1996:
§ 704 of the Act and Protections Afforded the
Telecommunications Provider in the Facilities
SITING CONTEXT, Peter M. Degnan, Scott A. McLaren,
and T. Michael Tennant3:1
Telemedicine: Rx for the Future
of Health Care, Susan E. Volkert6:147
To Innovate or Not to Innovate, That is the Question:
THE FUNCTIONS, FAILURES, AND FOIBLES OF THE
REWARD FUNCTION THEORY OF PATENT LAW IN
RELATION TO COMPUTER SOFTWARE PLATFORMS,
Seth A. Cohen 5:1
Trademark Issues in Cyberspace: The Brave New
Frontier, Sally M. Abel
Turner Broadcasting, The First Amendment,
AND THE NEW ELECTRONIC DELIVERY
Systems, Henry Geller1:1
The (Unconstitutional) Telco-Cable
CROSS-OWNERSHIP BAN: IT SEEMED LIKE A
GOOD IDEA AT THE TIME, Arthur Bresnahan
WHAT STATE AM I IN?: COMMON LAW TRADEMARKS ON
THE INTERNET, Brian L. Berlandi4:105

COMMENTS BY AUTHOR

DU PONT, GEORGE F., The Criminalization of True	
Anonymity in Cyberspace	.7:191
FAGIN, MATTHEW, Regulating Speech Across Borders:	
Technology vs. Values	.9:395
HETHERINGTON, ANDREW M., Constitutional Purpose	
and Inter-Clause Conflict: The Constraints Imposed	
on Congress by the Copyright Clause	.9:457
Munson, Mark W., A Legacy of Lost Opportunity:	
Designated Entities and the Federal Communications	
Commission's Broadband PCS Spectrum Auction	.7:217
REDER, MARGO E.K., AND CHRISTINE NEYLON O'BRIEN,	
Corporate Cybersmear: Employers File John Doe	
Defamation Lawsuits Seeking the Identity of	
Anonymous Employee Internet Posters	.8:195
Schnaitman, Peter, Building a Community Through	
Workplace E-Mail: The New Privacy Frontier	.5:177
SCHULTZ, JASON M., Taking a Bite Out of Circumvention:	
Analyzing 17 U.S.C. § 1201 as a Criminal Law	6.1
WEISSBLUM, LONN, Incitement to Violence on the World	0.1
Wide Web: Can Web Publishers Seek First	
Amendment Refuge?	6.35
Young, Stewart M., Verdugo in Cyberspace: Boundaries	0.50
of Fourth Amendment Rights for Foreign Nationals in	
Cybercrime Cases	10.130
Cybercrine Cuses	10.135
COMMENTS	
BY TITLE	
A LEGACY OF LOST OPPORTUNITY: DESIGNATED ENTITIES	
AND THE FEDERAL COMMUNICATIONS COMMISSION'S	
Broadband PCS Spectrum Auction,	
Mark W. Munson	7.217
	.7.217
BUILDING A COMMUNITY THROUGH WORKPLACE E-MAIL: THE NEW PRIVACY	
FRONTIER, Peter Schnaitman	5.177
CONSTITUTIONAL PURPOSE AND INTER-CLAUSE CONFLICT:	.3:1//
THE CONSTRAINTS IMPOSED ON CONGRESS BY THE	
THE CONSTRAINTS IMPOSED ON CONGRESS BY THE COPVRIGHT CLAUSE Andrew M. Hetherington	9.457
COPYRIGHT CLAUSE ANATOW IVE MOTHER THOU	9.47

N	1ic	higa	n Tel	lecommunica	tions and	Technolo	ogy Law	v Review

CORPORATE CYBERSMEAR: EMPLOYERS FILE JOHN DOE DEFAMATION LAWSUITS SEEKING THE IDENTITY OF ANONYMOUS EMPLOYEE INTERNET POSTERS, Margo E.K. Reder and Christine Neylon O'Brien8:19:	5
THE CRIMINALIZATION OF TRUE ANONYMITY	
IN CYBERSPACE, George F. du Pont7:19	l
Incitement to Violence on the World	
WIDE WEB: CAN WEB PUBLISHERS SEEK FIRST	
Amendment Refuge?, Lonn Weissblum	5
REGULATING SPEECH ACROSS BORDERS:	_
TECHNOLOGY VS. VALUES, Matthew Fagin9:395)
Taking a Bite Out of Circumvention: Analyzing 17 U.S.C. § 1201 as a Criminal Law,	
Jason M. Schultz6:	1
VERDUGO IN CYBERSPACE: BOUNDARIES OF FOURTH	L
AMENDMENT RIGHTS FOR FOREIGN NATIONALS IN	
Cybercrime Cases, Stewart M. Young10:139)
FOREWORD	
Prasad, Sanjay, and James T. Carmichael, Foreword7:25	1
NOTES	
NOTES BY AUTHOR	
BY AUTHOR Butler, Christopher, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet	
BY AUTHOR Butler, Christopher, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	
BY AUTHOR Butler, Christopher, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet	
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7
BY AUTHOR BUTLER, CHRISTOPHER, Plotting the Return of an Ancient Tort to Cyberspace: Towards a New Federal Standard of Responsibility for Defamation for Internet Service Providers	7

NOTES BY TITLE

BUSINESS METHOD PATENTS AND THEIR LIMITS:	
JUSTIFICATIONS, HISTORY, AND THE EMERGENCE	
OF A CLAIM CONSTRUCTION JURISPRUDENCE,	
Nicholas A. Smith	9:171
FROM THE CLUETRAIN TO THE PANOPTICON: ISP ACTIVITY	
CHARACTERIZATION AND CONTROL OF INTERNET	
COMMUNICATIONS, Eric Evans	.10:445
THE LAW OF NATIONS IN CYBERSPACE: FASHIONING A	
CAUSE OF ACTION FOR THE SUPPRESSION OF	
HUMAN RIGHTS REPORTS ON THE INTERNET,	
Thomas Cochrane	4:157
MARKING CARNIVORE'S TERRITORY: RETHINKING PEN	
REGISTERS ON THE INTERNET, Anthony E. Orr	8:219
PLOTTING THE RETURN OF AN ANCIENT TORT TO	
Cyberspace: Towards a New Federal Standard	
OF RESPONSIBILITY FOR DEFAMATION FOR INTERNET	
Service Providers, Christopher Butler	6:247
•	
SYMPOSIUM	
ARTICLES BY AUTHOR	
BAGLEY, MARGO A., Internet Business Model Patents:	
Obvious by Analogy	7:253
CHIAPPETTA, VINCENT, Defining the Proper Scope of	
Internet Patents: If We Don't Know Where We Want	
to Go, We're Unlikely to Get There	7:289
LUNNEY, GLYNN S., JR., E-Obviousness	
TAKENAKA, TOSHIKO, Ph.D., Commentary: International	
and Comparative Law Perspectives on	
Internet Patents	7.423

SYMPOSIUM ARTICLES BY TITLE

Commentary: International and Comparative Law Perspectives on Internet Patents, Toshiko Takenaka, Ph.D.	7:423
Defining the Proper Scope of Internet Patents:	
IF WE DON'T KNOW WHERE WE WANT TO GO,	
We're Unlikely to Get There,	
Vincent Chiappetta	7:289
E-Obviousness, Glynn S. Lunney, Jr.	7:363
Internet Business Model Patents:	
Obvious by Analogy, Margo A. Bagley	7:253
TRANSCRIPT	
LIFE SCIENCES, TECHNOLOGY, AND THE LAW SYMPOSIUM	