

**Publications récentes en matière de  
propriété intellectuelle  
(Octobre 1998 – février 1999)**

Stefan Martin [\[\\*\]](#) et Laurent Carrière [\[\\*\\*\]](#)

**American Intellectual Property Law Association Quarterly Journal  
(AIPLA)**

ALLISON, John R. et Mark A. LEMLEY, " Empirical Evidence On The Validity Of Litigated Patents ", (1998) 26 *AIPLA Quarterly Journal* (n ° 3) 185.

WEGNER, Harold C., Michael D. KAMINSKI et Pavan K. AGARWAL, " The Future Of The Doctrine Of Equivalents ", (1998) 26 *AIPLA Quarterly Journal* (n ° 3) 277.

**Antitrust Law Journal (ISSN 0003-6056)**

BECKNER III, C. Frederick et Steven C. SALOP, " Decision Theory and Antitrust Rules ", (1999) 67 *Antitrust L.J.* 41.

SCHERER, F.M., " Retail Distribution Channel Barriers to International Trade ", (1999) 67 *Antitrust L.J.* 77.

GRIFFIN, Joseph P., " Extraterritoriality in U.S. and EU Antitrust Enforcement ", (1999) 67 *Antitrust L.J.* 159.

**Appeal**

KATZ JONES, Lisa Anne , " Is viewing a Web Page Copyright Infringement? " (1998), 4 Appeal 60.

Berkeley Technology Law Journal (BTLJ)

COHEN, Julie E., " Copyright and The Jurisprudence of Self-Help ", (1998) 13-3 *BTLJ*, Article 1.

DAVID, James Raymond, " On Self-Enforcing Contracts, the Right To Hack, and Willfully Ignorant Agents ", (1998) 13-3 *BTLJ*, Article 2.

FRIEDMAN, David, " In Defense of Private Orderings : Comments on Julie Cohen's "Copyright and the Jurisprudence of Self-Help" ", (1998) 13-3 *BTLJ*, Article 3.

FROOMKIN, A. Michael, " Article 2B as Legal Software for Electronic Contracting-Operating System or Trojan Horse? ", (1998) 13-3 *BTLJ*, Article 4.

GINSBURG, Jane C., " Authors as "Licensors" of "Informational Rights" Under U.C.C. Article 2B ", (1998) 13-3 *BTLJ*, Article 5.

MCNEILL HUTCHESON, Laura, " The Exclusion of Embedded Software and Merely Incidental Information from the Scope of Article 2B : Proposals for New Language Based on Policy and Interpretation ", (1998) 13-3 *BTLJ*, Article 7.

KANE, Michael C., "When Is A Computer Program Not A Computer Program? The Perplexing World Created by Proposed UCC Article 2B", (1998) 13-3 *BTLJ*, Article 8.

RICE, David A., "Consequences and the Rationale Offered for the Nontransferability of Licenses Under Article 2B", (1998) 13-3 *BTLJ*, Article 13.

### **Canadian Intellectual Property Review (CIPR)**

TEPLITSKY, Martin, "The Privatization of Adjudication", (1998) 15 *CIPR* 1.

ARNOLD, Tom, "Advocacy in Mediation", (1998) 15 *CIPR* 13.

BECKHAM, Robert, "Copyright Law in the United Kingdom", (1998) 15 *CIPR* 31.

MCLEOD, Malcolm E., "Recent Copyright Developments : The Canadian Perspective", (1998) 15 *CIPR* 39.

SINGER, Eric M., "The Development of the Common Law Tort of Appropriation of Personality in Canada", (1998) 15 *CIPR* 65.

SUMI, Shuji, "Purchasers' Rights to Patented Products Under the Common Law Doctrine of Exhaustion", (1998) 15 *CIPR* 81.

GILL, A. Kelly, "An Agent's Misappropriation of a Trademark : The Expungement Action", (1998) 15 *CIPR* 117.

NG, Catherine, "The Limits of Comparative Advertising in Civil Actions : Just When You Dare To Compare", (1998) 15 *CIPR* 143.

### **Communications Law (ISSN 0162-9093)**

BICKET, Douglas, "Drifting Apart Together : Diverging Conceptions of Free Expression in the North American Judicial Tradition", (December 1998) 20 Communications Law (n° 4), p. 1.

KIM, Gyong Ho, "Evidentiary Behaviors Constituting Reckless Disregard for the Truth", (December 1998) 20 Communications Law (n° 4), p. 39.

WONG, Henry, "Webcaching Via Satellite : Internet Highway or Copyright Infringement?", (December 1998) 20 Communications Law (n° 4), p. 63.

WYATT, Douglas C., "Deregulation in the Communications Industry", (December 1998) 20 Communications Law (n° 4), p. 75.

### **Copyright World (ISSN 0950 2505)**

RIZI, Steven J, "The Digital Millennium Copyright Act: Y2K Compliant or Bugged?", 85 *Copyright World* 18.

BINNS, Richard & ROBINSON, Mark, "Co-Ownership of Confidential Information: Recent Development in the UK", 85 *Copyright World* 22.

SCHWIMMER, Martin B, "World Wide Web: Worldwide Jurisdiction?", 85 *Copyright World* 28

RANGEL-ORTIZ, Horacio "Mexican Copyright Law Regulations", 85 *Copyright World* 35.

SMITH, Graham J H, “Content Laws and the Internet: Whose Law, Which Medium?”, 86 *Copyright World* 20.

WILKINSON, Andrew, “Securitisation for the Music Industry?”, 86 *Copyright World* 26.

MUTIMEAR, Jane & STOROR, Susan, “From Pig Fender to Baby Gates: A review of Unregistered Design Right in the UK”, 86 *Copyright World* 31.

POTTER, Allan,, “Parallel Importation: Recent Changes in New Zealand”, 86 *Copyright World* 38.

HALL, Michael, “Asia Pacific Review of the Year: Australia and New Zealand”, 87 *Copyright World* 10.

KHOON, Tan Loke and XU, Jennifer, “Asia Pacific Review of the Year: The People’s Republic of China”, 87 *Copyright World* 15.

NARITA, Nobuko, “Asia Pacific Review of the Year: Japan”, 87 *Copyright World* 18.

ALPERT, Robert and MOY, Mary A, “1998 Review of the Year: United States”, 87 *Copyright World* 29.

MARSLAND, Vanessa and WINCHESTER, Christiaan, “1998 Review of the Year: Europe”, 87 *Copyright World* 29.

### **European Intellectual Property Review (EIPR) (ISSN 0142-0461)**

SPAARGAREN, Jerome, “A Conventional Way to reduce Costs in the European Patent System”, 20 *EIPR* (n<sup>9</sup> 8), p. 289.

COHEN, Shlomo, “Jurisdiction Over Cross Border Internet Infringements”, 20 *EIPR* (n<sup>9</sup> 8), p. 294.

STOIANOFF, Natalie, “Access to Australia’s Biological Resources and Technology”, 20 *EIPR* (n<sup>9</sup> 8), p. 298.

NORMAN, Helen, “Perfume, Whisky and Leaping Cats of Prey: A U.K. Perspective on Three Recent Trade Mark Cases before the European Court of Justice”, 20 *EIPR* (n<sup>9</sup> 8), p. 306.

DITTMER, Stefan, “Misleading Advertising”, 20 *EIPR* (n<sup>9</sup> 8), p. 313.

HARBOTTLE, Gwilym “Private Prosecutions in Copyright Cases: Should they be Stopped?”, 20 *EIPR* (n<sup>9</sup> 8), p. 317.

INGLIS, Andrew and BARRY, Joel, “Budweiser”: The Decision of Solomon”, 20 *EIPR* (n<sup>9</sup> 8), p. 320.

PENDLETON, Michael D, “Intellectual Property and the National Interest: What Developing Countries Can Learn from the Hong Kong Experience”, 20 *EIPR* (n<sup>9</sup> 9), p. 325.

CLARK, Andrew, “Trade Marks and the Relabelling of Goods in the Single Market: Anti-Counterfeiting Implications of Loendersloot v. Ballantine”, 20 *EIPR* (n<sup>9</sup> 9), p. 328.

TUNNEY, James, “E.U., I.P., Indigenous People and the Digital Age: Intersecting Circles?”, 20 *EIPR* (n<sup>9</sup> 9), p. 335.

ROBIN, Noot, “You Did It!”: The European Biotechnology Directive At Last”, 20 *EIPR* (n<sup>9</sup> 9), p. 347.

NIGEL, Jones, “Euro-Defences: Magill Distinguished”, 20 *EIPR* (n<sup>9</sup> 9), p. 352.

QUINN, Tamara, “Copyright Issues Arising Out of a Consultancy Agreement”, 20 *EIPR* (n<sup>9</sup> 9), p. 354.

GAUCI, Geoffrey, “Beware of the Danger which Lurks in the Netherlands: The Pan-European Injunction”, 20 *EIPR* (n<sup>9</sup> 10), p. 361.

VAN DE KAMP, Gert-Jan., “Protection of Trade Marks: The New Regime-Beyond Origin”, 20 *EIPR* (n<sup>9</sup> 10), p. 364.

GAGLIARDI, Andrea Filippo, “Trade Mark Assignments under E.C. Law”, 20 *EIPR* (n<sup>9</sup> 10), p. 371.

GREAVES, Rosa, “The Herchel Smith Lecture 1998 – Article 86 of the E.C. Treaty and Intellectual Property Rights”, 20 *EIPR* (n<sup>9</sup> 10), p. 379.

WILKOF, Neil J., “Wake-up Call for U.K. Law on Trade mark Licensing”, 20 *EIPR* (n<sup>9</sup> 10), p. 386.

STERN, Richard H., “Refusals to License Intellectual Property Rights and Monopoly “Leverage”, 20 *EIPR* (n<sup>9</sup> 10), p. 390.

SCHERZER, Dov H., “U.S. Circuit Court Addresses 1939 Licence Agreement Involving Disney and Future Technologies”, 20 *EIPR* (n<sup>9</sup> 10), p. 395.

MONTAGNON, Rachel, “Strong” Marks Make More Goods “Similar”, 20 *EIPR* (n<sup>9</sup> 11), p. 401.

MEYER-ROCHOW, Rembert, “The Application of Passing Off as A Remedy Against Domain Name Piracy”, 20 *EIPR* (n<sup>9</sup> 11), p. 405.

LINDNER, Brigitte, “News on the Internet: Legal Implications of Union Syndicale des Journalistes Français CFDT v. Sté Plurimédia”, 20 *EIPR* (n<sup>9</sup> 11), p. 410.

CLARK, Andrew, “The Use of Border Measures to Prevent International Trade in Counterfeit and Pirated Goods: Implementation and Proposed Reform of Council Regulation 3295/94”, 20 *EIPR* (n<sup>9</sup> 11), p. 414.

DAVIES, Simon, “Computer Program Claims”, 20 *EIPR* (n<sup>o</sup> 11), p. 429.

MOSS, Gary, “The Danger of Making an Exhibition of Oneself”, 20 *EIPR* (n<sup>o</sup> 11), p. 433.

ISAAC, Belinda, “Merchandising or Fundraising?: Trade Marks and the Diana, Princess of Wales Memorial Fund”, 20 *EIPR* (n<sup>o</sup> 12), p. 441.

WARREN, Amanda, “A Mouse in Sheep’s Clothing: The Challenge to the Patent Morality Criterion Posed by “Dolly”, 20 *EIPR* (n ° 12), p. 445.

JULIA-BARCELO, Rosa, “Liability For On-Line Intermediaries: A European Perspective”, 20 *EIPR* (n ° 12), p. 453.

PREScott, Peter, “The Patent They Couldn’t Infringe”, 20 *EIPR* (n ° 12), p. 464.

THORNE, Clive and BENNETT, Simon, “Domain Names- Internet Warehousing: Has Protection of Well-known Names on the Internet Gone Too Far?”, 20 *EIPR* (n ° 12), p. 470.

CARBONI, Anna, “Cases about Spectacles and Torches: Now, Can We See the Light?”, 20 *EIPR* (n ° 12), p. 470.

JEFFREY, Ian and FARNSWORTH, Dominic, “No Joy in Anticipation”, 20 *EIPR* (n ° 12), p. 474.

CLARK, Andrew, “Parallel Imports: A New Job or Customs?”, 21 *EIPR* (n ° 1), p. 1.

HELFER, Laurence R., “A European Human Rights Analogy for Adjudicating Copyright Claims Under TRIPs”, 21 *EIPR* (n ° 1), p. 86.

BRAZELL, Lorna, “Electronic Security: Encryption in the Real World”, 21 *EIPR* (n ° 1), p. 17.

JONES, Peter, “Manipulating the Law Against Misleading Imagery: Photo-montage and Appropriation of Well-known Personality”, 21 *EIPR* (n ° 1), p. 28.

NOTT, Robin, “The Novartis Case in the EPO”, 21 *EIPR* (n ° 1), p. 33.

KARET, Ian and JONES, Andrew C., “Estoppel Stopped”, 21 *EIPR* (n ° 1), p. 36.

JACOB, The Honourable Mr. Justice, “Correspondence Concerning Narrowness of Claim”, 21 *EIPR* (n ° 1), p. 40.

SZABO, George S.A., “Letter Re Paul Cole’s Article”, 21 *EIPR* (n ° 1), p. 42.

Federal Communications Law Journal (FCLJ)

GOLE, Rebecca W., “ Playing the Name Game : A Glimpse at the Future of the Internet Domain Name System ”, (1999) 51-2 *FCLJ*, Article 4.

HOGAN, Sarah B., “ To Net or Not to Net : Singapore’s Regulation of the Internet ”, (1999) 51-2 *FCLJ*, Article 5.

NOWAK, Jeffrey S., “ Employer Liability for Employee Online Criminal Acts ”, (1999) 51-2 *FCLJ*, Article 7.

Harvard Journal of Law & Technology (Harvard JOLT)

O’ROURKE, Maureen A., “ Stricking a Delicate Balance : Intellectual Property, Antitrust, Contract and Standardization in the Computer Industry ”, (1998) 12-1 *Harvard JOLT*, Article 1.

NATHENSON, Ira S., "Internet Infoglut and Invisible Ink : Spamdexing Search Engines with Meta Tags ", (1998) 12-1 *Harvard JOLT*, Article 2.

### IDEA – The Journal of Law and Technology

MEYER, Mark L., M.D., "To Promote the Progress of Science and Useful Arts: The Protection of and Rights in Scientific Research", 39 *IDEA The Journal of Law and Technology* (n° 1), p.1.

WESTON, Ray D., Jr., "A Comparative Analysis of the Doctrine of Equivalents: Can European Approaches Solve an American Dilemma?", 39 *IDEA The Journal of Law and Technology* (n° 1), p.35.

WYATT, Douglas C., "Limitations to the Doctrine of Equivalents and Recent Cases Since Warner-Jenkinson", 39 *IDEA The Journal of Law and Technology* (n° 1), p.81.

McGARRIGLE, Philip L., "The Role of Foreign Judgments in Patent Litigation: A Perspective and Strategic Overview", 39 *IDEA The Journal of Law and Technology* (n° 1), p.107.

### Information & Technology Law

GREGORY, John D., "Reforming the Law of Electronic Commerce? ", (1998) 2 *Information & Technology Law* (n° 4), p. 66.

MANN, J. Fraser, "New Proposed Legislation for the Protection of Personal Information ", (1998) 2 *Information & Technology Law* (n° 4), p. 69.

GAHTAN, Alan M., "Canada Announces New Cryptography Policy ", (1998) 2 *Information & Technology Law* (n° 4), p. 70.

MANN, J. Fraser, "New Reports on Reform of the Domain Name System ", (1998) 2 *Information & Technology Law* (n° 4), p. 72.

GAHTAN, Alan M., "Regulation of Internet ", (1998) 2 *Information & Technology Law* (n° 4), p. 75

GAHTAN, Alan M., "Philip Services v. Weslink ", (1998) 2 *Information & Technology Law* (n° 4), p. 76

MARTIN, W. Stanley, "Trans-Pacific Trading v. Rayonier Canada Ltd. ", (1998) 2 *Information & Technology Law* (n° 4), p. 78.

MARTIN, Patrice, "Aubry v. Éditions Vice-Versa Inc . ", (1998) 2 *Information & Technology Law* (n° 4), p. 79.

MANN, J. Fraser, "Gould Estate v. Stoddart Publishing Co. ", (1998) 2 *Information & Technology Law* (n° 4), p. 81.

MANN, J. Fraser, "T.K.M. Communications v. A.T. Schindler Communications Inc. ", (1998) 2 *Information & Technology Law* (n° 4), p. 82.

MANN, J. Fraser, "Continental Commercial Systems Corp. v. Minerva Technology ", (1998) 2 *Information & Technology Law* (n° 4), p. 83.

## Intellectual Property Today (IPT)

SAYRE, Robert J., " The On-Sale Bar to Patentability and the Specter of Reduction to Practice ", (octobre 1998) *IPT*, Article 1.

SILVERMAN, Jennifer D. et William J. SAPONE, " Celebrity Sexually Explicit Home Video Tape Protected by Copyright Law : Halted Distribution Not a First Amendment Violation ", (octobre 1998) *IPT*, Article 4.

VANDENBERG, John D. et James E. GERINGER, " Biplane Sinks Submarine : The Omitted Element Prong of Patent Law's Written Description Requirement ", (novembre 1998) *IPT*, Article 1.

ROSENBLUM, Jerald E., " Reasonable Royalty Damages and the Panduit Kicker ", (novembre 1998) *IPT*, Article 2.

CAPES, Nelson R. et Gerald E. HELGET, " Expert Witness Reports : Rule 26(a)(2)(B) and Complex Litigation ", (novembre 1998) *IPT*, Article 3.

EGAN, Wayne J., " Patent Disclosure Kit ", (novembre 1998) *IPT*, Article 4.

GHOLZ, Charles L., " Multi-Patent Interference ", (décembre 1998) *IPT*, Article 1.

GOLANT, Joseph H., " Reverse Passing Off — Is Section 43(a) Part of the Copyright Act? ", (décembre 1998) *IPT*, Article 2.

BARNEY, James R. et Dale L. CARLSON, " It's Broke and You Can't Fix It : "Uncorrectability" as an Affirmative Defense Against Patent Infringement ", (décembre 1998) *IPT*, Article 3.

HARRIS, Richard D., " Trademark and Copyright Law on the World Wide Web : A Survey of the Wild Frontier Part 1 of 2 ", (décembre 1998) *IPT*, Article 4.

EBERT, Lawrence B., " Pfaff in View of State Street : Would You Have Known It If You Could Have Seen It? ", (décembre 1998) *IPT*, Article 5.

GOLDMAN, Joel S.. " The State Street Bank Case — Its Implications To Financial Institutions ", (janvier 1999) *IPT*, Article 1.

HARRIS, Richard D., " Trademark and Copyright Law on the World Wide Web : A Survey of the Wild Frontier Part 2 of 2 ", (janvier 1999) *IPT*, Article 5.

MARINO, Fabio Elia et Michael Joel SCHALLOP, " A Strategic Approach To Intellectual Property Protection For Software ", (février 1999) *IPT*, Article 1.

AMER, Myron, " Patent Claim Drafting ", (février 1999) *IPT*, Article 4.

NAG, Rupak, " Parody Or Parasite? A Copyright Fair Use Analysis ", (février 1999) *IPT*, Article 5.

SHELDON, Jeffrey G., " Does Your Bank's Security Interests Render Your Trademarks Insecure? ", (février 1999) *IPT*, Article 6.

MAIER, Gregory J., " State Street Bank : Are Useful Algorithms Patentable? ", (mars 1999) *IPT*, Article 1.

RULAND, James E., " The Right To Remain Silent : *Warner-Jenkinson Revisited* " (mars 1999) *IPT*, Article 2.

HARPER, Theodore R., " Fixed Your Y2K Problems? Don't Relax Yet... ", (mars 1999) *IPT*, Article 3.

EBERT, Lawrence B., " Benjamin Curtis, Equivalents, And Impeachment ", (mars 1999) *IPT*, Article 4.

RYAN, Charles S. et Sharmila L. MURPHY, " Maximizing The Value Of Your Intellectual Property ", (mars 1999) *IPT*, Article 5.

### **International Review of Industrial Property and Copyright (IIC) (ISSN 0018-9855)**

CORNISH, William R., " Experimental Use of Patented Inventions in European Community States ", (1998) 29 *IIC* 735.

KNAAK, Roland, " The Legal Enforcement of the Community Trademark and of Prior National Rights ", (1998) 29 *IIC* 754.

LEHMANN, Michael, " The European Database Directive and Its Implementation into German Law ", (1998) 29 *ICC* 776.

### **Intellectual Property (ISSN 1198-9068)**

LESPERANCE, Robert J., " Home Inventions May Belong To Employer ", (1998) 5 *Intellectual Property* (n° 3) 278.

RICHARD, Hugues G., " Freedom of Expression Versus Right of Privacy ", (1998) 5 *Intellectual Property* (n° 3) 281.

RUDOLPH, John, " Supreme Court Rules on Supply Agreement ", (1998) 5 *Intellectual Property* (n° 3) 284.

HUGHES, Roger T., " Potential Hazards of Winning the Injunction ", (1998) 5 *Intellectual Property* (n° 3) 287.

### **Intellectual Property Journal (ISSN 1198-9068)**

HARROLD, Todd et Michael MICHALYSHYN, " Confidential Information and Technical "Know-How" : What Leaves With Your Employees? ", (1998) 13 *IPJ* (n° 1) 1.

MACINNIS, James C., " Neither Nice Nor Easy : Reconsidering *Clairol International* and Section 22 of the Trade-marks Act ", (1998) 13 (n° 1) 25.

FROW, John, " Public Domain and Collective Rights in Culture ", (1998) 13 (n° 1) 39.

GREEN, Barbara, " Haven't I heard This Song Before? : Subconscious Plagiarism in Pop Music and the Infringement of Copyright – Towards a Partial Defense of Cryptomnesia ", (1998) 13 *IPJ* 53.

GOULET, Michel H., " Novelty Under Canada's Patent Act – A European Accent " (1998) 13 *IPJ* 83.

MANDELKER, Barry Steven, “ *Harvard College v. Canada* ”, (1998) 13 *IPJ* 87.

John Marshall Journal of Computer & Information Law (ISSN 1078-4128)

WAGNER, Allen B., “ Patenting Computer Science : Are Computer Instruction Writings Patentable? ”, (1998) 17 *JMJCIL* (n ° 1) 5.

KARJALA, Dennis S., “ The Relative Roles of Patent and Copyright in the Protection of Computer Programs ”, (1998) 17 *JMJCIL* (n ° 1) 41.

KUESTER, Jeffrey R., Scott A. HORSTEMEYER et Daniel J. SANTOS, “ A New Frontier in Patents : Patent Claims to Propogated Signals ”, (1998) 17 *JMJCIL* (n ° 1) 75.

CHIAPPETTA, Vincent, “ Patentability of Computer Software Instruction as an ”Article of Manufacture :“ Software as Such as the Right Stuff ”, (1998) 17 *JMJCIL* (n ° 1) 89.

STERN, Richard H., “ An Attempt to Rationalize Floppy Disc Claims ”, (1998) 17 *JMJCIL* (n ° 1) 183.

THOMAS, John R., “ Of Text, Technique, and the Tangible : Drafting Patent Claims Around Patent Rules ”, (1998) 17 *JMJCIL* (n ° 1) 219.

MOY, R. Carl, “ Statutory Subject Matter and Hybrid Claiming ”, (1998) 17 *JMJCIL* (n ° 1) 277.

### **Journal of the Copyright Society of the USA**

KURLANTZICK, Lewis and PENNINO, Jacqueline E., “ The Audio Home Recording Act of 1992 and the Formation of Copyright Policy ”, (1998) 45 *Journal of the Copyright Society of the USA* (n ° 4), p. 497.

OCHOA, Tyler T. “ Dr. Seuss, the Juice and Fair Use : How the Grinch Silence a Parody ”, (1998) 45 *Journal of the Copyright Society of the USA* (n ° 4), p. 546.

WEINREB, Lloyd L., “ The 1998 Donald C. Brace Memorial Lecture ”, (1998) 45 *Journal of the Copyright Society of the USA* (n ° 4), p. 634.

DEUTSCH, Alan, “ LA BOHEME - Revisited ”, (1998) 45 *Journal of the Copyright Society of the USA* (n ° 4), p. 652.

### **LES Nouvelles (ISSN 0270-174X)**

DEGNAN, Stephan A., “ Macro View of U.S. R&D, Licensing ”, (1998) 33 *LES Nouvelles* (n ° 4) 144.

QUICK, Dr. Reinhard, “ International Exhaustion of Patent Rights ”, (1998) 33 *LES Nouvelles* (n ° 4) 148.

COTTIER, Thomas, “ Implications of WTO Law Issues ”, (1998) 33 *LES Nouvelles* (n ° 4) 152.

FENNELLY, Richard P., “ Predicting Your Income in IP World ”, (1998) 33 *LES Nouvelles* (n ° 4) 157.

MANFROY, Willy et Harry J. GWINNELL, " Intellectual Capital in a Spin-Off ", (1998) 33 *LES Nouvelles* (n° 4) 159.

MACROBERT, Don, " Licensing in Electronic Commerce ", (1998) 33 *LES Nouvelles* (n° 4) 167.

KOHLER, Jeffrey A. et Brian D. KON, " Survey Helps Presentation of Technologies ", (1998) 33 *LES Nouvelles* (n° 4) 177.

### **Loyola Law School Los Angeles – Entertainment Law Journal**

SOFER, Avner D., " Joint Authorship : An Uncomfortable Fit with Tenacy in Common ", (1998) 19 Loyola Law School Los Angeles (n° 1).

STEWART, Jonathan C. and WANAT, Daniel E., " Entertainment and Copyright Law : Section 303 of the Copyright Act Is Amended and a Pre-1978 Phonorecord Distribution of a Musical Work Is Not a Divestitive Publication ", (1998) 19 Loyola Law School Los Angeles (n° 1).

DEYHIMY, Lauri., " Why Seeing Is No Longer Believing : Misappropriations of Image and Speech ", (1998) 19 Loyola Law School Los Angeles (n° 1).

LEE, Jane C., " Upstaging the Playwright : the Joint Authorship Entanglement Between Dramaturgs and Playwrights ", (1998) 19 Loyola Law School Los Angeles (n° 1).

NASSI, Farnoush, " Into the Labyrinth : Artists, Athletes, Entertainers and the INS ", (1998) 19 Loyola Law School Los Angeles (n° 1).

### **McGill Law Journal (McGill L.J.)**

MOYSE, Pierre-Emmanuel, " La nature du droit d'auteur : droit de propriété ou monopole? " (1998) 43 *McGill L.J.* 507.

### **Patent World (ISSN 0950-2513)**

BURDON, Michael et Amanda CLARK, " Stent Case Shows UK Patent Litigation in Good Health : *Boston Scientific Corp v ECP* ", (1998) 105 *Patent World* 21.

DUIGAN, Miranda et Michael DOWLING, " Threshold Test of Manner of Manufacture in Australia – What Next? ", (1998) 105 *Patent World* 26.

HASELDEN, Derek, " Patents for Software, the View from the British Patent Office ", (1998) 105 *Patent World* 33.

BURRINGTON, Alan, " Training Patent Agents/Attorneys ", (1998) 105 *Patent World* 37.

DAVIES, Paul, " Patent Proceedings in South Korea and Hong Kong ", (1998) 105 *Patent World* 42.

BLAKEMORE, Fred, " Grace Periods in European Patent Law ", (1998) 106 *Patent World* 18.

POORE, Alasdair, " Jumping Ahead : Can Innovation be Governed? ", (1998) 106 *Patent World* 23.

MOSSINGHOFF, Gerald, " The Biodiversity Convention and Intellectual Property Rights : Conflict or Harmony? ", (1998) 106 *Patent World* 27.

SMEGAL, Thomas et Joseph JOYCE, " Trade Secrets in the United States ", (1998) 106 *Patent World* 31.

FUJIYOSHI, Kanji, " Japanese Supreme Court has Approved the Existence of the Doctrine of Equivalents ", (1998) 106 *Patent World* 35.

McKAY, Anna, " The Paclitaxel Cases ", (1998) 107 *Patent World* 16.

COOK, Trevor M., " Pharmaceutical Patents and the Generics Sector : Recent Developments ", (1998) 107 *Patent World* 20.

BARR, Dennis, " Should Patent Publication Principles be Changed? ", (1998) 107 *Patent World* 25.

GARLAND, Steven B. et Grant W. LYNDS, " Pharmaceutical Patents and Compulsory Licensing : Recent Decisions from the Supreme Court of Canada ", (1998), 107 *Patent World* 32.

RIZZI, Steven J. et Christopher V. ROBERTS, " Markman Hearing Experiences : Target Practice for US Trial Courts ", (1999) 108 *Patent World* 21.

ADAMO, Kenneth R., " What's (§112¶ 6 DOE) Equivalent to "Particular Pointing Out and Distinctly Claiming" Under §112,¶2? ", (1999) 108 *Patent World* 28.

BUKNELL, Duncan et Richard HAMER, " Amendment of Grounds of Invalidity in Patent Litigation : *See v Scott-Paine Orders* ", (1999) 108 *Patent World* 41.

BRAUNE, Fernando et Naira Jane E. MKENEZES, " The Patentability of Chemical, Biochemical, Pharmaceutical and Biotechnological Inventions in Brazil ", (1999) 108 *Patent World* 46.

BEST, George C. et Michael D. KAMINSKI, " 1998 Review of the Year : USA ", (1999) 109 *Patent World* 16.

DAVIES, Paul, " 1998 Review of the Year : ASIA ", (1999) 109 *Patent World* 22.

EBBINK, Richard, " 1998 Review : Pan-European Jurisdiction ", (1999) 109 *Patent World* 24.

THORNHAM, Christopher et Simon COHEN, " Accounts of Profits in the UK : the *Hoechst* case ", (1999) 109 *Patent World* 30.

PAVIN, Daniel, " The UK's Competitive Future : Has the UK Government done its Due Diligence? ", (1999) 110 *Patent World* 14.

BALDOCK, Claire, " Patenting of ESTs ", (1999) 110 *Patent World* 18.

OOSTING, Bert, " Second Medical Use Claims : Recent Developments ", (1999) 110 *Patent World* 22.

JOFFE, Frank, " The South African Designs Act ", (1999) 110 *Patent World* 26.

## **Propriété industrielle Bulletin documentaire (PIBD)**

LEVIN, M., " L'avenir de la protection des dessins et modèles en Europe sous l'angle du droit des pays nordiques ", (1998) *PIBD* (n ° 662, 15-10-1998), p. II-167.

KOBIA, R., " Réflexions su les incidences des futurs élargissements de l'Union Européenne sur la protection de la propriété intellectuelle : le cas particulier des marques ", (1998) *PIBD* (n ° 663, 1-11-1998), p. II-179.

MOSSINGHOFF, G.J. et KUO, V.S., " Le brevet mondial vers l'an 20XX de notre ère ", (1998) *PIBD* (n ° 663, 1-11-1998), p. II-181.

TAUCHERT, W., " L'examen des demandes impliquant un logiciel à l'Office allemand des brevets ", (1998) *PIBD* (n ° 664, 15-11-1998), p. II-187.

HASELDEN, D., " La protection par brevet des inventions impliquant un logiciel : la position de l'Office britannique des brevets ", (1998) *PIBD* (n ° 664, 15-11-1998), p. II-188.

RAU, M., " Quelle forme doit prendre une juridiction compétente en matière de brevets communautaires qui coexisterait avec les tribunaux nationaux compte tenu, en particulier, du Livre vert sur le brevet communautaire? " (1998) *PIBD* (n ° 665, 1-12-1998), p. II-199.

NOBLE, J. " Royaume-Uni : les imitations de produits marqués " induisent en erreur et prêtent à confusion "- une enquête conclut à la tromperie des consommateurs ", (1998) *PIBD* (n ° 666, 15-12-1998), p. II-207.

SCHOVSBO, J. " Comme s'ils étaient faits l'un pour l'autre : droits de propriété intellectuelle et protection des produits compatibles ", (1999) *PIBD* (n ° 667, 1-01-1999), p. II-1.

DOEPNER, U et HUFNAGEL, F-E, " Vers un consommateur européen? La protection contre la publicité trompeuse en Europe ", (1999) *PIBD* (n ° 668, 15-01-1999), p. II-7.

SHEPPARD, D.F., " Droits de brevets sur des inventions relevant du domaine pharmaceutique et licences obligatoires en Afrique du Sud ", (1999) *PIBD* (n ° 669, 1-02-1999), p. II-17.

RANGEL-ORTIZ, H. " Marques, dénominations communes et produits pharmaceutiques au Mexique – La réforme de 1997 de la législation mexicaine sur la santé publique " ,(1999) *PIBD* (n ° 669, 1-02-1999), p. II-18.

BARR, D., " Faudrait-il changer les règles en matière de publication de brevets? ", (1999) *PIBD* (n ° 670, 15-02-1999), p. II-23.

DAVIES, S., " Les revendications portant sur des programmes d'ordinateur, un dernier bastion à prendre s'agissant des inventions impliquant un logiciel ", (1999) *PIBD* (n ° 670, 15-02-1999), p. II-24.

## **Revue Internationale de la Concurrence (RIC)**

MICHAUX, Benoît, " Faut-il reconnaître à un ancien employé ou salarié ou à son nouvel employeur des obligations particulières à l'égard de l'entreprise qui a eu recours à ses services, soit qu'il crée sa propre entreprise, soit qu'il entre au service d'une autre entreprise? ", (1998) 186 *RIC* 5.

TROLLER, Kamen, " Does TRIPS assure a better protection of indications of source and of designations of origin and does it constitute an appropriate instrument for this purpose? ", (1998) 186 *RIC* 15.

IDOT, Laurence, " Dans quelle mesure le droit de la concurrence (déloyale) impose-t-il de donner à d'autres opérateurs économiques accès à des infrastructures, services ou informations que l'on détient ? ", (1998) 186 *RIC* 30.

### **Revue Internationale du Droit d'Auteur (RIDA)**

GENDREAU, Ysolde, " Le droit de reproduction et l'Internet ", (1998) 178 *RIDA* 3.

ELST, Michiel, " Present and future of russian copyright law ", (1998) 178 *RIDA* 83.

DENOIX de SAINT MARC, Stéphanie Les facultés conventionnelles ou légales de s'affranchir du contrat de commande ", (1999), 179 *RIDA* 3.

VICENT LOPEZ, Cristina, " Nouveaux aspects du droit d'exposition : analyse comparative ", (1999), 179 *RIDA* 78.

GINSBURG, Jane, " Chronique des États-Unis ", (1999), 179 *RIDA* 143.

### **Richmond Journal of Law & Technology (Richmond JOLT)**

BOEHM, Sarah Beckett, " A Brave New World of Free Speech : Should Interactive Computer Service Providers Be Held Liable for the Material They Disseminate? ", (1998) 5-2 *Rich. J.L. & Tech.* 7.

LE, Cathryn, " How Have Internet Service Providers Beat Spammers? ", (1998) 5-2 *Rich. J.L. & Tech.* 9.

DJAVAHERIAN, David, " Hot News and No Cold Facts : *NBA V. Motorola* and the Protection of Database Contents ", (1998) 5-2 *Rich. J.L. & Tech.* 8.

### **Santa Clara Computer and High Technology Law Journal (SCCHTLJ)**

CARBINE, James E. and McLAIN, Lynn, " Proposed Model Rules Governing the Admissibility of Computer-Generated Evidence ", (janvier 1999) 15 *SCCHTLJ* (n° 1).

HALSTUK, Martin E., " Bits, Bytes, and the Right to Know : How the Electronic Freedom of Information Act Holds the Key to Public Access to a Wealth of Useful Government Databases ", (janvier 1999), 15 *SCCHTLJ* (n° 1).

BROWN, Jack E., " Portents of the Year 2000 Computer Problem ", (janvier 1999) 15 *SCCHTLJ* (n° 1).

ANAWALT, Howard C., " Control of inventions in a Networked World ", (janvier 1999) 15 *SCCHTLJ* (n° 1).

HAGEN, Kara, " An Essay on Women and Intellectual Property Law : The Challenges Faced by Female Attorneys Pursuing Careers in Intellectual Property ", (janvier 1999) 15 *SCCHTLJ* (n° 1).

LEITERMAN, Rachel V., " Smart Companies, Folish Choices? Product Designs that Harm Competitors ", (janvier 1999) 15 *SCCHTLJ* (n° 1).

BURKE SYLVA, Jennifer, “ Bowie Bonds Sold for Far More Than a Song : The Securitization of Intellectual Property as a Super-Charged Vehicle for High Technology Financing ”, (janvier 1999) 15 *SCCHTLJ*(n° 1).

### **The Trademark Reporter (TMR)**

DAVIS, Jr, Theodore H., “ The Burden of Proof in Determinations of Trade Dress Functionality ”, (1998) 88 *TMR* 325.

BOYLAN, Kristine, “ The Corporate Right of Publicity in Federal Trademark Dilution Legislation ”, (1998) 88 *TMR* 349.

REVOYR, Jack, “ Non-Definitive History of Collegiate Licensing ”, (1998) 88 *TMR* 370.

HANDLER, Milton W., “ Are the State Antidilution Laws Compatible With the National Protection of Trademarks? ”, (1998) 88 *TMR* 419.

HANDLER, Milton W., “ Trade-Marks and Anti-Trust Laws ”, (1998) 88 *TMR* 440.

MITCHELL, Glenn et Rose AUSLANDER, “ Trade Dress Protection : Will a Statutorily Unified Standard Result in a Functionally Superior Solution? ”, (1998) 88 *TMR* 472.

FOX, Angela, “ Threatening Trademark Infringement Proceedings in the United Kingdom – The Impact of the Trademark Threats Provision ”, (1998) 88 *TMR* 521.

DOEPNER, Ulf et Frank-Erich HUFNAGEL, “ German Courts Implement the EU Directive 97/55/EC – A Fundamental Shift in the Law on Comparative Advertising? ”, (1998) 88 *TMR* 537.

RONCAGLIA, Pier Luigi, “ Should We Use Guns and Missiles to Protect Famous Trademarks in Europe? ”, (1998) 88 *TMR* 551.

STOLTE, Keith M., “ How Early Did Anglo-American Trademark Law Begin? An Answer to Schechter’s Conundrum ”, (1998) 88 *TMR* 564.

### **Trademark World (ISSN 0950-2564)**

ABELL, Mark et David BOND, “ FBI Rescues Pierre Victoire Franchisee buy-in solves the problem ”, (1998) 113 *Trademark World* 13.

JENKINS, Neil, “ ECJ Confirms Flexible Approach to Assessment of Likelihood of Confusion ”, (1998) 113 *Trademark World* 16.

SIMCOE, Elliott S., “ Canada Considers Reform of the Internet Domain Name System ”, (1998) 113 *Trademark World* 21.

COLLEN, Jess M., “ Secondary Meaning and the Internet Mega-Brand ”, (1998) 113 *Trademark World* 23.

HORNICK, John F. et Jonathan M. GELCHINSKY, “ Evolving Internet Intellectual Property Issues ”, (1998) 113 *Trademark World* 26.

TESSENHOHN, John A., “ Tamagotchi Hatches Expedited Trademark Examination in Japan ”, (1999) 114 *Trademark World* 15.

KELLY, David M. et Jonathan M. GELCHINSKY, " Trademarks on the Internet : How Does Fair Use Fare? ", (1999) 114 *Trademark World* 19.

GOLD, Tibor et Dominic DRYDEN, " The ECJ and Rebranded Goods : Jacobs' Cracker ", (1999) 114 *Trademark World* 23.

TAN, Francine, " New Trademark Law in Singapore ", (1999) 114 *Trademark World* 26.

LALL, Amar Raj, " India : *Whirlpool Corporation v Registrar of Trademarks* ", (1999) 114 *Trademark World* 29.

WILKINSON, David C., " Suction Wars : Corporate Advertising in the UK After *Electrolux v Dyson* ", (1999) 115 *Trademark World* 18.

HEFTER, Laurence R., Robert D. LITOWITZ et Christina J. HIEBER, " How to Use (and Attack) Consumer Surveys in Trademark Infringement and False Advertising Cases ", (1999) 115 *Trademark World* 21.

KOUTSOCHINAS, Stathis, " Jurisdiction and Procedure in Legal Actions Relating to Community Trade Marks ", (1999) 115 *Trademark World* 31.

### **Virginia Journal of Law and Technology**

KOBAK, Jr., James B., " Intellectual Property, Competition Law and Hidden Choices Between Original and Sequential Innovation ", (1998) 3 *Va. J.L. & Tech.* 6.

KARAFIN, Clifford T., " " Don't Ask, Don't Tell;" A Discussion of Employee Privacy in Cyberspace in Light of *McVeigh v. Cohen, et al.* ", (1998) 3 *Va. J.L. & Tech.* 7.

FRIEDEN, Rob, " Without Public Peer : The Potential Regulatory and Universal Service Consequences of Internet Balkanization ", (1998) 3 *Va. J.L. & Tech.* 8.

McDONALD, Shawn, " Patenting Floppy Disks, or How the Federal Circuit's Acquiescence has Filled the Void Left by Legislative Inaction ", (1998) 3 *Va. J.L. & Tech.* 9.

KUKKONEN, III, Carl A., " The Use of a Patent Licensing Center as an Intermediary for Facilitating the Licensing of Commercially Viable, Unused Patents ", (1998) 3 *Va. J.L. & Tech.* 10.

### **West Virginia Journal of Law & Technology**

SIMMONS, Cameron, " The Year 2000 Legal Guide : An Extensive Text for the Well Informed, But Not Useful for the Uninitiated ", (1999-01-15) 3 *W. Va. J.L. & Tech.* 1 , Article 1.

MESSENGER, Suzanne, " *Panavision International v. Toeppen* : The Ninth Circuit Uses Trademark Dilution Legislation to Stop Internet Extortion ", (1999-01-15) 3 *W. Va. J.L. & Tech.* 1 , Article 2.

GORDON, Jeffrey I., " Copyright.Protection@Internet.net ", (1999-01-24) 3 *W. Va. J.L. & Tech.* 1 , Article 3.

### **World Intellectual Property Report (WIPR) (ISSN 0952-7613)**

TESSENJOHN, John A., " Wide, Strong and Early : Proposed Changes to Japan's IP Laws ", (1999) 13 *WIPR* 66.

ENGELHARDT, Dr. Jochen, “ Protection of Three-Dimensional Trademarks Under German Trademark Law of 1995 : First Cases Try to Shape the Landscape ”, (1999) 13 *WIPR* 70.

ARIEVICH, E.A., “ Trademark License Agreements in Russia : The Law Needs to be Changed ”, (1999) 13 *WIPR* 101.

TESSEN SOHN, John A., “ Protection of Well-Known Trademarks in Japan : A Work in Progress ”, (1999) 13 *WIPR* 104.

### **World Licensing Law Report (WLLR)**

BROUILLETTE, Robert, “ The Quest for Trade-mark Use Control and Other Canadian Issues ”, (1999) 1 *WLLR* 27.

SHEPPARD, David F., “ Pharmaceutical Patent Rights in South Africa and Compulsory Licences ”, (1999) 1 *WLLR* 29.

### **World Telecom Law Report (WTLR)**

BAND, Jonathan, Taro ISSHIKI et Anthony REESE, “ The U.S. Digital Millennium Copyright Act ”, (1999) 2 *WTLR* 30.

HOOGEVEEN, Heleen C. et Bert OOSTING, “ On-Line Licensing Contracts : The Dutch View of International Licensing Contracts Concluded Through the Internet ”, (1999) 2 *WTLR* 38.

---

 **Stefan Martin est avocat chez Byers Casgrain.**

 **Avocat et agent de marques de commerce, Laurent Carrière est associé principal du Cabinet d'avocats Léger Robic Richard, s.e.n.c. et du Cabinet d'agents de brevets et de marques Robic.**