

PUBLICATIONS RÉCENTES EN MATIÈRE DE PROPRIÉTÉ INTELLECTUELLE

(Mai 1999 –Novembre 1999)

Laurent Carrière^{*}

Artificial Intelligence and Law ISSN: 0924-8463

CONTE, Rosaria, FALCONE, Rino et Giovanni SARTOR, « Introduction: Agents and Norms: How to fill the gap? » (1999) 7-1 *AIL* 1.

BOMAN, Magnus, « Norms in artificial decision making » (1999) 7-1 *AIL* 17.

CASTELFRANCHI, Cristiano, « Prescribed mental attitudes in goal-adoption and norm-adoption » (1999) 7-1 *AIL* 27.

VAN DER TORRE, Leendert W.N. et TAN, Yao-Hua, « Diagnosis and decision making in normative reasoning » (1999) 7-1 *AIL* 51.

DIGNUM, Frank, « Autonomous agents with norms » (1999) 7-1 *AIL* 69,

KROGH, Christen et HERRESTAD, Henning, « Hohfeld in cyberspace and other applications of normative reasoning in agent technology » (1999) 7-1 *AIL* 81.

SINGH, Munindar P., « An ontology for commitments in multiagent systems » (1999) 7-1 *AIL*.

Boston College Intellectual Property & Technology Forum

WHITE SCOVILLE, Adam, « Clear Signatures, Obscure Signs » 1999 *B.C. Intell. Prop. & Tech. F.* 070101, 17 Cardozo Arts& Ent. L.J. 345.

HARRINGTON, Mark E., « On-line Copyright Infringement Liability for Internet Service Providers: Context, Cases & Recently Enacted Legislation » 1999 *B.C. Intell. Prop. & Tech. F.* 060499.

SELTZER, Mark D. et Angela A. BURNS, « Criminal Consequences of Trade Secret Misappropriation: Does the Economic Obsolete? » 1999 *B.C. Intell. Prop. & Tech. F.* 052501.

Contrats – Concurrence Consommation

SERNA, Marie, « La voix et le contrat; le contrat sur la voix » (1999), 9-9 *CCC* n° 9.

Electronic Journal of Comparative Law

WITZLEB, Normann, MARTINY, Dieter, THOELKKE, Ulrich et Tim FRERICKS, « Comparative Law and the Internet » (Octobre 1999), 3-2 *EJCL*.

IIC

JOOS, Ulrich, « Publications Within the Priority Interval » (1999), 30-6 *IIC* 607.

KUR, Annette, « "Freeze Plus" Melts the Ice – Observation on the European Design Directive » (1999), 30-6 *IIC* 620.

ADEWOPA, Adebambo et Chidi OGUMANAM, « The Nigerian Trade Mark Regime and Challenges of Economic development » (1999), 30-6 *IIC* 632.

KARNELL, Gunnar W.G., « Exhaustion of Copyright – Swedish Law in a European Setting » (1999), 30-6 *IIC* 654.

SENA, Giuseppe, « Directive on Biotechnological Inventions : Patentability of Discoveries » (1999), 30-7 *IIC* 731

SCHMIDT, Lutz G. « Definition of a Trade Mark in the European Trade Marks Regime – A Theoretical Exercise? » (1999), 30-7 *IIC* 753

CHI, Shaojie, « Trade Dress Protection in China » (1999), 30-7 *IIC* 753

LEWINSKI, Silke von, « Proposed EC Directive on Copyright and Related Rights in the Information Society as It Progresses » (1999), 30 *IIC* 767

Information and Communications Technology Law ISSN 1360-0834

ENDESHAW, Assafa, « The Singapore E-Commerce 'Code' » (October 1999), 8-3 *ICTL* 189.

GIANNAKOUDI, Sofia, « Internet Banking: The Digital Voyage of Banking and Money in Cyberspace » (October 1999), 8-3 *ICTL* 205.

RAUBENHEIMER, Andreas, « Germany: Decisions of Berlin and Munich Courts on whether the exhaustion of the distribution right under Art. 4 lit. c Software Directive (§69c No. 3 Copyright Act) can be limited to distribution as OEM-versions or as updates » (October 1999), 8-3 *ICTL* 245.

RAUBENHEIMER, Andreas, « Germany: Domain registration in Germany (www.xxx.de) — Policy of DENIC for German Top Level Domains '.de' » (October 1999), 8-3 *ICTL* 247.

Intellectual Property Today

GHOLZ, Charles L., « The Decisions of the Board in an Interference Are Entitled to Issue-Preclusive Effect in a Parallel Patent Infringement Action But Not Vice Versa » (August 1999).

UBELL, Franklin D., « Corrective Advertising Damages As A Remedy In Patent Cases » (August 1999).

GIBBONS, Robert G. and Lisa M. FERRI, « Combating The Cyberspace Piracy Epidemic » (August 1999)

MEHRMAN, Michael J., « HR1907 — The American Inventors Protection Act of 1999 » (August 1999).

EBERT, Lawrence B., « Florida Prepaid Postsecondary and Zurko » (August 1999).

PETTY, W. Scott, « Scope of Patentable Subject Matter Expanded For Useful Software and Business Processes » (August 1999).

HOSTENY, Joseph N., « Litigators Corner:Warning: This Article May Be Dangerous To Your Health » (August 1999).

CHARAP, Ross J. and Jessica L. Rothstein, « O'er The Ramparts We Watched: The Struggle To Control The Distribution Of Music On The Internet » (September 1999).

SINGER, Amy, « Comprehensive Witness Preparation: Crucial for IP Cases » (September 1999).

WILLARD, Mark A., « Conflicting Concepts of Jurisdiction Leave Businesses Vulnerable to Lawsuits Anywhere » (September 1999).

EBERT, Lawrence B., « The Life and Weird Times of Scientific Evidence, In The Courtroom and Elsewhere » (September 1999).

PETTY, W. Scott, « Drafting Enforceable Click-Wrap Agreements » (September 1999).

HOSTENY, Joseph N., « Litigators Corner: Is English Spoken Here? » (September 1999).

International Business Lawyer ISSN 03097676

VISWANATHAN, Aparna, « India : Patents (Amendment) Act 1999 » (1999), 27-9 *IBL* 411.

IP Worldwide

ANDELMAN, Ethan, « The Amazing Shrinking Public Domain » (October 1999), *IP Worldwide* 12.

BRIGGS, Nicholas, « Copyright to Spare - Recent court decisions and changes in copyright law may threaten competition in the repair aftermarket » (October 1999) *IP Worldwide* 45.

BROWN, Susan, « No Joy in Mudville - The Federal Court is swinging for the fences after Zurko - Will the Court get fanned? » (October 1999), *IP Worldwide* 15.

KIDD, John, « Jury Trials in Patent Cases: The Jury is Dead, Long Live the Jury » (October 1999), *IP Worldwide* 16.

STILL, Torri, « RED Rum - Pernod readies for Round 2 with Bacardi over its Havana Club mark » (October 1999), *IP Worldwide* 19.

Journal of the Association of University Technology Managers

WILLEY, Teri F., « Opening Remarks to the U.S. Senate Committee on Commerce, Science, and Transportation » (1999), 11 *JAUTM* 1.

PRICE, Steven C. et Bryan Z. RENK, « Plant Intellectual Property Transfer Mechanisms at Universities » (1999), 11 *JAUTM* 5.

WINNER, Ellen P., « Federally Registered Trademarks Add Value to Technology » (1999), 11 *JAUTM* 25.

YOUNG, Terry A., « Personal Impressions of China » (1999), XI *JAUTM* 39.

JANSEN, Christina et Harrison F. DILLON, « Where do the Leads for Licenses Come From? Source Data from Six Institutions » (1999), 11 *JAUTM* 51.

LINK, Albert N., « A Suggested Method for Assessing the Economic Impacts of University R&D : Including Identifying Roles for Technology Transfer Officers » (1999), 11 *JAUTM* 67.

LES NOUVELLES

McGUIRE, Chester C., « Using Your PC to Model Royalty Negotiation » (1999), 34-3 *LES N.* 101.

HENDRICK Jr., Edward J., « IP Management Challenges – Meeting the Competition » (1999), 34-3 *LES N.* 106.

BERTHA, Steve L., « Do Universities Have a New Mission? » (1999), 34-3 *LES N.* 114.

FAUS, Jordi, « Rules of Game for Medicinal IP in EY » (1999), 34-3 *LES N.* 117.

XUE, Hong, « China Raising Protection for Copyright » (1999), 34-3 *LES N.* 119.

DEGNAN, Stephen A. et Brian NAPPER, « Trade, Service, Persona Marks Get Big Royalties » (1999), 34-3 *LES N.* 125.

ANSON, Weston, « How Intangible Assets Drive Capitalization » (1999), 34-3 *LES N.* 133.

Managing Intellectual Property

EGGLESTON Carmen R. et Susan BARBIERI MONTGOMERY, « IP Collateral : An Emerging Financing Tool », (September 1999), 92 *Managing Intellectual Property*, 83.

NURTON, James, « Pulling together a mega-deal », (September 1999), 92 *Managing Intellectual Property*, 73.

WILLOUGHBY, Tony, « International exhaustion and public health », (September 1999), 92 *Managing Intellectual Property*, 69.

TESSENHOHN, John et Shusaku YAMAMOTO, « Japan tackles the technology tsunami », (September 1999), 92 *Managing Intellectual Property*, 66.

VON MEIBOM, Wolfgang et Christian HARMSEN, « Germany goes colour blind », (September 1999), 92 *Managing Intellectual Property*, 21.

ELMSLIE, Mark, « Threatening behaviour », (September 1999), 92 *Managing Intellectual Property*, 24.

KEARSEY, Brian N. et John MacNAUGHTON, « A model of modern innovative licensing », (September 1999), 92 *Managing Intellectual Property*, 16.

BERMAN, Charles, « A global patent solution comes into view », (October 1999), 93 *Managing Intellectual Property* 70.

POOLEY, Jim et Walt BRATIC, « The value of trade secrets », (October 1999), 93 *Managing Intellectual Property*, 66.

Marquette Intellectual Property Law Review

COTTER, Thomas F., « Is This Conflict Really Necessary?: Resolving an Ostensible Conflict Between Patent Law and Federal Trademark Law » (1998), 1-3 *MIPR*.

QUINN, JR., Eugene R., « Using Alternative Dispute Resolution to Resolve Patent Litigation: A Survey of Patent Litigators » (1998), 1-3 *MPLR*.

ANDERSON, Scott D., « Enforcing Medical Procedure Patents: It Is Not Too Late » (1998), 1-3 *MPLR*.

EBERLE, Mary, « March-In Rights Under the Bayh-Dole Act: Public Access to Federally Funded Research » (1998), 1-3 *MPLR*.

STAHELI, M. Reed, « Deserved Deference: Reconsidering the De Novo Standard f Review for Claim Construction » (1998), 1-3 *MPLR*.

Repères

CÔTÉ, Éric F., « Les obligations implicites d'un franchiseur en droit civil québécois » (1999), 7-11, Repères 366.

The Journal of Intellectual Property (Chicago-Kent College of Law)

LURY, Alexis A. « OFFICIAL INSIGNIA, CULTURE, AND NATIVE AMERICANS: An Analysis of Whether Current United States Trademark Law Should Be Changed to Prevent the Registration of Official Tribal Insignia » (Summer 1999) 1- 2 *The Journal of Intellectual Property*, [Http://www.kentlaw.edu/student_orgs/jip/volume1/insignia.htm#N_1_](http://www.kentlaw.edu/student_orgs/jip/volume1/insignia.htm#N_1_).

McCLUGGAGE, Laura A., « Copyright Reform in Poland, Russia and Hungary: Harmonization Towards a TRIPS Standard » (Summer 1999) 1- 2 *The Journal of Intellectual Property*.

NGUYEN, Xuan-Thao N., « A CIRCUS AMONG THE CIRCUITS: Would the Truly Famous and Diluted Performer Please Stand up? The Federal Trademark Dilution Act and Its Challenges » (Summer 1999) 1- 2 *The Journal of Intellectual Property*, [Http://www.kentlaw.edu/student_orgs/jip/volume1/circus.htm](http://www.kentlaw.edu/student_orgs/jip/volume1/circus.htm).

BARBO, Douglas Y., « Interpreting Words in a Patent » (Summer 1999) 1- 2 *The Journal of Intellectual Property*.

The Richmond Journal of Law and Technology

REILLY, Robert A., « Conceptual Foundations of Privacy: Looking Backward Before Stepping Forward », (Fall 1999), 6-2 *Rich. J.L.&Tech.* 6, <http://www.richmond.edu/jolt/v6i2/article1.html>.

RICCI, Jonathane M., « Electronic Commerce and Non-Resident Aliens: The Internal Revenue Service Versus International Cyberspace Transactions » (Fall 1999), 6-2 *Rich. J.L.&Tech..* 7, <<http://www.richmond.edu/jolt/v6i2/article2.html>>.

MAIER, Mark J., « Affordable Internet Access for All Americans » (Fall 1999) 6-2 *Rich. J.L.&Tech..* 8, <<http://www.richmond.edu/jolt/v6i2/article3.html>>.

WALDMAN, Barry J., « A Unified Approach to Cyber-Libel: Defamation on the Internet, a Suggested Approach » (Fall 1999) 6-2 *Rich. J.L.&Tech.* 9, <<http://www.richmond.edu/jolt/v6i2/note1.html>>.

LUPTON, W. Everett, « The Digital Signature: Your Identity by the Numbers » (Fall 1999) 6-2 *Rich. J.L.&Tech.* 10, <<http://www.richmond.edu/jolt/v6i2/note2.html>>.

HANCOCK, Michael D., « The Fourth Circuit's Narrow Definition of "Matters of Public Concern" Denies State-Employed Academics Their Say: *Urofsky v. Gilmore* (Fall 1999) 6-2 *Rich. J.L.&Tech.* 11, <<http://www.richmond.edu/jolt/v6i2/note3.html>>.

LANDAU, Philip J., « Comment: Products Liability in the New Millennium: Products Liability and the Y2K Crisis » (Fall 1999) 6-2 *Rich. J.L.&Tech.* 12, <<http://www.richmond.edu/jolt/v6i2/note4.html>>.

The Stanford Technology Law Review

WALKER, David, « Privacy in the Digital Age: Encryption Policy - A Call for Congressional Action » [1999] *Stanford Technology Law Review* 3, <http://stlr.stanford.edu/STLR/Articles/99_STLR_3/index.htm>.

FRAM, Robert D., RADIN, Margaret Jane et Thomas P. BROWN « Altered States: Electronic Commerce and Owning the Means of Value Exchange » [1999] *Stanford Technology Law Review* 2, <http://stlr.stanford.edu/STLR/Articles/99_STLR_2/index.htm>.

COOPER DREYFUSS, Rochelle, « Warren and Brandeis Redux: Finding (More) Privacy Protection In Intellectual Property Lore » [1999] *Stanford Technology Law Review* VS 8,

<http://stlr.stanford.edu/STLR/Symposia/Privacy/99_VS_8/>.

BARTON, John H., « Competition and Competitive Uses of Intellectual Property » [1999] *Stanford Technology Law Review*, <http://stlr.stanford.edu/STLR/Symposia/Antitrust/99_VS_1/>.

ARORA, Ashish et Andrea FOSFURI « Licensing in the Chemical Industry » [1999] *Stanford Technology Law Review*, <http://stlr.stanford.edu/STLR/Symposia/Antitrust/99_VS_2/>.

SINROD, Eric J. et Barak D. JOLISH « Controlling Chaos: The Emerging Law of Privacy and Speech in Cyberspace » [1999] *Stanford Technology Law Review* 1, <http://stlr.stanford.edu/STLR/Articles/99_STLR_1/index.htm>.

FROOMKIN, Michael et Joel REINDENBERG ed., « Privacy and Computer-Mediated Surveillance - a virtual symposium » [1999] *Stanford Technology Law Review*, <<http://stlr.stanford.edu/STLR/Symposia/Privacy/index.htm>>.

« Antitrust and Intellectual Property - a virtual symposium » [1999] *Stanford Technology Law Review*, <<http://stlr.stanford.edu/STLR/Symposia/Antitrust/index.htm>>.

BARTON, John H. et Sony J. PARAPATT « Patent Litigation and Its Relationship to Industry Structure and Competition in the Photographic Film and Camera Industry » [1999] *Stanford Technology Law Review*,

<http://stlr.stanford.edu/STLR/Symposia/Antitrust/99_VS_4/>.

BARTON, John H. « The Impact of Contemporary Patent Law on Plant Biotechnology Research » [1999] *Stanford Technology Law Review*, <http://stlr.stanford.edu/STLR/Symposia/Antitrust/99_VS_3/>.

The Trademark Reporter

BURGUNDER Lee B. « Commercial Photographs of Famous Buildings: The Sixth Circuit Fails to Make the Hall of Fame» (1999), 89 *Trademark Reporter* 791.

ALBERT, Michael A. and Robert L. BOCCHINO Jr., « Trade Libel : Theory and Practice Under the Common Law, the Lanham Act, and the First Amendment » (1999), 89 *Trademark Reporter* 826.

World Intellectual Property Report

ROWE, Heather, « The International Safe Harbor Principles » (1999), 13 *WIPR* 414.

SCHLEE, Alexander R., « Euro-PCT Applications : Failure To Meet The Time Limit For Entry Into The Regional Phase Before The EPO—Can Life Still Go On? (1999)13 *WIPR* 412.

World Internet Law Report

MURPHY, Michael T., « Trademarks and Free Speech : Internet Metatags and « Suck » Sites » (1999), 1-1 *WILR* 35.

REIMERS, Megan, « Defamation And The Internet : A Risky Business » (1999), 1-1 *WILR* 30.

OSBORNE, Richard, « Electronic Commerce in New Zealand » (1999), 1-1 *WILR* 24.

AZIM-KHAN, Rafi, « Advertising on the Net » (1999), 1-1 *WILR* 22.

BRISTOWS, « The Internet: Can Concealing Your Competitor's Trade Mark Be an Infringement? (1999), 1-1 *WILR* 21.

BRISTOWS, « Computer Games In Cyberspace? » (1999), 1-1 *WILR* 18.

LOCKERBY, Michael), «Trade Secrets Protection in Cyberspace, Part I» (1999), 1-2 *WILR* 12.

SCOTT, Brendan, «An Essential Guide To Internet Censorship In Australia» (1999), 1-2 *WILR* 16.

HARDESTY, David, «E-Commerce Commission Calls for a New Tax System (1999), 1-2 *WILR* 22.

DURIE, Robyn, «Solutions to International Regulatory Challenges» (1999), 1-2 *WILR* 26.

* 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.