

**PUBLICATIONS RÉCENTES
EN MATIÈRE DE PROPRIÉTÉ INTELLECTUELLE
(Mars 1999 – Septembre 1999)**

American Intellectual Property Law Association Quarterly Journal (AIPLA)

LUCAS, John M., “The Doctrine of Simultaneous Conception and Reduction to Practice in Biotechnology: A Double Standard for the Double Helix”, 26 *AIPLA Quarterly Journal* (n° 4) 381.

HERMANN, Karen C., “Are Antitrust counterclaims in Patent Infringement Suits Permissive or Compulsory?”, 26 *AIPLA Quarterly Journal* (n° 4) 437.

MEYER, Greta, “Section 102(b) Public Use: A Question of Fact”, 26 *AIPLA Quarterly Journal* (n° 4) 463.

POPLAWSKI, Edward G., “Selection and Use of Experts in Patent Cases”, 27 *AIPLA Quarterly Journal* (n° 1) 1.

McMAHON, Charles M., “Intent to Commit Fraud on the USPTO: Is Mere Negligence Once Again Inequitable?”, 27 *AIPLA Quarterly Journal* (n° 1) 49.

MIDGLEY, Peter M., Jr., “The Freedom of Information Act: Another Pond for Prior Art Fishing Expeditions”, 27 *AIPLA Quarterly Journal* (n° 1) 77.

Appeal

NEST, Conrad, “From "ABBA" to Gould: A Closer Look at the Development of Personality Rights in Canada”, (1999) 5 *Appeal* 12.

Barreau du Québec, Service de la formation permanente, Développements récents en droit de la propriété intellectuelle, (1999) (ISBN 2-89451-347-X)

BÉLANGER, Lucie et Marc BÉLANGER, “Les incidences fiscales de l’exécution de la RS&DE et l’exploitation de la technologie”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 1.

FRANCHI, Éric, “L’accès au patrimoine culturel en vue de la production d’œuvres interactives”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 41.

GEORGIEV, Stephan P., Brigitte MATTAR et Trina SARIN, “Les brevets d’invention sur les logiciels – une démarche stratégiquement importante pour l’industriel innovateur”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 67.

CARRIÈRE, Laurent, “La protection statutaire des marques non traditionnelles au Canada: quelques réflexions sur leur enregistrabilité et distinctivité”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 79.

BERTRAND, Lise, “L’œuvre multimédia et le droit d’auteur”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 165.

BICH, Marie-France, “Emploi et propriété intellectuelle – Méditations sur les droits moraux du salarié”, Barreau du Québec, *Développements récents en droit de la propriété intellectuelle* (1999) 195.

Boston College Intellectual Property and Technology Forum (BCIPTF)

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

SELTZER, Mark D. et Angela A. BURNS, “ Criminal Consequences of Trade Secret Misappropriation : Does the Economic Espionage Act Insulate Trade Secrets from Theft and Render Civil Remedies Obsolete? ”, (1999) *B.C. Intell. Prop. & Tech. F.*

SCOVILLE, Adam White, “ Clear Signatures, Obscure Signs ”, (1999) *B.C. Intell. Prop. & Tech. F.*

Bulletin du droit d’auteur

LUCAS, André, “Propriété intellectuelle et infrastructure globale d’information”, (1998) XXXII *Bulletin du droit d’auteur* (n° 1) 3.

KÉRÉVER, André, “Les nouveaux traités de l’OMPI: Traité de l’OMPI sur le droit d’auteur et Traité de l’OMPI sur les interprétations et exécutions, et les phonogrammes”, (1998) XXXII *Bulletin du droit d’auteur* (n° 2) 3.

FEDOTOV, Mikhaïl, “Le cyberspace comme lieu de droit”, (1998) XXXII *Bulletin du droit d’auteur* (n° 2) 18.

OMAN, Ralph, “Nécessité d’une responsabilité juridique partagée sur l’Internet”, (1998) XXXII *Bulletin du droit d’auteur* (n° 2) 27.

NORMAN, Sandy, “Les bibliothécaires: plaidoyer pour un cas à part”, (1998) XXXII *Bulletin du droit d’auteur* (n° 2) 37.

QAYED AL-AMADI, Abdullah A., “La loi qatarienne sur la protection des œuvres intellectuelles et des droits d’auteur”, (1998) XXXII *Bulletin du droit d’auteur* (n° 2) 44.

BRULÉ, Claude, “Soleil et tempête”, Confédération internationale des sociétés d’auteurs et compositeurs (CISAC), (1998) XXXII *Bulletin du droit d’auteur* (n° 3) 4.

DIETZ, Adolph et André FRANÇON, “Le droit d’auteur en tant que droit de l’homme”, Association littéraire et artistique internationale (ALAI), (1998) XXXII *Bulletin du droit d’auteur* (n° 3) 7.

CORREA, Joao, “La Déclaration universelle des droits de l’homme et les droits moraux et patrimoniaux dans l’audiovisuel”, Association internationale des auteurs de l’audiovisuel (AIDAA) et Fédération européenne des réalisateurs de l’audiovisuel (FERA), (1998) XXXII *Bulletin du droit d’auteur* (n° 3) 9.

BÉCOURT, Daniel, “Le droit d’auteur et les droits de l’homme”, Association internationale des avocats du droit d’auteur (AIADA), (1998) XXXII *Bulletin du droit d’auteur* (n° 3) 13.

BLOKH, Alexandre, "PEN International et la Déclaration universelle des droits de l'homme", PEN International, (1998) XXXII *Bulletin du droit d'auteur* (n° 3) 16.

KÉRÉVER, André, "Le droit d'auteur est l'un des droits de l'homme", (1998) XXXII *Bulletin du droit d'auteur* (n° 3) 18.

GAUTIER, Pierre-Yves, "Les "colonnes numériques" du droit d'auteur", (1998) XXXII *Bulletin du droit d'auteur* (n° 3) 26.

TIER, Akolda M., "La protection du droit d'auteur et des droits voisins au Soudan: évaluation de la loi de 1996", (1998) XXXII *Bulletin du droit d'auteur* (n° 3) 45.

PURI, Kamal, "Préservation et conservation des expressions du folklore", (1998) XXXII *Bulletin du droit d'auteur* (n° 4) 5.

SHYLLON, Folarin, "Conservation, préservation et protection juridique du folklore en Afrique: un tour d'horizon", (1998) XXXII *Bulletin du droit d'auteur* (n° 4) 40.

MASSEY, Rachel et Christopher STEPHENS, "Les droits de propriété intellectuelle, la loi et l'art des peuples autochtones", (1998) XXXII *Bulletin du droit d'auteur* (n° 4) 52.

LARREA RICHERAND, Gabriel F., "La nouvelle loi du Mexique sur le droit d'auteur", (1998) XXXII *Bulletin du droit d'auteur* (n° 4) 77.

Canadian Business Law Journal

TAKACH, George, "Internet Law : Dynamics, Themes and Skill Sets ", (July 1999) 32 *Canadian Business Law Journal* (n° 1) 1.

GREGORY, John D., " Solving Legal Issues in Electronic Commerce ", (July 1999) 32 *Canadian Business Law Journal* (n° 1) 84.

WAITE, David, " Consumer Protection Issues in Internet Commerce ", (July 1999) 32 *Canadian Business Law Journal* (n° 1) 132.

Canadian Intellectual Property Review (CIPR) (ISSN 0825-7256)

VAN ZANT, Joan M., " Proposals for Reducing Patent Costs in Canada ", (mars 1999) *Canadian Intellectual Property Review* 167.

FERANCE, Stephen J., " The Use of Indefinite Terms such as "About" and "At Least About" in Patent Claims ", (mars 1999) *Canadian Intellectual Property Review* 185.

FERANCE, Stephen J., " Canada's New Novelty Regime, and the Abolition of "Uninformative Use" as Anticipation ", (mars 1999) *Canadian Intellectual Property Review* 199.

BINKLEY, Gregor P., " Patent Rights and New Product Development in Canada ", (mars 1999) *Canadian Intellectual Property Review* 231.

GRANT, Jane E., " Global Licensing from a Canadian Perspective ", (mars 1999) *Canadian Intellectual Property Review* 239.

MOSKIN, Jonathan E., “ Canada and the Future of Internet Governance ”, (mars 1999) *Canadian Intellectual Property Review* 247.

SAUNDERS, Raymond H., “ Does Canadian Patent Practice Impair Technological Development? ”, (mars 1999) *Canadian Intellectual Property Review* 265.

WILKINSON, Stuart, “ The Evolving Relationship Between Patents and Standards : The Diamonds Are Safe ”, (mars 1999) *Canadian Intellectual Property Review* 275.

CARRIÈRE, Laurent, “ Contrefaçon de marques de commerce : quelques facteurs à considérer avant l’institution des procédures ”, (mars 1999) *Canadian Intellectual Property Review* 283.

MILLARD, Allan et Arturo BRION, “ Section 52 of the Patent Act : A Time for Change ”, (mars 1999) *Canadian Intellectual Property Review* 315.

BOUDREAU, Jean-Claude, “ AT&T Technologies : A Contribution to the Purposive Construction Approach for Patent Infringement Analysis in Canada ”, (mars 1999) *Canadian Intellectual Property Review* 323.

Columbia-VLA Journal of Law & the Arts

AUSTIN, Graeme W., “Domestic Laws and Foreign Rights: Choice of Law in Transnational Copyright Infringement Litigation”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 1) 1.

OYER III, Harvey E., “The 1954 Hague convention for the Protection of Cultural Property in the Event of Armed Conflict – Is It Working? A Case Study: The Persian Gulf War Experience”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 1) 49.

GINSBURG, Jane C., “Essay: Copyright and Intermediate Users’ Rights”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 1) 67.

WEINBERGER, James D., “Baseball Trademark Licensing and the Antitrust Exemption: An Analysis of *New York Yankees Partnership v. Major League Baseball Enterprises, Inc.* ”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 1) 75.

KLINGSPORN, Gregory K., “The conference on Fair Use (CONFU) and the Future of Fair Use Guidelines”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 1) 101.

MANES, Stephen, “Surfing and Stealing: An Author’s Perspective The 1999 Horace S. Manges Lecture .”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 2) 127.

GINSBURG, Jane C., “Copyright Legislation for the "Digital Millenium"”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 2) 137.

ZALON, Jules D., “Ex Parte Seizure Orders: Don’t Kill The Goose That Laid This Golden Egg!”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 2) 181.

ZLATARSKI, Vera, “"Moral" Rights and Other Moral Interests: Public Art Law in France, Russia, and the United States”, 23 *Columbia-VLA Journal of Law & the Arts* (n^o 2) 201.

Canadian Patent Reporter (ISSN 0008-4689)

LEE, Jeanette, "The Digital Shift : Canadian copyright Protection for MIDI-Generated Works", (1999) 82 *C.P.R.* (3d) 18.

Copyright World (ISSN 0950 2505)

SCHOEN, Marian, "Australian Governmental Exhibition Indemnity", (March 1999) *Copyright World* 11.

PAVIN, Daniel, "The UK's Competitive Future: Has the UK Government Done its Due Diligence?", (March 1999) *Copyright World* 15.

MARGOLIS, Jared, "Copyright and Computer Law in Hong Kong: Key Developments in the 1990s", (March 1999) *Copyright World* 19.

MCLEOD, Malcolm E., "What All IP Practitioners Should Know About Bill C-32", (March 1999) *Copyright World* 22.

KARLEN, Peter H., "Intellectual Property in Aesthetic Creations", (April 1999) *Copyright World* 14.

GERVAIS, Dr. Daniel, "The TRIPs Agreement: A Solution to On-Line Liability?", (April 1999) *Copyright World* 21.

SIMCOE, Elliott S. et Daphne L. MARAVEI, "The Glamorous Side of copyright: Celebrity Infringements", (April 1999) *Copyright World* 26.

RITCHIE, Andrew, "Take Care with Film Synchronisation Rights", (April 1999) *Copyright World* 29.

LAWSON, Euan et Andrew STAND, "Sounds Unlimited 2: Music and Copyright in Cyberspace – An Update", (May 1999) *Copyright World* 16.

KOMEN, Edwin, "Are States Immune from Copyright Suits? The Story Continues...", (May 1999) *Copyright World* 21.

RADCLIFFE, Mark, "The Technical Provisions of the DMCA", (May 1999) *Copyright World* 25.

BARRON, David, "Copyright and Design Right Licences of Right: Ten Years On", (May 1999) *Copyright World* 28.

GREEN, Elizabeth, "The Designs Directive and the Law of the United Kingdom: Part 1", (May 1999) *Copyright World* 34.

KENNEDY, Gabriela, "Software Licences: A Necessary Evil?", (June-July 1999) *Copyright World* 18.

CROOKES, Adrian, "PRS Distribution and Data Review", (June-July 1999) *Copyright World* 24.

BARRON, David, "Unregistered Design Right: Ten Years On" (June-July 1999) *Copyright World* 27.

GREEN, Elizabeth, "The European Designs Directive: Part 2", (June-July 1999) *Copyright World* 33.

CUMBOW, Robert C., “Are There Any IP Rights in the *New York Times* Best Sellers List?”, (August 1999) *Copyright World* 12.

HARTNICK, Alan J., “Millennium Musing: ‘New Uses’ and the Public Domain”, (August 1999) *Copyright World* 16.

CLARK, Simon, “Infringement of Design Right in the Design of Part of an Article”, (August 1999) *Copyright World* 20.

KECK, Colleen et Conor DOWNEY, “Securitisation of Madam Tussaud’s”, (August 1999) *Copyright World* 23.

E Law – Murdoch University Electronic Law Journal (ISSN 1321-8247)

BLAKENEY, Michael, “Interfacing Trade Marks And Domain Names”, (March 1999) *E Law – Murdoch University Electronic Journal of Law* 6-1

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

SCHONNING, Peter, “Internet and the Applicable Copyright Law: A Scandinavian Perspective”, 21 *EIPR* (n^o 2), p. 45.

ESPINEL, Victoria, “The U.S. Recording Industry and Copyright Law: An Overview, Recent Developments and the Impact of Digital Technology”, 21 *EIPR* (n^o 2) 53.

VAN MELLE, Abraham, “Parallel Importing in New Zealand: Historical Origins, Recent Developments, and Future Directions”, 21 *EIPR* (n^o 2) 63.

COHEN, Laurence J. et Kate SCHMIT, “Is the English Law of Passing Off Discriminatory to Continental European Trade Mark Owners?”, 21 *EIPR* (n^o 2) 88.

BAND, Jonathan, “The Digital Millennium Copyright Act: A Balanced Result”, 21 *EIPR* (n^o 2) 92.

RODGER, Laura et Mark FINN, “Recent Patent Litigation Developments: Privileged Documents and Pleading Prior Disclosures and Users”, 21 *EIPR* (n^o 2) 94.

BURDON, Michael et Joanne GREEN, “A Fog Lifts: U.K. Patent Amendment Practice Amended”, 21 *EIPR* (n^o 2) 98.

HEIDE, Thomas, “The Berne Three-Step Test and the Proposed Copyright Directive”, 21 *EIPR* (n^o 3) 105.

BEKKERS, Rudi et Isabelle LIOTARD, “European Standards for Mobile Communications: The Tense Relationship between Standards and Intellectual Property Rights”, 21 *EIPR* (n^o 3) 110.

WAGNER, Annett, “Infringing Trade Marks: Function, Association and Confusion of Signs According to the E.C. Trade Marks Directive”, 21 *EIPR* (n^o 3) 127.

PHILLIPS, John et Lionel BENTLEY, “Copyright Issues: The Mysteries of Section 18”, 21 *EIPR* (n^o 3) 133.

MOODY-STUART, Tom, “Quantum in Accounts of Profits: The Acid Test”, 21 *EIPR* (n° 3) 147.

POLINER, Howard, “Appellations of Origin in Israel Pursuant to the Lisbon Agreement”, 21 *EIPR* (n° 3) 149.

GERVAIS, Daniel J., “The Trips Agreement”, 21 *EIPR* (n° 3) 156.

LAI, Stanley, “Digital Copyright and Watermarking”, 21 *EIPR* (n° 4) 171.

WHITE, Alan A., “Sunglasses: A Benefit to Health?”, 21 *EIPR* (n° 4) 176.

TURNER, Jonathan D.C., “The U.K. Competition Act 1998 and Private Rights”, 21 *EIPR* (n° 4) 181.

VINJE, Thomas, “Copyright Imperilled?”, 21 *EIPR* (n° 4) 192.

SCHAEFFER, Martin, Clemens RASCH et Thorsten BRAUN, “Liability of On-Line Service and Access Providers for Copyright Infringing Third-Party Contents”, 21 *EIPR* (n° 4) 208.

SCOTT, Andrew, “The Dutch Challenge to the Bio-Patenting Directive”, 21 *EIPR* (n° 4) 212.

SUMPTER, Paul, “Chainsaws and Killer Crocs Down Under: Is New Zealand’s Industrial Design Protection Also Too Strong?”, 21 *EIPR* (n° 4) 215.

ROSENBURG, David et Marleen VAN KERCKHOVE, “*Upjohn v. Paranova* : Utterly Exhausted by a Trip Too Far”, 21 *EIPR* (n° 5) 223.

GEVERS, Fortent et David TATHAM, “The Continuing Story of the Examination of Seniority Claims by the OHIM in Alicante”, 21 *EIPR* (n° 5) 228.

COHEN, Julie E., “WIPO Copyright Treaty Implementation in the United States: Will Fair Use Survive?”, 21 *EIPR* (n° 5) 236.

STECKLER, Brunhilde, “Current Legal Aspects of Electronic Commerce Regarding German Contract Law”, 21 *EIPR* (n° 5) 248.

HARRIS, Gordon, “Trends in U.K. Patent Litigation: The Age of Reason”, 21 *EIPR* (n° 5) 254.

CADDICK, Nicholas et Jonathan RADCLIFFE, “When is a Design Commonplace?”, 21 *EIPR* (n° 5) 264.

DIETZ, Bernard C., “The Protection of Materials Underlying Motion Pictures”, 21 *EIPR* (n° 5) 267.

PHILLIPS, Jeremy, “Fakin’It”, 21 *EIPR* (n° 6) 275.

DAVISON, Mark J., “Proposed U.S. Database Legislation: A Comparison with the U.K. Database Regulations”, 21 *EIPR* (n° 6) 279.

DUSOLLIER, Séverine, “Electrifying the Fence: The Legal Protection of Technological Measures for Protecting Copyright”, 21 *EIPR* (n° 6) 285.

LUDLOW, Karinne, “Genetically Modified Organisms and Their Products as Patentable Subject-Matter in Australia”, 21 *EIPR* (n° 6) 298.

ROSE, David, “The E.U. Trade Barrier Regulation: An Effective Instrument for Promoting Global Harmonisation of Intellectual Property Rights?”, 21 *EIPR* (n° 6) 313.

BRAY, Oliver, “Nuclear Warfare between Electrolux and Dyson: Worth Pushing the Button?”, 21 *EIPR* (n° 6) 321.

MICHAELS, Amanda, “Intellectual Property Injunctions: Never Mind the Width, Feel the Quality?”, 21 *EIPR* (n° 6) 326.

VAVER, David, “Taking Stock”, 21 *EIPR* (n° 7) 339.

WEATHERALL, Kimberlee, “An End to Private Communications in Copyright? The Expansion of Rights to Communicate Works to the Public: Part 1”, 21 *EIPR* (n° 7) 342.

RAHMATIAN, Andreas, “Infringement of Trade Marks in the United Kingdom and in Australia”, 21 *EIPR* (n° 7) 354.

MARCHESE, David, “Joint Ownership of Intellectual Property”, 21 *EIPR* (n° 7) 364.

DOHERTY, Michael et Ivor GRIFFITHS, “Costs in the Copyright Tribunal: Negotiate or Litigate?”, 21 *EIPR* (n° 7) 370.

LINDNER, Brigitte, “Switzerland: The Cradle of International Exhaustion?”, 21 *EIPR* (n° 7) 373.

PERKINS, Amanda et Amber C. STEBBING, “Artful Determination”, 21 *EIPR* (n° 7) 377.

ADAMS, John N., “The Reporting Exception: Does It Still Exist?”, 21 *EIPR* (n° 8) 383.

SAMUELSON, Pamela et Kurt OPSAHL, “Licensing Information in the Global Information Market: Freedom of Contract Meets Public Policy”, 21 *EIPR* (n° 8) 386.

WEATHERALL, Kimberlee, “An End to Private Communications in Copyright? The Expansion of Rights to Communicate Works to the Public: Part 2”, 21 *EIPR* (n° 8) 398.

FELLAS, John, “Laches as a Defence to Trademark and Trade Dress Infringement in the United States”, 21 *EIPR* (n° 8) 410.

HEAL, Madeleine, “Loosening the Ties: Tie-In Clauses to Be Assessed under “Effects”-based Competition Act”, 21 *EIPR* (n° 8) 414.

ELLIOTT, Clive et Breon GRAVATT, “Domain Name Disputes in a Cross-Border Context”, 21 *EIPR* (n° 8) 417.

Federal Communications Law Journal (FCLJ)

SCHJEJTER, Amit M., “The Fairness Doctrine is Dead and Living in Israel”, (1999) 51-2 *FCLJ*, Article 1.

TRINCHERO, Mark P. et Holly Rachel SMITH, “Federal Preemption of State Universal Service Regulations Under the Telecommunications Act of 1996”, (1999) 51-2 *FCLJ*, Article 2.

VOGT, Gregory J., “Cap-Sized: How the Promise of the Price Cap Voyage to Competition Was Lost in a Sea of Good Intentions”, (1999) 51-2 *FCLJ*, Article 3.

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.

KISH, Stevie A., “Betting on the Net: An Analysis of the Government’s Role in Addressing Internet Gambling”, (1999) 51-2 *FCLJ*, Article 6.

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

BEAMS, Christian C.M., “The Copyright Dilemma Involving Online Service Providers: Problem Solved ... for Now” (mars 1999) 6-1 *E Law* .

Hastings Communications and Entertainment Law Journal (HCELJ)

INTVEN, Hank, Mark ZOHAR et Jay HOWARD, “Internet Telephony – The Regulatory Issues”, (1998) 21 *HCELJ* (n^o 1), Article 1.

CONNOLLY BUTLER, Kathleen, “Keeping the World Safe from Naked-Chicks-in-Art Refrigerator Magnets: The Plot to Control Art Images in the Public Domain through Copyrights in Photographic and Digital Reproductions”, (1998) 21 *HCELJ* (n^o 1), Article 2.

ALBERT, Randi M., “A New ‘Program for Action’: Strengthening the Standards for Noncommercial Educational Licensees”, (1998) 21 *HCELJ* (n^o 1), Article 3.

CALVERT, Clay, “Toxic Television, Editorial Discretion, & The Public Interest: A Rocky Mountain Low”, (1998) 21 *HCELJ* (n^o 1), Article 4.

IDEA – The Journal of Law and Technology

VAN OVERWALLE, Geertrui, “Patent Protection for Plants: A Comparison of American and European Approaches”, 39 *IDEA The Journal of Law and Technology* (n^o 2) 143.

WALTERSCHEID, Edward C., “The Use and Abuse of History: The Supreme Court’s Interpretation of Thomas Jefferson’s Influence on the Patent Law”, 39 *IDEA The Journal of Law and Technology* (n^o 2) 195.

DONAHEY, Teague I., “Antitrust Counterclaims in Patent Infringement Litigation: Clarifying the Supreme Court’s Enigmatic *Mercoid* Decision”, 39 *IDEA The Journal of Law and Technology* (n^o 2) 225.

CARLSON, Dale L. et James R. BARNEY, “The Division of Rights Among Joint Inventors: Public Policy Concerns After *Ethicon v. U.S. Surgical*”, 39 *IDEA The Journal of Law and Technology* (n^o 2) 251.

DOLAK, Lisa A., "Conflicts of Interest: guidance for the Intellectual Property Practitioner", 39 *IDEA The Journal of Law and Technology* (n° 2) 267.

FRANKLIN PIERCE LAW CENTER'S SEVENTH BIENNIAL INTELLECTUAL PROPERTY SYSTEM MAJOR PROBLEMS CONFERENCE, "Digital Technology and Copyright: A Threat or A Challenge?", 39 *IDEA The Journal of Law and Technology* (n° 3) 291-388.

ENGELBERG, Alfred B., "Special Patent Provisions for Pharmaceuticals: Have They Outlived Their Usefulness?", 39 *IDEA The Journal of Law and Technology* (n° 3) 389.

FIELD, Thomas G., Jr., "Publishers Rights and Wrongs in the Cyberage", 39 *IDEA The Journal of Law and Technology* (n° 3) 429.

BOLEN, M. Christopher, Richard J. CAIRA et Jason S. WOOD, "When Scandal Becomes Vogue: The Registrability of Sexual References in Trademarks and Protection of Trademarks from Tarnishment in Sexual Contexts", 39 *IDEA The Journal of Law and Technology* (n° 4) 435.

SHERWOOD, Robert M., Vanda SCARTEZINI et Peter Dirk SIEMSEN, "Promotion of Inventiveness in Developing Countries Through a More Advanced Patent Administration", 39 *IDEA The Journal of Law and Technology* (n° 4) 473.

GOLDSCHIEDER, Robert, "Entrepreneurialism, The Engine That Has Helped the United States Regain World Leadership: An Example for Japanese Industry", 39 *IDEA The Journal of Law and Technology* (n° 4) 507.

WU, Ting Ting, "The New Criminal Copyright Sanctions: A Toothless Tiger?", 39 *IDEA The Journal of Law and Technology* (n° 4) 527.

CULLEM, James Gregory, "Panning for Biotechnology gold: Reach-Through Royalty Damage Awards for Infringing Uses of Molecular Sieves", 39 *IDEA The Journal of Law and Technology* (n° 4) 553.

Intellectual Property (ISSN 1198-9068)

DIMOCK, Ronald E., "Claims for Solicitor-Client Privilege and Litigation Privilege ", (1999) 5 *Intellectual Property* (n° 4) 290.

FIELD-MARSHAM, Marilyn M., "How Extensive Is the Power of the Registrar of Trade-marks to Expunge a Mark for Non-Use? ", (1999) 5 *Intellectual Property* (n° 4) 293.

HITCHMAN, Carol, "Trade Marks versus Patents : the Protection of Functional Elements ", (1999) 5 *Intellectual Property* (n° 4) 298.

PIBUS, Christopher J., "Federal Court Expunges Prominent Cigar Brands ", (1999) 5 *Intellectual Property* (n° 4) 300.

AYLEN, David A., "What Are Non-Traditional Trade Marks? ", (1999) 6 *Intellectual Property* (n° 1) 302.

HUGHES, Roger T., "Can Trade Marks Be Used to Extend Other Monopolies? ", (1999) 6 *Intellectual Property* (n° 1) 305.

RICHARD, Hugues G., “ Settling Copyright and Personality Cases Out of Court ”, (1999) 6 *Intellectual Property* (n° 1) 307.

NAHM, Tai, “ IP Assets as Leverage in Raising Money ”, (1999) 6 *Intellectual Property* (n° 1) 309.

LESPERANCE, Robert J., “ Damages Awarded for Breach of Confidential Information ”, (1999) 6 *Intellectual Property* (n° 1) 310.

Intellectual Property Today (IPT)

DEMEO, Karen L., “ Patent Licenses In Bankruptcy ”, (avril 1999) *IPT*, Article 1.

GOODHEW, Chris T., “ Australia Extension Of Term For Pharmaceutical Patents ”, (avril 1999) *IPT*, Article 2.

BUDD, Terry et al., “ Winning The Battle Over Non-Competes Effective Business and Trial Strategies To Ensure Victory ”, (avril 1999) *IPT*, Article 4.

BENNETT, Bill et al., “ Parallel Imports in Australia ”, (mai 1999) *IPT*, Article 3.

KESSLER, David A., “ Achieving Summary Judgment In Federal Trademark Cases ”, (mai 1999) *IPT*, Article 4.

EBERT, Laurence, “ Who’s Kidding Whom? More Thoughts on *Zurko* and the Finding of Facts ”, (mai 1999) *IPT*, Article 5.

OBERMAN, Michael S., “ Protecting a Valuable IP Franchise : The Copyright Solution ”, (mai 1999) *IPT*, Article 6.

OPPEDAHL, Carl, “ Filing A PCT Application May Lead To A Faster, Cheaper US Patent ”, (juin 1999) *IPT*, Article 1.

NEUNER, George W., “ Extending Market Exclusivity For Original Patented Brand Name Drugs ”, (juin 1999) *IPT*, Article 2.

MAGUIRE, William E., “ Registering Your Domain Name Is Just The Beginning : World Wide Web Trademark Squeeze Play ”, (juin 1999) *IPT*, Article 3.

CHRISTOPHER, John, “ Protect Marks With Web Site Escrow ”, (juin 1999) *IPT*, Article 4.

AMER, Nyron, “ Patent Claim Drafting ”, (juin 1999) *IPT*, Article 5.

CAPES, Nelson R., “ How To Survive A Patent Reexamination ”, (juin 1999) *IPT*, Article 6.

SHAPIRO, Steven E., “ Opposing Immoral and Scandalous Marks ”, (juillet 1999) *IPT*, Article 1.

KELLY, David M. et al., “ "No Fair! Stop Using My Marks" ”, (juillet 1999) *IPT*, Article 4.

EBERT, Laurence, “ Implicitly *Zurko* : The Need For Fact-finding As Plain As The Nose On Your Face ”, (juillet 1999) *IPT*, Article 5.

WALD, John Shay, “ Harmonization of Trademark Registration In Europe Hasn’t Worked Out as Promised ”, (juillet 1999) *IPT*, Article 6.

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 ”, (août 1999) *IPT*, Article 1.

UBELL, Franklin D., “ Corrective Advertising Damages As A Remedy In Patent Cases ”, (août 1999) *IPT*, Article 2.

GIBBONS, Robert G. et al., “ Combating The Cyberspace Piracy Epidemic ”, (août 1999) *IPT*, Article 3.

MEHRMAN, Michael J. et al., “ HR1907 – The American Inventors Protection Act of 1999 ”, (août 1999) *IPT*, Article 4.

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

OSER, Andreas, “ Patenting (Partial) Gene Sequences Taking Particular Account of the EST Issue ”, (1999) 30 *IIC* 1.

PAGENBERG, Jochen, “ The Exhaustion Principle and "Silhouette" Case ”, (1999) 30 *IIC* 19.

RAU, Albrecht, “ Trade Mark Related Problems in Implementation of the Directive on Tobacco Product Advertising ”, (1999) 30 *IIC* 28.

AL-AHMAR, Kanaan, “ Critical Review of the Trade Mark System in Syria ”, (1999) 30 *IIC* 39.

DEPELSENAIRE et Jean Marc MOUSSERON, “ Consideration of Material Not Produced – or Submitted Late – in EPO Opposition Proceedings ”, (1999) 30 *IIC* 135.

SCHRICKER, Gerhard, “ Protection of Pictorial Company Symbols Under German Law ”, (1999) 30 *IIC* 156.

HENNING-BODEWIG, Frauke, “ International Protection Against Unfair Competition – Article 10^{bis} Paris Convention. TRIPS and WIPO Model Provisions ”, (1999) 30 *IIC* 166.

BEIER, Friedrich-Karl, “ Exclusive Rights, Statutory Licenses and Compulsory Licenses in Patent and Utility Model Law ”, (1999) 30 *IIC* 251.

LEDERER, Franz, “ Equivalence of Chemical Product Patents ”, (1999) 30 *IIC* 275.

HASSEMER, Michael, “ Recent Developments in Trademark Protection Within Mercosur ”, (1999) 30 *IIC* 285.

ARIYANUNTAKA, Vichai, “ TRIPS and the Specialised Intellectual Property Court in Thailand ”, S(1999) 30 *IIC* 360.

LIU, Kung-Chung, “ Unfair Competition Law in Taiwan ”, (1999) 30 *ICC* 377.

KIM, Byung-II, “ The Protection of Trade Secrets in Korea ”, (1999) 30 *IIC* 403.

HEATH, Christopher, “ Industrial Property Protection in Vietnam ”, (1999) 30 *IIC* 419.

COHEN JEHORAM, Herman, “ Prohibition of Parallel Imports Through Intellectual Property Rights ”, (1999) 30 *IIC* 495.

OHLY, Ansgar, “ Trade Marks and Parallel Importation – Recent Developments in European Law ”, (1999) 30 *IIC* 512.

MES, Peter, “ Indirect Patent Infringement ”, (1999) 30 *IIC* 531.

IP Litigator (ISSN 1086-914X)

SWEENEY, John F., “ The United States Supreme Court’s Decision in *Pfaff*: A Culmination of over 200 Years of Evolution of the On-Sale Patentability Bar ”, (May/June 1999) 5 *IPL* (n ° 3) 1.

GOLDMAN, Gerald et James B. ALTMAN, “ The Canon of Narrow Construction of Patent Claims : A Misguided Doctrine ”, (May/June 1999) 5 *IPL* (n ° 3) 12.

O’NEILL III, Thomas et Harrie R. SAMARAS, “ Ties that Bind : Extension of the Common Interest Doctrine to Intellectual Property Transactions ”, (July/August 1999) 5 *IPL* (n ° 4) 1.

HARVEY, D. Peter, “ "Inevitable" Trade Secret Misappropriation after *PepsiCo, Inc. v. Redmond* ”, (July/August 1999) 5 *IPL* (n ° 4) 7.

WHALLEY, Sarah, “ Dilution : The UK Perspective ”, (July/August 1999) 5 *IPL* (n ° 4) 16.

GOLDMAN, Gerald et James B. ALTMAN, “ The Canon of Narrow Construction of Patent Claims : A Misguided Doctrine ”, (May/June 1999) 5 *IPL* (n ° 3) 12.

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

JOHNSTON, Robert Gilbert, “Symposium: digital Signature and Electronic Document Verification: Foreword”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 721.

SMEDINGHOFF, Thomas J. et Ruth Hill BRO, “Moving with Change: Electronic Signature Legislation as a Vehicle for Advancing E-Commerce”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 723.

GRIPMAN, David L., “Electronic Document Certification: A Primer on the Technology Behind Digital Signatures”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 769.

FAERBER, Charles N., “Book Versus Byte: The Prospects and Desirability of a Paperless Society”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 797.

ANDERSON, John C. et Michael L. CLOSEN, “Document Authentication in Electronic Commerce: The Misleading Notary Public Analog for the Digital Signature Certification Authority”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 833.

RICHARDS, R. Jason, “The Utah Digital Signature Act as ‘Model’ Legislation: A Critical Analysis”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 873.

MYERS, Stephen G., “Potential Liability Under the Illinois Electronic Commerce Security Act: Is It A Risk Worth Taking?”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 909.

SAUNDERS, Kurt M., “The Regulation of Internet Encryption Technologies: Separating the Wheat from the Chaff”, (1999) *JMJCIL* (Vol. XVII, n ° 3) 945.

OSTY, Michael J. et Michael J. PULCANIO, “The Liability of Certification Authorities to Relying Third Parties”, (1999) *JMJCIL* (Vol. XVII, n° 3) 961.

MACK, Raneta Lawson, “Digital Signatures, the Electronic Economy and the Protection of National Security: Some Distinctions with an Economic Difference”, (1999) *JMJCIL* (Vol. XVII, n° 3) 981.

ATHANASOPOULOS-ARVANITAKIS, Dina et Marilyn J. DYE, “A Proposed Code of Professional Responsibility for Certification Authorities”, (1999) *JMJCIL* (Vol. XVII, n° 3) 1003.

Journal of Information, Law and Technology (JILT)

ROWLAND, Diane, “ The Year 2000 Problem : Introduction (Editorial) ”, (1999) 2 *JILT*, Article 1.

BRADGATE, Robert, “ Beyond the Millennium – The Legal Issues : Sale of Goods Issues and the Millennium Bug ”, (1999) 2 *JILT*, Article 2.

CAMPBELL, Andrew, “ Banks and Business Customers : The Y2K Problem ”, (1999) 2 *JILT*, Article 3.

HUGHES, Gordon, “ Reasonable Design ”, (1999) 2 *JILT*, Article 4.

HOWELLS, Geraint, “ The Millennium Bug and Product Liability ”, (1999) 2 *JILT*, Article 5.

MACDONALD, Elizabeth, “ Y2K and Contractual Exemption Clauses ”, (1999) 2 *JILT*, Article 6.

PEYSNER, John, “ Y2K – Will There be a Litigation Explosion? ”, (1999) 2 *JILT*, Article 7.

ROWLAND, Diane, “ Negligence, Professional Competence and Computer Systems ”, (1999) 2 *JILT*, Article 8.

WELLS, Cella, “ The Millennium Bug and Corporate Criminal Liability ”, (1999) 2 *JILT*, Article 9.

LIPTON, Jacqueline, “ What’s in a (Domain) Name? Web Addresses as Loan Collateral ”, (1999) *JILT*, Article 10.

LODDER, Arno et Bart VERHEIJ, “ Computer-Mediated Legal Argument : Towards new Opportunities in Education ”, (1999) 2 *JILT*, Article 11.

MOHAMMED, Emir, “ An Examination of Surveillance Technology and Their Implications for Privacy and Related Issues – The Philosophical Legal Perspective ”, (1999) 2 *JILT*, Article 12.

ANGEL, John, “ Why use Digital Signatures for Electronic Commerce? ”, (1999) 2 *JILT*, Article 13.

HYDE, Stuart, “ A Few Coppers Change ”, (1999) 2 *JILT*, Article 14.

OVEREND, Sean, “ Standardisation of Data for the Judicial Intranet – Uniform Case Citation ”, (1999) 2 *JILT*, Article 15.

Managing Intellectual Property

BENNETT, Stephen et Howard MILHENCH, “ Taking a second bite of the cherry ”, (June 1999) *Managing Intellectual Property* 42.

NURTON, James, “ Famous Trade Marks – Strange pilgrims ”, (July/August 1999) *Managing Intellectual Property* 13.

GOULD, James W, “ Putting the expert into expert witness ”, (July/August 1999) *Managing Intellectual Property* 20.

LUCK, Janice, “ Finding a way to protect computer programs ”, (July/August 1999) *Managing Intellectual Property* 24.

CUNNINGHAM, Ralph, “ License or be damned ”, (July/August 1999) *Managing Intellectual Property* 25.

NOOR, Marjan et Phillip KOEHLER, “ The best way into Europe ”, (July/August 1999) *Managing Intellectual Property* 33.

RUSH, Andrea, “ Jingle all the way ”, (July/August 1999) *Managing Intellectual Property* 35.

Michigan Telecommunications and Technology Law Review (MTTLR)

CASS, Ronald A., “ Copyright, Licensing, and the "First Screen" ”, (1999) 5 *Mich. Telecomm. Tech. L. Rev.*

BAER, William J. et David A. BALTO, “ Antitrust Enforcement and High-Technology Markets ”, (1999) 5 *Mich. Telecomm. Tech. L. Rev.*

ABEL, Sally M., “ Trademark Issues in Cyberspace : The Brave New Frontier ”, (1999) 5 *Mich. Telecomm. Tech. L. Rev.*

CHAN, Raymond, “ Internet Framing : Complement or Hijack? ”, (1999) 5 *Mich. Telecomm. Tech. L. Rev.*

Patent World (ISSN 0950-2513)

CHANDRA, Arun, “ Antitrust Liability for Enforcing a Fraudulent Patent in the United States ”, (April 1999) 111 *Patent World* .

AKRES, Fiona, “ Scots and English Patent Law : A Comparison ”, (April 1999) 111 *Patent World* .

TESSENSOHN, John A., “ Size Does Matter : Recent Patent Damages in Japan ”, (April 1999) *Patent World* .

PARKER, John, “ Pharmaceutical Second Use Patents in New Zealand ”, (May 1999) 112 *Patent World* .

COOK, Trevor, “ Parallel Imports : Patent Aspects ”, (May 1999) 112 *Patent World* .

SHERWOOD, Robert M., Vanda SCARTEZINI et Peter Dirk SIEMSEN, “ Patents for Third World Inventors : Proposals for 21st Century Improvement ”, (May 1999) 112 *Patent World* .

LEES, Clifford, “ Utility Models : A Question of Balance ”, (May 1999) 112 *Patent World* .

- ROBERTS, Tim, “ Why Not Patent Plants? ”, (June/July 1999) 113 *Patent World* 14.
- HURDLE, Heidi, “ What Should be the Scope of a Permanent Injunction in Patent Infringement Actions? ”, (June/July 1999) 113 *Patent World* 17.
- BIRDE, Patrick J. et Linda M. SHUDY, “ Avoiding Wilful Infringement and Enhanced Damages in the USA ”, (June/July 1999) 113 *Patent World* 21.
- McFARLANE, Ross, “ How to Patent Software ”, (June/July 1999) 113 *Patent World* 24.
- GIELEN, Charles, “ The Patent and Indirect Patent Infringement ”, (June/July 1999) 113 *Patent World* 28.
- KUIPERS, Gertjan, “ International News – The Netherlands / Questions on TRIPs ”, (August 1999) 114 *Patent World* .
- VÉRON, Pierre, “ Recent Developments in French Case Law ”, (August 1999) 114 *Patent World* .
- TESSENSOHN, John, “ Japan Speeds Up Patent Reform ”, (August 1999) 114 *Patent World* .
- TREACY, Pat, “ *Magill v. Oscar Bronner* : Dominance and Enforcement of Intellectual Property Rights : Recent Developments ”, (August 1999) 114 *Patent World* .
- LAMB, Harry, “ Patent Law in the European Community : Taking Stock ”, (September 1999) 115 *Patent World* .
- WATTS, Justin et Brian CORDERY, “ No More Norwich Pharmacal? ”, (September 1999) 115 *Patent World* .
- ADAMO, Kenneth R., “ Interplay of Injunction and Discovery Proceedings with Arbitrations in the United States ”, (September 1999) 115 *Patent World* .
- DAVIES, Paul, “ Amendments to Chinese Patent Law ”, (September 1999) 115 *Patent World* .

Propriété industrielle Bulletin documentaire (PIBD)

- BARR, D., “ Faudrait-il changer les règles en matière de publication de brevets ? ”, (1999) *PIBD* (n ° 670, 15-02-1999) 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) II-24.
- TESSENSOHN, J.A. et S. YAMAMOTO, “ Un montant record de plusieurs milliards de yens accordé à titre de dommages-intérêts dans une action en contrefaçon de brevet (Japon) ”, (1999) *PIBD* (n ° 670, 15-02-1999) II-31.
- MEIER, K., “ Le droit allemand des inventions de salariés a-t-il fait ses preuves ? ”, (1999) *PIBD* (n ° 671, 1-03-1999) II-35.
- SCHACHTER, I., “ Israël : marques notoires ”, (1999) *PIBD* (n ° 671, 1-03-1999) II-37.

KUKKONEN, C.A., “ Soyez beau joueur et n’exploitez pas mon putt breveté : la protection par des droits de propriété intellectuelle de mouvements de sport (États-Unis) ”, (1999) *PIBD* (n ° 672, 15-03-1999) II-39.

SEN, A. et J. KAUR, “ OMC, riz Basmati et Inde ”, (1999) *PIBD* (n ° 672, 15-03-1999) II-44.

DÖRNER, S., “ Règlement des litiges et développements récents dans le cadre de l’accord relatif aux DPIC : bilan d’étape après quatre ans d’application ”, (1999) *PIBD* (n ° 673, 01-04-1999) II-47.

SANDEL, J., “ Alicante fait son arrivée au Danemark ”, (1999) *PIBD* (n ° 673, 01-04-1999) II-49

POMBO, F., “ Marques : similitude phonétique et contrefaçon (Espagne) ”, (1999) *PIBD* (n ° 673, 01-04-1999) II-49.

CLARK, A., “ Les importations parallèles : une nouvelle mission pour les douanes ? ”, (1999) *PIBD* (n ° 675, 1-05-1999) II-63.

BUNKE, H., “ La sécurité juridique est-elle menacée par la réintroduction d’un délai de grâce quant à la nouveauté ? ”, (1999) *PIBD* (n ° 676, 15-5-1999) II-79.

DÄNNER, K., “ La sécurité juridique est-elle menacée par la réintroduction d’un délai de grâce quant à la nouveauté ? (Réponse à l’article de H. Bunke) ”, (1999) *PIBD* (n ° 676, 15-5-1999) II-80.

JIANG, Q., “ Méthodes de calcul des dommages-intérêts dans les affaires de contrefaçon de brevet (Chine) ”, (1999) *PIBD* (n ° 677, 1-06-1999) II-89.

GIELEN, C., “ Pays-Bas : risque de confusion ”, (1999) *PIBD* (n ° 677, 1-06-1999), p. II-92.

KAMINA, P. “ La directive n ° 98/71/CE du 13 octobre 1998 sur la protection juridique des dessins ou modèles ”, (1999) *PIBD* (n ° 678, 15-06-1999) II-93.

LEE, P., “ Suède : les marques sonores désormais susceptibles d’enregistrement ”, (1999) *PIBD* (n ° 678, 15-06-1999) II-101.

SCHRAMM, D., “ L’obtention des brevets de dessins sur des sites Internet, une simple affaire de design (États-Unis) ”, (1999) *PIBD* (n ° 679, 1-07-1999) II-105.

KELLY, D.M. et J.M. GELCHINSKY, “ Les marques sur l’Internet : comment naviguer avec “ l’usage loyal ” ? ”, (1999) *PIBD* (n ° 679, 1-07-1999) II-106.

FEARON, G., “ Royaume-Uni : première décision de la cour d’appel en matière de droits de modèles sans enregistrement ”, (1999) *PIBD* (n ° 679, 1-07-1999) II-108.

HENNING-BODEWIG, F., “ La protection internationale contre la concurrence déloyale – L’article 10 bis de la convention d’union de Paris, l’accord ADPIC et les dispositions types de l’OMPI ”, (1999) *PIBD* (n ° 680, 15-07-1999) II-111.

ENGELHARDT, J., “ Arrêt du tribunal régional supérieur de Francfort dans l’affaire “ Classe E ” ”, (1999) *PIBD* (n ° 680, 15-07-1999) II-117.

OOSTING, B., “ Les revendications relatives à une seconde indication thérapeutique : développements récents ”, (1999) *PIBD* (n° 681, 1-08-1999) II-121.

WHATSTEIN, L., “ Israël : contrefaçon du fait d’une demande d’agrément avant l’expiration d’un brevet – réparations envisageables après l’expiration du brevet ”, (1999) *PIBD* (n° 681, 1-08-1999) II-126.

Revue de droit intellectuel L’Ingénieur-conseil

COMBALDIEU, J.C., “ La marque communautaire : trois ans de pratique – état de la situation ”, (1999) 89 *Revue de droit intellectuel L’Ingénieur conseil* (n°s 3-4) 139.

VAN INNIS, Th. et E. DE GRUYSE, “ The European Court of Justice Procedures and Decisions in Trademark Matters ”, (1999) 89 *Revue de droit intellectuel L’Ingénieur conseil* (n°s 3-4) 159.

DAUWE, B., “ The Community Trade Mark and the Jurisdiction of the National Courts ”, (1999) 89 *Revue de droit intellectuel L’Ingénieur conseil* (n°s 3-4) 177.

Revue internationale du droit d’auteur (RIDA)

DUFOUR, Bernard, “ Des expositions comme œuvres de l’esprit ”, (avril 1999) 180 *RIDA* 3.

KOUMANIOS, Georges, “ Faut-il avoir peur du droit moral ? ”, (avril 1999) 180 *RIDA* 87.

GINSBURG, Jane, “ Chronique des États-Unis (II) ”, (avril 1999) 180 *RIDA* 127.

QUOY, Nicolas, “ La responsabilité en matière de contrefaçon par reproduction ”, (juillet 1999) 181 *RIDA* 3.

WALRAVENS, Nadia, “ La notion d’originalité et les œuvres d’art contemporaines ”, (juillet 1999) 181 *RIDA* 97.

FRANÇON, André, “ Chronique de France ”, (juillet 1999) 181 *RIDA* 169.

Richmond Journal of Law & Technology (Richmond JOLT)

BELGUM, Karl D., “ Who Leads at Halftime? : Three Conflicting Visions of Internet Privacy Policy ”, (1999) 6-1 *Rich. J.L. & Tech.* , Article 1.

BROWN, Mary Maureen, Robert M. BRYAN et John M. CONLEY, “ Database Protection in a Digital World ”, (1999) 6-1 *Rich. J.L. & Tech.* , Article 2.

HAUN, Stephanie C., “ Musical Works Performance and the Internet : A Discordance of Old and New Copyright Rules ”, (1999) 6-1 *Rich. J.L. & Tech.* , Article 3.

LOCKERBY, Michael J., “ World Wide Web of Potential Franchise Law Violations ”, (1999) 6-1 *Rich. J.L. & Tech.* , Article 4.

WESTERMEIER, J.T., “ Ethical Issues for Lawyers on the Internet and World-Wide Web ”, (1999) 6-1 *Rich. J.L. & Tech.* , Article 5.

Santa Clara Computer and High Technology Law Journal (SCCHTLJ)

JANIS, Mark D., “Who’s Afraid of Functional Claims? Reforming the Patent Law’s § 112, ¶ 6 Jurisprudence”, (May 1999) 15 *SCCHTLJ* (n^o 2) 231.

PULSINELLI, Gary, “The Orphan Drug Act: What’s Right With It”, (May 1999) 15 *SCCHTLJ* (n^o 2) 299.

GINSBURG, Jane C., “The Cyberian Captivity of Copyright: Territoriality and Authors’ Rights in a Networked World”, (May 1999) 15 *SCCHTLJ* (n^o 2) 347.

ANAWALT, Howard C., “Using Digital Locks in Invention Development”, (May 1999) 15 *SCCHTLJ* (n^o 2) 363.

HUANG, Peter, “Preventing Post-PepsiCo Disaster: A Proposal for Refining the Inevitable Disclosure Doctrine”, (May 1999) 15 *SCCHTLJ* (n^o 2) 379.

MILANESE, Wendy, “The Tension Must Break: The Irreconcilable Interplay Between Antitrust, Defenses to Infringement and Protection of Standardized Software Development Tools”, (May 1999) 15 *SCCHTLJ* (n^o 2) 407

The Trademark Reporter (TMR)

FLETCHER, Anthony L., “ United States : The Fifty-First Year of Administration of the Lanham Trademark Act of 1946 ”, (1999) 89 *TMR* (n^o 1).

INTERNATIONAL ANNUAL REVIEW CONTRIBUTORS, “ The Sixth Annual International Review of Trademark Jurisprudence ”, (1999) 89 *TMR* (n^o 2).

CENDALI, Dale M., Charlotte E. FORSSANDER et Ronald J. TURIELLO, Jr., “ An Overview of Intellectual Property Issues Relating to the Internet ”, (1999) 89 *TMR* (n^o 3) 485.

CHAN, Raymond, “ Internet Framing – Complement or Hijack? The "What If" Schenario to the TotalNews Case ”, (1999) 89 *TMR* (n^o 3) 577.

BARBER, William G., “ How To Do a Trademark Dilution Survey (or Perhaps How Not To Do One) ”, (1999) 89 *TMR* (n^o 3) 616.

Trademark World (ISSN 0950-2564)

SOMMERS, Mark S. et Louis J. LEVY, “ US Customs Amends Grey Market Import Rule ”, (May 1999) 117 *Trademark World* 32.

WHYBROW, Stephen K., “ Elvis Presley : Celebrity Names and Images Have No Monopoly Under English Law ”, (May 1999) 117 *Trademark World* 36.

BRACKENBURY, Anna, “ Jeryl Lynn – A Trademark or Just the Name of a Strain of Mumps? ”, (May 1999) 117 *Trademark World* 39.

TESSENSOHN, John A., “ Holy Hand Tools, Batman! Well-Known BATMAN Mark Faces Peril in Japan ”, (May 1999) 117 *Trademark World* 44.

ABELL, Mark et Yu YAN, “ Franchising in the People’s Republic of China ”, (May 1999) 117 *Trademark World* 51.

WILSON, Nicholas, “ A Crumb of Comfort for Personality Rights in the UK : The *Marlene* case ”, (June/July 1999) 118 *Trademark World* .

WHATSTEIN, Liad, “ Wrong Number for Infringers : Orange defends its mark in Israel ”, (June/July 1999) 118 *Trademark World* .

ANGELINI, Fabio, “ Playboy and the Internet in Italy : The *playboy.it* case ”, (June/July 1999) 118 *Trademark World* .

DRAPEAU, Daniel S., “ White Nights in Montreal : A tale of use, rights, harm and inconvenience ”, (June/July 1999) 118 *Trademark World* .

VÖLKER, Stefan, “ Colours Now Protectable as Trademarks in Germany ”, (June/July 1999) 118 *Trademark World* .

BARREDA, José, “ The Madrid Protocol : Does it Require a Revision? ”, (June/July 1999) 118 *Trademark World* .

MUTIMEAR, Jane, “ *Zino Davidoff SA v. A & G Imports Limited* : The English court’s view of parallel imports ”, (June/July 1999) 118 *Trademark World* .

ANGELINI, Fabio, “ The Community Trade Mark Spices Up ”, (August 1999) 119 *Trademark World* .

KUNZE, Gerd, “ Improving the Protection of Well-Known Marks : Introduction to the New WIPO provisions ”, (August 1999) 119 *Trademark World* .

STEELE, Carl, “ Silhouette Put in the Shade : A Summary of the Recent *Davidoff* case ”, (August 1999) 119 *Trademark World* .

BENTATA, Dana et Alexia PEREZ, “ Defence in a Cancellation Action for Non-Use in Venezuela ”, (August 1999) 119 *Trademark World* .

KAUFMAN, Ian Jay, “ The Domain Name System – Act Now or Regret Later ”, (September 1999) 120 *Trademark World* .

WATTS, Justin et Brian CORDERY, “ No More Norwich Pharmacal? ”, (September 1999) 120 *Trademark World* .

ANTINGHAM, Mark, “ A Fortune Out of Fame : Personality Rights in the UK ”, (September 1999) 120 *Trademark World* .

TESSENSOHN, John, “ Chanel Turns the Tide in Japan Snack Bar Wars ”, (September 1999) 120 *Trademark World* .

Virginia Journal of Law and Technology

HILL, James W., “ Trade Secrets, Unjust Enrichment, and the Classification of Obligations ”, (Spring 1999) 4 *Va. J.L. & Tech.* 2.

BRAUNER, Stephanie L., “ High-Tech Boxing Match : A Discussion of Copyright Theory Underlying the Heated Battle Between the RIAA and MP3ers ”, (Spring 1999) 4 *Va. J.L. & Tech.* 5.

West Virginia Journal of Law & Technology

LIM, Yee Fen, “ The Application of the Doctrines of Contributory Infringement and Vicarious Liability to Internet Service Providers ”, (1999-03-15) 3 *W. Va. J.L. & Tech.* 2.

TOLBERT, Stephen, “ Antitrust Regulations and the Computer Industry : Perspectives on the High Technology Sector Through Analysis of the Microsoft Case ”, (1999-03-15) 3 *W. Va. J.L. & Tech.* 2.

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

LISTER, Charles, “ What’s in a Name? Two New Court of Justice Judgments ”, (1999) 13-6 *WIPR* 208.

CATANZARITI, Therese et Wanvick A. ROTHNIE, “ Australian Copyright Digital Reforms ”, (1999) 13-6 *WIPR* 212.

World Licensing Law Report (WLLR)

DELGADO, Jaime et Arturo D. REYES, “ Recordal of Trademark License Agreements and Cancellation Thereof in Mexico ”, (1999) 1 *WLLR* (n^o 7) 6.

TESSENSOHN, John A., “ Japan Casts Off Dishonor in IP World Order ”, (1999) 1 *WLLR* (n^o 7) 19.