

TULANE JOURNAL OF TECHNOLOGY AND INTELLECTUAL PROPERTY

VOLUME 5

SPRING 2003

CONTENTS

ARTICLES

NOT IN MY LIBRARY:

ELDRED V. ASHCROFT AND THE
DEMISE OF THE PUBLIC DOMAIN *Nadine Farid* 1

HARMONIZING PROSECUTION
HISTORY ESTOPPEL AND
THE DOCTRINE OF
EQUIVALENTS IN PATENT
INFRINGEMENT ACTIONS *Armando Irizarry* 31

THE NEW SIGNIFICANCE OF
THE FOUR FAIR USE FACTORS
AS APPLIED TO PARODY:
INTERPRETING THE COURT'S
ANALYSIS IN *CAMPBELL V.*
ACUFF-ROSE MUSIC, INC. *Elizabeth Troup Timkovich* 61

PRACTITIONER'S NOTE

CAN THE FEDERAL COURTS
SAVE ROCK MUSIC?:
WHY A DEFAULT JOINT
AUTHORSHIP RULE SHOULD
BE ADOPTED TO PROTECT
CO-AUTHORS UNDER UNITED
STATES COPYRIGHT LAW *George W. Hutchinson* 77

COMMENTS

GOVERNMENT SURVEILLANCE
OF INTERNET COMMUNICATIONS:
PEN REGISTER AND TRAP AND
TRACE LAW UNDER THE
PATRIOT ACT *Susan W. Dean* 97

TRADEMARK DILUTION: SETTING THE DILUTION STANDARD UNDER THE FEDERAL TRADEMARK DILUTION ACT.....	<i>John F. Hacking</i>	115
---	------------------------	-----

NOTES

<i>VEECK V. SOUTHERN BUILDING CODE CONGRESS INTERNATIONAL, INC.:</i> INVALIDATING THE COPYRIGHT OF MODEL CODES UPON THEIR ENACTMENT INTO LAW	<i>Daniel J. Russell</i>	131
---	--------------------------	-----

<i>HARRODS LTD. V. SIXTY INTERNET DOMAIN NAMES: A NONEXPANSIVE EXPANSION OF THE ANTICYBERSQUATTING CONSUMER PROTECTION ACT?.....</i>	<i>Kevin Afghani</i>	141
--	----------------------	-----

<i>CATALINA LIGHTING, INC. V. LAMPS PLUS, INC.:</i> SHEDDING SOME LIGHT ON RECOVERY WHEN A DESIGN PATENT AND UTILITY PATENT ARE INFRINGEMENT BY A SINGLE ACT	<i>Peter D. Haroldson</i>	153
--	---------------------------	-----

<i>TY INC. V. PERRYMAN:</i> THE SEVENTH CIRCUIT DISARMS TRADEMARK OWNER OF POWER TO ENJOIN UNDER DILUTION THEORY FOR THREAT OF “BEANIES” MARK BECOMING GENERIC.....	<i>Michele M. Vercoski</i>	163
--	----------------------------	-----

CUMULATIVE INDEX		i
-------------------------	--	----------