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ACADEMIC POSITIONS

University of California at Berkeley

Richard M. Sherman '74 Distinguished Professor of Law &
Information, since 2005; Chancellor's Professor of Law &
Information, 2001-06; Professor since 1996

Courses on intellectual property, cyberlaw & information policy

Honorary Professor, University of Amsterdam, since June 2002

University of Pittsburgh School of Law, Professor of Law, 1987-1996;
Associate Professor, 1984-87; Assistant Professor, 1981-84

Visiting Professor of Law, Harvard Law School, Fall 2007; Cornell Law
School, 1995-96; Columbia Law School, Spring 1994; Emory University,
1989-90; Visiting Assistant Professor of Law, University of Hawaii Law
School, Fall 1980

Distinguished Visiting Faculty, University of Toronto Law School, January
2002; Visiting Fellow, University of Melbourne School of Law, Summer
1997; Visiting Scholar, Vrije Universiteit Brussels, Summer 1993

Principal Investigator, Software Licensing Project, Software Engineering
Institute, Carnegie-Mellon University, 1985-86, Consultant 1986-88

EDUCATION

Yale Law School, J. D. 1976

University of Hawaii at Honolulu, M. A. 1972, Political Science; B. A.
1971, History

WORKS IN PROGRESS

Are Patents on Software Interfaces Impeding Interoperability?

Unbundling Fair Uses

Reforming Copyright's Statutory Damage Provisions

Mediating the Boundaries of Patent and Copyright Protections

LAW REVIEW PUBLICATIONS

Why Copyright Excludes Systems and Processes From the Scope of Its
Protection, 85 Tex. L. Rev. 1921 (2007)
 republication in 2008 Intell. Prop. L. Rev. (forthcoming)

Principles for Resolving Conflicts Between Trade Secrets and the First
Amendment, 58 Hastings L. J. 777 (2007)
 republication in FIRST AMENDMENT LAW HANDBOOK
 2007-08 (Rodney Smolla, ed. 2008)

Questioning Copyright in Standards, 48 B.C. L. Rev. 193 (2007),
 republication in 2007 Intell. Prop. L. Rev.

A Reverse Notice and Takedown Regime to Enable Fair Uses of Technically
Protected Copyrighted Works, 22 Berkeley Tech. L.J. 981 (2007) (with
Jerome H. Reichman & Graeme Dinwoodie),
 republication forthcoming in P2P AND SECONDARY LIABILITY IN
 COPYRIGHT LAW (Alain Strowel, ed. 2008)

Should Copyright Owners Have to Give Notice About Their Use of
Technical Protection Measures?, 6 J. Telecom. & High Tech. L. 41 (2007)
(with Jason Schultz),

republication forthcoming in DIGITAL RIGHTS MANAGEMENT
TECHNOLOGIES (ICFAI 2008)

Preliminary Thoughts on a Copyright Reform Project, 2007 Utah L. Rev.
551,

republication forthcoming in J. Scholarly Pub'g (April 2008)

Enriching Discourse on Public Domains, 55 Duke L. J. 783 (2006)

The Generativity of *Sony v. Universal*: The Intellectual Property Legacy of
Justice Stevens, 74 Fordham L. Rev. 1831 (2006)

Three Reactions to the *Grokster* Decision, 13 Mich. Telecom. & Tech. L.
Rev. 177 (2006),

republished in ENTERTAINMENT, PUBLISHING, & ARTS HANDBOOK
(2007)

Brief Amicus Curiae of Sixty Intellectual Property and Technology Law
Professors and US-ACM Public Policy Committee, to the U.S. Supreme
Court in *MGM v. Grokster*, 20 Berkeley Tech. L.J. 535 (2005)

Intellectual Property Arbitrage: How Foreign Rules Can Affect Domestic
Protections, 71 Chi. L. Rev. 223 (2004),

republished in INTERNATIONAL PUBLIC GOODS AND TRANSFER OF
TECHNOLOGY UNDER A GLOBALIZED INTELLECTUAL PROPERTY
REGIME (Keith E. Maskus & Jerome.H. Reichman eds. 2005);
Latin Am. & Carib. J. Legal Stud. (forthcoming2008), available
at services.bepress.com/lacjls

Should Economics Play A Role in Copyright Law and Policy?, 1 U. Ottawa
L. & Tech. J. 3 (2004),

republished in DEVELOPMENTS IN THE ECONOMICS OF COPYRIGHT:
RESEARCH AND ANALYSIS (Lisa Takeyama, ed. 2004)

The Constitutional Law of Intellectual Property After *Eldred v. Ashcroft*, 50
J. Cop. Off. Soc'y 547 (2003)

Copyright and Freedom of Expression in Historical Perspective, 11 J. Intell.
Prop. L. 319 (2003),

earlier version published under the title “Copyright, Censorship and Commodification: The Past As Prologue”, in *COMMODIFICATION OF INFORMATION* (Niva Elkin-Koren & Neil Netanel, eds., 2002), republished in *CONSTRUCTING CYBERSPACE* (Birgit Viohl, ed., UNITAR CD-ROM 2003)

Mapping the Digital Public Domain: Threats and Opportunities, 66 *Law & Contemp. Probs.* 147 (2003),
portions republished in *MARGARET JANE RADIN, JOHN ROTHCHILD & GREGORY SILVERMAN, INTERNET COMMERCE: THE EMERGING LEGAL FRAMEWORK* (2002)

Toward a “New Deal” for Copyright in an Information Age, 100 *Mich. L. Rev.* 1488 (2002) (book review)

The Law and Economics of Reverse Engineering, 111 *Yale L. J.* 1575 (2002) (with Suzanne Scotchmer)

Economic and Constitutional Influences on Copyright Law in the United States, 23 *Eur. Intell. Prop. Rev.* 409 (Sept. 2001),
updated version published in *U.S. INTELLECTUAL PROPERTY LAW AND POLICY* (Hugh Hansen, ed. 2006)

Privacy as Intellectual Property?, 52 *Stan. L. Rev.* 1125 (2000),
republished in *FIRST AMENDMENT HANDBOOK* (James L. Swanson, ed., 2002); portions republished in *ANNE FITZGERALD & BRIAN FITZGERALD, INTERNET AND E-COMMERCE LAW: CASES AND MATERIALS* (2002); *DANIEL SOLOVE & MARC ROTENBERG, INFORMATION PRIVACY LAW* (2003); *CYBERLAW* (Brian Fitzgerald, ed., 2005)

Challenges For the World Intellectual Property Organization and the Trade-Related Aspects of Intellectual Property Rights Council In Regulating Intellectual Property Rights In The Information Age, 21 *Eur. Intell. Prop. Rev.* 578 (Nov. 1999)
first published as a chapter in *CAPITAL FOR OUR TIME* (Nicolas Imparato, ed. 1998), portions republished in *MARGARETH BARRETT, INTELLECTUAL PROPERTY* (2d ed. 2001)

Licensing Information in the Global Information Market: Freedom of Contract Meets Public Policy, 21 Eur. Intell. Prop. Rev. 386 (Aug. 1999) (co-authored with Kurt Opsahl)

republished in CYBERLAW (Brian Fitzgerald, ed., 2005)

Intellectual Property and the Digital Economy: Why the Anti-Circumvention Regulations Need To Be Revised, 14 Berkeley Tech. L.J. 519 (1999) (in symposium on e-commerce policy issues),

portions republished in YOCHAI BENKLER, WILLIAM FISHER, LAWRENCE LESSIG, CHARLES NESSON, & JONATHAN ZITTRAIN, INTERNET LAW (2005); ELIZABETH MACDONALD & DIANE ROWLAND, INFORMATION TECHNOLOGY LAW (3d Ed. 2005); MARK A. LEMLEY ET AL., SOFTWARE AND INTERNET LAW (2000), (2d Ed. 2003), (3RD Ed. 2006); JULIE E. COHEN ET AL., COPYRIGHT IN A GLOBAL INFORMATION SOCIETY (2002), and INTERNET AND E-COMMERCE LAW: CASES AND MATERIALS (Anne Fitzgerald & Brian Fitzgerald, eds. 2002)

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portions republished in GRAEME DINWOODIE ET AL., INTERNATIONAL INTELLECTUAL PROPERTY LAW AND POLICY (2001) and in FREDERICK ABBOTT ET AL., THE INTERNATIONAL INTELLECTUAL PROPERTY SYSTEM (1999)

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portions republished in JULIE E. COHEN ET AL., COPYRIGHT IN A GLOBAL INFORMATION SOCIETY (2002)

Foreword to Digital Content Symposium, 12 Berkeley Tech. L. J. 1 (1997)

Protecting Software and Information on the Internet, 3 J. Sci. & Techn. L. 3 (1997) (proceedings of Internet Law Symposium at Boston University School of Law)

The Quest for Enabling Metaphors for Law and Lawyering in the Information Age, 94 Mich. L. Rev. 2029 (1996) (book review)

Brief Amicus Curiae of Copyright Law Professors in *Lotus Development Corp. v. Borland Int'l, Inc.* (brief to U.S. Supreme Court), 3 J. Intell. Prop. L. 103 (1995)

A Manifesto Concerning the Legal Protection of Computer Programs, 94 Colum. L. Rev. 2308 (1994) (co-authored with Randall Davis, Mitchell Kapor, and J.H. Reichman) (in symposium issue “Toward a Third Intellectual Property Paradigm”),

portions republished in FUNDAMENTALS OF INTELLECTUAL PROPERTY LAW (Jane C. Ginsburg & Robert P. Merges, eds. 2004) JULIE E. COHEN ET AL., COPYRIGHT IN A GLOBAL INFORMATION SOCIETY (2002), (2nd Ed. 2006); GRAEME DINWOODIE ET AL., INTERNATIONAL INTELLECTUAL PROPERTY LAW AND POLICY (2001); MARK A. LEMLEY ET AL., SOFTWARE AND INTERNET LAW (2000); FREDERICK ABBOTT ET AL., THE INTERNATIONAL INTELLECTUAL PROPERTY SYSTEM (1999); and ROBERT P. MERGES ET AL., INTELLECTUAL PROPERTY IN A NEW TECHNOLOGICAL AGE (1997)

Will the Copyright Office Be Obsolete in the Twenty-First Century?, 13 Cardozo Arts & Ent. L. J. 55 (1994) (in symposium issue on the future of copyright law)

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portions republished in A COPYRIGHT ANTHOLOGY: THE TECHNOLOGY FRONTIER (Richard H. Chused, ed. 1998)

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earlier in PROCEEDINGS OF ACM CONFERENCE ON HYPERTEXT 39 (1991)

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revised version published as Digital Media and the Law, 34 Comm. ACM 23 (Oct. 1991)

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copyright law),

condensed version published as *Survey on the Look and Feel Lawsuits*, 33 *Comm. ACM* 483 (May 1990); latter version republished in *SIGCHI Bulletin* (Oct. 1990)

Survey on the Patent/Copyright Interface for Computer Programs, 17 *AIPLA Q.J.* 256 (1989) (in symposium issue on the patent/copyright interface for computer programs)

Information As Property: Do Ruckelshaus and Carpenter Signal a Changing Direction in the Law?, 38 *Cath. U. L. Rev.* 365 (1989)

Reflections on the State of American Software Copyright Law and the Perils of Teaching It, 13 *Colum.-VLA J. Law & Arts* 61 (1988)

Modifying Copyrighted Software: Adjusting Copyright Doctrine to Accommodate a Technology, 28 *Jurim. J.* 179 (1988)

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first published as a Technical Memorandum of the Software Engineering Institute (1986); republished in the *SEI Technical Review* for 1985 and in the *Yearbook of Procurement Articles* (1988)

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Creating a New Kind of Intellectual Property Law: Applying the Lessons of the Chip Law to Computer Programs, 70 *Minn. L. Rev.* 471 (1985) (in symposium issue on Semiconductor Chip Protection Act)

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Good Legal Writing: Of Orwell and Window Panes, 46 U. Pitt. L. Rev. 149 (1984),

republished in INTRODUCTION TO LEGAL STUDIES (Brettel Dawson & Neil Sargent, eds. 1995)

Reviving *Zacchini*: Analyzing First Amendment Defenses in Right of Publicity and Copyright Cases, 57 Tul. L. Rev. 836 (1983)

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PUBLICATIONS IN SCIENTIFIC AND COMPUTING JOURNALS

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How to Achieve (Some) Balance in Anti-Circumvention Laws, 51 Comm. ACM 21 (Feb. 2008)

Hacking Intellectual Property Law, 51 Comm. ACM 65 (Jan. 2008)

Does Copyright Law Need to Be Reformed?, 50 Comm. ACM 19 (Oct. 2007)

Software Patents and the Metaphysics of 271(f), 50 Comm. ACM 15 (June 2007)

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IBM's Pragmatic Embrace of Open Source, 49 Comm. ACM 15 (Oct. 2006)

Copyrighting Standards, 49 Comm. ACM 27 (June 2006)

Regulating Technical Design, 49 Comm. ACM 25 (Feb. 2006)

Did MGM Really Win the *Grokster* Case?, 48 Comm. ACM 19 (Oct. 2005),
republished in Japanese in 11 Intell. Prop. L. & Policy J. 53 (2006)

The Supreme Court Revisits the *Sony* Safe Harbor, 48 Comm. ACM 21 (June 2005)

Legislative Challenges to the *Sony* Safe Harbor Rule, 48 Comm. ACM 27 (March 2005)

Why Reform the U.S. Patent System?, 47 Comm. ACM 19 (June 2004)

What's At Stake in *MGM v. Grokster*?, 47 Comm. ACM 15 (Feb. 2004)

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Reverse Engineering Under Siege, 45 Comm. ACM 15 (Nov. 2002)

Anti-Circumvention Rules: Threat to Science, 293 Science 2028 (Sept. 2001),

republished in INTELLECTUAL PROPERTY RIGHTS: CRITICAL CONCEPTS IN LAW (David Vaver, ed. 2005)

Toward a New Politics of Intellectual Property, 44 Comm. ACM 98 (March 2001) (special issue on the future of computing),

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Intellectual Property for an Information Age, 44 Comm. ACM 66 (Feb.

2001) (introduction to special section on intellectual property issues)

Towards More Sensible Anti-Circumvention Regulations, PROCEEDINGS OF FINANCIAL CRYPTOGRAPHY 2000,
republished in 5 Cyberspace Lawyer 2 (July-Aug. 2000)

Why the Anti-Circumvention Regulations Need to Be Revised, 42 Comm. ACM 17 (Sept. 1999),
republished in INTELLECTUAL PROPERTY IN THE AGE OF UNIVERSAL ACCESS (ACM Press 1999)

Good News and Bad News On the Intellectual Property Front, 42 Comm. ACM 19 (March 1999),
republished in INTELLECTUAL PROPERTY IN THE AGE OF UNIVERSAL ACCESS (ACM Press 1999)

Does Information Really Have to Be Licensed?, 41 Comm. ACM 15 (Sept. 1998),
republished in Journal of Electronic Publishing,
<<http://www.press.umich.edu/jep/04-03/samuels.html>> (March 1999); in INTELLECTUAL PROPERTY IN THE AGE OF UNIVERSAL ACCESS (ACM Press 1999); and in INTERNET AND E-COMMERCE LAW: CASES AND MATERIALS (Anne Fitzgerald & Brian Fitzgerald, eds., Prospect Media, 2001)

Encoding Law Into Digital Libraries, 41 Comm. ACM 13 (April 1998),
republished in INTELLECTUAL PROPERTY IN THE AGE OF UNIVERSAL ACCESS (ACM Press 1999)

Embedding Technical Self-Help in Licensed Software, 40 Comm. ACM 13 (Oct. 1997),
republished in INTELLECTUAL PROPERTY IN THE AGE OF UNIVERSAL ACCESS (ACM Press 1999)

The Never Ending Struggle For Balance, 40 Comm. ACM 17 (May 1997)

Legal Protection For the Contents of Databases, 39 Comm. ACM 17 (Dec. 1996),
revised version published in 27 The Bridge 17 (Spring 1997)

Regulating Technologies For Protecting Copyrighted Works, 39 Comm. ACM 17 (July 1996)

A New View of Intellectual Property and Software, 39 Comm. ACM 21 (March 1996) (co-authored with Randall Davis, Mitchell D. Kapor, and Jerome Reichman),
portions republished in FIGHTING CRIME IN CYBERSPACE (Donn B. Parker, ed.1998)

Intellectual Property Rights and the Global Information Economy, 39 Comm. ACM 23 (Jan. 1996)

Software Compatibility and the Law, 38 Comm. ACM 15 (Aug. 1995)

Copyright and Digital Libraries, 38 Comm. ACM 15 (April 1995)

The NII Intellectual Property Report, 37 Comm. ACM 21 (Dec. 1994)

Self-Plagiarism or Fair Use?, 37 Comm. ACM 21 (Aug. 1994)

Copyright's Fair Use Doctrine and Digital Data, 37 Comm. ACM 21 (Jan. 1994),
republished in 11 Pub'g Research Quarterly 27 (Spring 1995) & in INSIGHTS: READINGS IN MANAGEMENT INFORMATION SYSTEMS (1996)

Computer Programs and Copyright's Fair Use Doctrine, 36 Comm. ACM 19 (Sept. 1993)

The Ups and Downs of Look and Feel, 36 Comm. ACM 29 (April 1993)

Liability for Defective Electronic Information, 36 Comm. ACM 21 (Jan. 1993),
republished in COMPUTER STUDIES: COMPUTERS IN SOCIETY (1994) and in COMPUTER ETHICS (H. Nissenbaum & D. Johnson, eds., 1995)

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(Feb. 1992)

First Amendment Rights For Information Service Providers?, 34 Comm.
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Is Information Property?, 34 Comm. ACM 15 (March 1991)

How To Interpret The Lotus Decision (And How Not To), 33 Comm. ACM
27 (Nov. 1990),
republished in COMPUTER ETHICS (H. Nissenbaum & D. Johnson,
eds. 1995)

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Interface Specifications, Compatibility, and Intellectual Property Law, 33
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Reverse Engineering Someone Else's Software: Is It Legal?, 7 IEEE
Software 90 (Jan. 1990)

Can Hackers Be Sued for Damages Caused by Computer Viruses?, 32
Comm. ACM 666 (June 1989),
republished in COMPUTERS UNDER ATTACK: INTRUDERS,
WORMS, & VIRUSES (Peter J. Denning, ed., 1990); in ETHICS IN
COMPUTING (Kevin Bowyer, ed., 1995); and in CRIME,
DEVIANCE, AND THE COMPUTER (Richard Hollinger, ed. 1996)

Why the Look and Feel of Software User Interfaces Should Not Be
Protected by Copyright Law, 32 Comm. ACM 563 (May 1989)

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PROCEEDINGS OF THE ACM CONFERENCE ON HUMAN FACTORS

IN COMPUTING SYSTEMS 97 (May 1989)

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BOOKS AND BOOK CHAPTERS

The Strange Odyssey of Software Interfaces and Intellectual Property Law, in CON/TEXTS OF INVENTION (Mario Biagioli, et al., eds. forthcoming 2008)

Challenges in Mapping the Public Domain, in THE PUBLIC DOMAIN OF INFORMATION (P. Bernt Hugenholtz & Lucie Guibault, eds., 2006)

Baker v. Selden: Sharpening the Distinction Between Authorship and Invention, in INTELLECTUAL PROPERTY STORIES (Rochelle C. Dreyfuss & Jane C. Ginsburg, eds. 2005)

Il Dilemma Digitale, Una Prospettiva sulla Proprieta Intellettuale, in I DIRITTI NELL'ERA DIGITALE: LIBERTA DI ESPRESSIONE E PROPRIETA INTELLETTUALE (Vittorio Columba ed., 2004) (with Randall Davis)

Information Technology, in ECONOMIC POLICY IN THE 1990'S (Jeffrey Frankel & Peter Orszag, eds., 2002) (co-authored with Hal R. Varian)

Five Challenges for Regulating the Information Society, in REGULATING THE INFORMATION SOCIETY (Chris Marsden, ed., Routledge Press 2000)

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THE FUTURE OF THE INFORMATION SOCIETY AND THE ROLE OF COPYRIGHT IN IT (Japanese Intellectual Property Institute, 1998)

The Tensions Between Intellectual Property and Contracts in the Information Age: An American Perspective, in MOLENGRAFICA, EUROPEES PRIVAATRECHT 1998 (F.W. Grosheide & K. Boele-Woelki, eds.)

Copyright, Digital Data, and Fair Use In Digital Networked Environments, in **THE ELECTRONIC SUPERHIGHWAY: THE SHAPE OF TECHNOLOGY AND LAW TO COME** (Daniel Poulin, ed., Kluwer Int'l, 1995)

republished in **INTERNET AND E-COMMERCE LAW: CASES AND MATERIALS** (Anne Fitzgerald & Brian Fitzgerald, eds. 2001)

A Case Study On Computer Programs, in **GLOBAL DIMENSIONS OF INTELLECTUAL PROPERTY RIGHTS IN SCIENCE AND TECHNOLOGY** (Mitchell B. Wallerstein, Mary E. Moguee, & Robin Schoen, eds. National Academy Press 1993)

Computer Software Copyright Law in the United States: 1992 and Beyond, in **THE LAW OF INFORMATION TECHNOLOGY IN EUROPE 1992** (A. P. Meijboom & C. Prins, eds., Kluwer Int'l, 1991)

Computer Viruses and Worms: Wrong, A Crime, or Both?, in **COMPUTERS UNDER ATTACK: INTRUDERS, WORMS, & VIRUSES** (Peter J. Denning, ed., ACM Press, 1990); earlier version published in *Atlanta Journal-Constitution*, p. B-1 (11/20/88)

Innovation and Competition: Conflicts Over Intellectual Property Rights in New Technologies, in **OWNING SCIENTIFIC AND TECHNICAL INFORMATION: VALUE AND ETHICAL ISSUES** (Vivian Weil & John W. Snapper, eds., Rutgers U. Press, 1989); previously published in *12 Sci., Techn. & Human Values* 6 (Winter 1987)

OTHER PUBLICATIONS

HBR Case Commentary on "A Blogger In Their Midst," 81 *Harv. Bus. Rev.* 36 (Sept. 2003)

Internet Law and Policy: A U.S. Perspective, 1999 *Amerika Ho* 155 (publication of Japanese American Society for Legal Studies)

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republished in THE PRESENCE OF OTHERS (Andrea A. Lundsford
& John J. Ruszkiewicz, eds. 2000)

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(with Lawrence Lessig)

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Copyright to the Max, 6.03 WIRED 102 (March 1998)

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Technology In and Beyond the Classroom,
<http://bmrc.berkeley.edu/articles/9707samuelson.html>

Big Media Beaten Back, 5.03 WIRED 64 (March 1997)

Authors' Rights in Cyberspace: Are New International Rules Needed?, First Monday (Oct. 1996),

<http://www.firstmonday.dk/issues/issue4/samuelson/index.html>,
earlier version published in PROCEEDINGS OF UNESCO
SYMPOSIUM ON THE EFFECTS OF NEW TECHNOLOGY ON CULTURAL
INFORMATION (1996); republished in CONSTRUCTING THE
CYBERSPACE (Birgit Viohl, ed., UNITAR CD-ROM, 2003)

The Copyright Grab, 4.01 WIRED 134 (Jan. 1996),
republished (in Japanese) in 2.06 WIRED JAPAN 84 (June 1996);
RAYMOND S. R. KU, MICHELE A. FARBER, & ARTHUR COCKFIELD,
CYBERSPACE LAW: CASES & MATERIALS (2002); CONSTRUCTING THE
CYBERSPACE (Birgit Viohl, ed., UNITAR CD-ROM, 2003);
CYBERLAW (Brian Fitzgerald, ed., 2005)

A Framework for a New Legal Regime for the Protection of Software Innovation, 25 Patents & Licensing 23 (Oct. 1995)

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Existing Laws Fail to Protect Software Adequately, National Law Journal, Feb. 20, 1995, p. C3 (co-authored with Randall Davis, Mitchell D. Kapor, & J.H. Reichman)

COUNTERPOINT: An Entirely New Legal Regime Is Needed, 12 Computer L. 11 (Feb. 1995) (responding to article on software intellectual property law)

Liability Issues Affecting Electronic Document Delivery, PROCEEDINGS OF BELLCORE/BCC CONFERENCE ON ELECTRONIC DOCUMENT DELIVERY-EDD '92 147 (1992)

Developments in the Law of the United States: Applying Copyright Law to Computer Programs, in PROCEEDINGS OF THE THIRD INTERNATIONAL SYMPOSIUM ON THE LEGAL PROTECTION OF COMPUTER SOFTWARE 357 (Dec. 1991)

Some Challenges New Information Technologies Pose for Existing Intellectual Property Systems, in PROCEEDINGS OF THE THIRD INTERNATIONAL SYMPOSIUM ON THE LEGAL PROTECTION OF COMPUTER SOFTWARE 453 (Dec. 1991)

Proposal for a New “Rights in Software” Clause for Software Acquisitions by the Department of Defense, 4 Computer L. 32 (Jan. 1987) (co-authored with Kevin Deasy and Anne Martin),
first published as a Technical Report #1 of the Software Engineering Institute (1986); republished as an appendix to THE REPORT OF THE DEFENSE SCIENCE BOARD TASK FORCE ON MILITARY SOFTWARE (1987)

Comments on the Proposed Defense and Federal Acquisition Regulations, 3

Computer L. 6 (Dec. 1986)

SELECTED ACTIVITIES AND HONORS

Distinguished Teaching Award, School of Information, UC Berkeley, May 2008

Member, World Economic Forum's Global Agenda Council on Geography of Technology Innovation.

Member, California Council of Science & Technology 2006-2007; Member, CCST Intellectual Property Study Committee, 2005-06

Anita Borg Institute Women of Vision Award for Social Impact, October 2005

World Technology Network Award for Law, October 2004

Honorary Professor, University of Amsterdam, since June 2002

Fellow of the John D. and Catherine T. MacArthur Foundation, 1997-2002

Distinguished Alumni Award, University of Hawaii, May 2000

Member, Board of Directors, Open Source Application Foundation, 2002-2007

Member, Board of Directors, Electronic Frontier Foundation, since July 2000; Public Policy Fellow 1997-2000

Member, Board of Directors, Public Knowledge, 2002-2004

Member, National Research Council Study Committee on Intellectual Property Rights in the Knowledge-Based Economy, 2000-04

Berkeley Technology Law Journal Pioneer Award, 1999

Fellow of the Association of Computing Machinery, since 1998

Member, American Law Institute, since 1998

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Member, National Research Council Study Committee on Intellectual Property Rights and the Information Infrastructure, 1998-2000

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