

Copyright Law

Copyright Law

Protection of Original Expression

FOURTH EDITION

Ryan Vacca

PROFESSOR OF LAW

UNIVERSITY OF NEW HAMPSHIRE SCHOOL OF LAW

The Late Sheldon W. Halpern

C. WILLIAM O'NEILL PROFESSOR OF LAW
AND JUDICIAL ADMINISTRATION, EMERITUS
THE MICHAEL E. MORITZ COLLEGE OF LAW
AT THE OHIO STATE UNIVERSITY



CAROLINA ACADEMIC PRESS

Durham, North Carolina

Copyright © 2021
Carolina Academic Press, LLC
All Rights Reserved

ISBN 978-1-5310-0771-3
eISBN 978-1-5310-0772-0
LCCN 2020945418

Carolina Academic Press
700 Kent Street
Durham, North Carolina 27701
Telephone (919) 489-7486
Fax (919) 493-5668
E-mail: cap@cap-press.com
www.cap-press.com

Printed in the United States of America

*For Ken Port
Thank you for starting this journey with me
R.G.V.*

*For Dorit,
Part—the best part—of all that I am and all that I do
S.W.H.*

Summary of Contents

Contents	ix
Table of Cases	xix
Chapter 1 · Introduction—Copyright: The Intangible Interest in Tangible Expression	3
1.1. Copyright and “Intellectual Property”	3
1.2. The Intangible Interest and Social Good	4
1.3. Constitutional Compromise: The Copyright Act	5
1.4. The Copyright Act and Technological Change	17
1.5. Globalization and Harmonization	20
Chapter 2 · Copyrightability: Fixation of Original Expression	23
2.1. The Subject Matter of Copyright—Originality	23
2.2. The Subject Matter of Copyright—Authorship	32
2.3. The Subject Matter of Copyright—Expression	60
2.4. The Subject Matter of Copyright—“Fixed” Works	261
Chapter 3 · Copyrights: The Divisible, Exclusive Rights of a Copyright Owner	297
3.1. The Bundle of Separate Rights	297
3.2. The “Quasi Copyrights” of the DMCA	493
3.3. Copyright Duration	534
3.4. Copyright Ownership and Transfer	588
Chapter 4 · Direct Infringement: Substantive Analysis	715
4.1. An Overview of Direct Infringement	715
4.2. Copying-in-Fact	722
4.3. Unlawful Appropriation	747
4.4. Non-Infringing Copying—De Minimis Use	799
4.5. Non-Infringing Copying: Fair Use	831
Chapter 5 · Infringement: Procedural Analysis	1015
5.1. Subject Matter Jurisdiction	1015
5.2. International Considerations	1025
5.3. Sovereign Immunity	1041
5.4. Federal Preemption of State Law Claims	1052
5.5. Time Bars	1107
5.6. The Defense of Copyright Misuse	1126

Chapter 6 · Remedies and the Ambit of Liability	1129
6.1. Vicarious and Contributory Infringement	1129
6.2. Remedies	1214
6.3. Criminal Liability	1267
Index	1277

Contents

Table of Cases	xix
Chapter 1 · Introduction—Copyright: The Intangible Interest in Tangible Expression	
1.1. Copyright and “Intellectual Property”	3
1.2. The Intangible Interest and Social Good	4
1.3. Constitutional Compromise: The Copyright Act	5
A. The Grant of Power	5
B. Congressional Implementation: The Copyright Act of 1976	7
1. A Unitary Federal Scheme	7
2. Protection of Fixed “Expression,” and Not “Ideas”	7
3. The Bundle of Discrete Rights of a Copyright Owner	8
4. The Limitations on the Copyright Interests	9
a. The Specifically Enumerated Limitations	10
b. The Broad Fair Use Limitation	10
<i>Suntrust Bank v. Houghton Mifflin Company</i>	11
1.4. The Copyright Act and Technological Change	17
A. Contemplation of and Accommodation to Technological Change	17
B. The Practical and Ethical Impact of Digital Technology	17
1.5. Globalization and Harmonization	20
A. Treaties and Other International Agreements	20
1. National Treatment	20
2. Harmonization: Minimal Substantive Standards	21
B. Copyright Law and Culture	22
Chapter 2 · Copyrightability: Fixation of Original Expression	23
2.1. The Subject Matter of Copyright—Originality	23
A. The Originality/Creativity Threshold	23
1. Originality as a Constitutional Requirement	23
2. The Low Creativity Threshold	25
<i>Atari Games Corporation v. Oman</i>	25
B. The “Nondiscrimination” Principle	28
<i>Bleistein v. Donaldson Lithographing Co.</i>	28
Notes	30
2.2. The Subject Matter of Copyright—Authorship	32
A. “Authors” and “Writings”	32
<i>Burrow-Giles Lithographic Company v. Sarony</i>	32

1. Authorship	36
2. “Writings”	37
3. Photographs and Audiovisual Works as Copyrightable Writings	40
<i>Ets-Hokin v. Skyy Spirits, Inc.</i>	42
<i>Meshwerks, Inc. v. Toyota Motor Sales U.S.A., Inc.</i>	46
B. “Copying a Copy”: Authorship of Derivative Works	52
1. Re-Creation of the “Original”	53
<i>Gross v. Seligman</i>	53
Note	54
2. Originality and Derivative Works: Trivial—and Other—Variations	55
<i>L. Batlin & Son, Inc. v. Snyder</i>	56
Notes	58
2.3. The Subject Matter of Copyright—Expression	60
A. Generally, the Idea/Expression Continuum	60
<i>Baker v. Selden</i>	60
Notes	62
<i>Mattel, Inc. v. Goldberger Doll Manufacturing Co.</i>	64
<i>Blehm v. Jacobs</i>	70
Note: The Need to Separate “Idea” from “Expression”	80
B. Unprotectable “Facts” and Protectable Original Compilations	82
1. Generally	82
<i>Nash v. CBS, Inc.</i>	82
Notes	86
2. Compilations	87
<i>Feist Publications, Inc. v. Rural Telephone Service Co., Inc.</i>	88
Notes: The Impact of <i>Feist</i> on Compilations	96
<i>Kregos v. Associated Press</i>	96
<i>Matthew Bender & Company, Inc. v. West Publishing Co.</i>	101
Notes	109
<i>CCC Information Services, Inc. v. Maclean Hunter Market Reports, Inc.</i>	111
Notes	115
C. Functional Works & Computer Software	115
1. A Computer Program as a “Literary Work”	119
2. Protection of the “Code” Itself	120
<i>Lexmark International, Inc. v. Static Control Components</i>	120
3. Protectability of the Nonliteral, Structural Elements of a Program	131
4. “Look and Feel”	135
D. Merger and Scènes à Faire: “Expression” as “Idea”	139
1. Merger of Idea and Expression	140
<i>Kregos v. Associated Press</i>	140
<i>BUC International Corp. v. International Yacht Council Ltd.</i>	144

Notes	148
2. Merger: The “Copyrightability” and “Infringement” Models	150
3. Scènes à Faire	152
<i>Reyher v. Children’s Television Workshop</i>	153
Notes	155
E. Copyrightability of Law	157
<i>Georgia v. Public.Resource.Org, Inc.</i>	157
F. Utilitarian Works	180
1. Limitations on “Useful Articles”	180
<i>Mazer v. Stein</i>	180
Note: “Useful Articles” v. Pictorial, Graphic, or Sculptural Works	184
<i>Masquerade Novelty, Inc., v. Unique Industries, Inc.</i>	185
<i>Superior Form Builders, Inc. v. Dan Chase Taxidermy Supply Co., Inc.</i>	190
Notes	195
2. Physical and Conceptual Separability	195
<i>Star Athletica, L.L.C. v. Varsity Brands, Inc.</i>	198
<i>Jetmax Limited v. Big Lots, Inc.</i>	218
3. The Special Case of Architectural Works	225
<i>Shine v. Childs</i>	227
Notes	234
G. Literary and Other Characters as Protected Expression	235
1. Generally	235
2. The Second Circuit and Character Copyrightability	236
<i>Warner Bros. Inc. v. American Broadcasting Companies, Inc.</i>	236
<i>Silverman v. CBS Inc.</i>	239
Notes	243
3. The Ninth Circuit and the Character as the “Story”	243
<i>Walt Disney Productions v. Air Pirates</i>	244
<i>Anderson v. Stallone</i>	246
<i>DC Comics v. Towle</i>	250
H. Sound Recordings	259
2.4. The Subject Matter of Copyright—“Fixed” Works	261
A. Attachment of Copyright by Fixation	261
1. Fixation v. Publication	261
<i>Milton H. Greene Archives, Inc. v. BPI Communications, Inc.</i>	261
Notes	267
2. “Fixation” Defined	268
<i>Swatch Group Management Services Ltd. v. Bloomberg L.P.</i>	269
B. Unfixed Works	274
<i>United States v. Moghadam</i>	275
<i>United States v. Martignon</i>	284

Chapter 3 · Copyrights: The Divisible, Exclusive Rights of a Copyright Owner	297
3.1. The Bundle of Separate Rights	297
A. The Right to Make Copies and Phonorecords	297
1. “Copying”	297
<i>Cartoon Network LP, LLLP v. CSC Holdings, Inc.</i>	298
Note: “Synchronization Right”: Industry Terms of Art	308
<i>Agee v. Paramount Communications, Inc.</i>	308
2. Permitted Copying: Exemptions and Compulsory Licensing	314
a. The Compulsory “Mechanical” License	314
<i>Leadsinger, Inc. v. BMG Music Publishing</i>	315
Note: Compulsory Licenses	319
b. Copying and the Audio Home Recording Act	320
c. Other Exempt Copying	321
i. Library and Archival Copying	321
ii. Computer Programs	322
iii. Ephemeral Copies	323
iv. Reproduction for the Benefit of Certain Disabled Persons	323
B. The Right to Create Derivative Works	324
<i>Lee v. A.R.T. Company</i>	324
<i>Lewis Galoob Toys, Inc. v. Nintendo of America, Inc.</i>	327
Notes	330
<i>Pickett v. Prince</i>	334
C. The Public Distribution Right	338
1. “Distribution”	338
2. The First Sale Doctrine	340
a. Generally	340
<i>Vernor v. Autodesk, Inc.</i>	341
b. Computer Software and Record Rental	350
c. Importation and First Sale	351
<i>Kirtsaeng v. John Wiley & Sons, Inc.</i>	352
d. First Sale and Digital Copies	368
<i>Capitol Records, LLC v. ReDigi Inc.</i>	368
D. The Public Performance Right	378
1. The Nature of the Right	379
2. “Performance”	379
3. “Public Performance”	384
<i>Columbia Pictures Industries, Inc. v. Redd Horne, Inc.</i>	385
<i>Columbia Pictures Industries, Inc. v. Aveco, Inc.</i>	388
<i>Columbia Pictures Industries, Inc. v. Professional Real Estate Investors, Inc.</i>	391
<i>Cartoon Network LP, LLLP v. CSC Holdings, Inc.</i>	393
<i>American Broadcasting Companies, Inc. v. Aereo, Inc.</i>	400

4. Statutory Exemptions	409
a. Generally	409
b. Section 110(5): Communication of Transmission of a Performance	410
<i>Cass County Music Company v. Muedini</i>	411
Note: Communication of Licensed Broadcast Transmissions	416
c. § 110(1) and (2): Educational Performances and the Distance Education Problem	417
d. Other § 110 Exemptions	419
i. Section 110(4) and (10): Limited Not for Profit Exemption	419
ii. § 110(3) and (6): Religious and Governmental Agricultural Organizations	420
iii. § 110(7): Performances Incidental to Retail Sales	420
iv. § 110(8) and (9): Performances for Certain Handicapped Persons	420
v. §§ 111, 119, and 122: Secondary Transmissions	420
5. Performance Right in Sound Recordings	421
6. Performance Rights and Performers' Rights <i>Garcia v. Google, Inc.</i>	422
E. The Public Display Right	442
<i>Perfect 10, Inc. v. Amazon.com, Inc.</i>	443
F. The Limited Moral Right	449
1. Foundation of the Right: "Droit Moral"	450
2. Denial of Direct Recognition <i>Crimi v. Rutgers Presbyterian Church</i>	454
3. Movement Toward Indirect Recognition <i>Gilliam v. American Broadcasting Companies, Inc.</i>	457
Note: A Question of Values	461
4. State Statutory Responses	462
5. The Berne Convention, Moral Rights, and the Copyright Act	463
6. Section 106A: The Visual Artists Rights Act <i>Martin v. City of Indianapolis</i>	463
<i>Massachusetts Museum of Contemporary Art Foundation, Inc. v. Büchel</i>	465
Notes	492
3.2. The "Quasi Copyrights" of the DMCA	493
A. The Digital Millennium Copyright Act—Generally	493
B. Access Limitation—Anti-Circumvention Protection <i>Universal City Studios, Inc. v. Corley</i>	494
<i>Lexmark International, Inc., v. Static Control Components</i>	495
Note	517
<i>MDY Industries, LLC v. Blizzard Entertainment</i>	524
	524

Note	533
C. Copyright Management Information	534
3.3. Copyright Duration	534
A. The Pre-1976 Act Scheme: Separate Initial and Renewal Terms	535
1. Renewal	535
2. Assignment of the Renewal Term <i>Stewart v. Abend</i>	535
3. Automatic Renewal	541
B. The Unitary Scheme Under the 1976 Act	542
1. Works Created on or after January 1, 1978	542
2. Works Created but Not Published or Copyrighted Before January 1, 1978	543
3. Works in Copyright Prior to January 1, 1978	543
4. The Copyright Term Extension Act of 1998 <i>Eldred v. Ashcroft</i>	543
C. Restoration of Copyright in Certain Foreign Works <i>Golan v. Holder</i>	559
D. Duration for Older Sound Recordings	587
3.4. Copyright Ownership and Transfer	588
A. The Ownership Interest and Its Transfer	588
1. The Intangible Interest and the Tangible Object	588
2. Transfer <i>Playboy Enterprises, Inc. v. Dumas</i> Notes	589
<i>Billy-Bob Teeth, Inc. v. Novelty, Inc.</i>	594
3. Termination of Transfers	595
a. Generally <i>Larry Spier, Inc. v. Bourne Co.</i> <i>Penguin Group (USA), Inc. v. Steinbeck</i>	600
b. Preservation of Rights in Derivative Works <i>Mills Music, Inc. v. Snyder</i>	613
b. Preservation of Rights in Derivative Works <i>Mills Music, Inc. v. Snyder</i>	614
B. Multiple Authorship	621
1. “Authorship” v. “Ownership”	621
2. Joint Authorship <i>Childress v. Taylor</i> Note: Intention	622
<i>Richlin v. Metro-Goldwyn-Mayer Pictures, Inc.</i> Notes	623
3. Collective Works <i>New York Times Company, Inc. v. Tasini</i> Note	631
C. Works Made for Hire	636
1. The Work for Hire Doctrine	640
2. The Definition of a Work for Hire <i>Elmer Gantry</i>	641
3. The Work for Hire Doctrine <i>Commissioner of Internal Revenue v. Ladd</i> <i>Walt Disney Co. v. Buena Vista Film Distribution, Inc.</i>	655
D. The Right of First Refusal	656

2. Works Prepared by an Employee Within the Scope of Employment	656
<i>Community for Creative Non-Violence v. Reid</i>	657
Notes	663
<i>Carter v. Helmsley-Spear, Inc.</i>	665
Notes	671
<i>Avtec Systems, Inc. v. Peiffer</i>	672
<i>Cramer v. Crestar Financial Corp.</i>	677
3. Specially Commissioned Works	684
<i>Playboy Enterprises, Inc. v. Dumas</i>	684
D. Formalities	695
1. Notice	695
2. Registration	696
<i>Fourth Estate Public Benefit Corp. v. Wall-Street.Com, LLC</i>	696
Notes	703
<i>Reed Elsevier, Inc. v. Muchnick</i>	705
Notes	712
3. Deposit	713
Chapter 4 · Direct Infringement: Substantive Analysis	715
4.1. An Overview of Direct Infringement	715
<i>Arnstein v. Porter</i>	715
Notes	720
<i>Skidmore v. Led Zeppelin</i>	721
4.2. Copying-in-Fact	722
A. Direct Evidence	722
B. Circumstantial Evidence	723
1. Access	723
<i>Jones v. Blige</i>	723
<i>Three Boys Music Corp. v. Bolton</i>	729
2. Probative Similarity and the Inverse Ratio Rule	734
<i>Repp v. Webber</i>	734
Notes	742
<i>Skidmore v. Led Zeppelin</i>	743
4.3. Unlawful Appropriation	747
A. Analytic Tools—Levels of Abstraction	747
<i>Nichols v. Universal Pictures Corp.</i>	747
<i>Sheldon v. Metro-Goldwyn Pictures Corporation</i>	752
Notes	761
B. Dissection and “Total Concept and Feel”	761
<i>Canal+ Image UK Ltd. v. Lutvak</i>	762
C. The Extrinsic/Intrinsic Test	778
<i>Shaw v. Lindheim</i>	779
Note	783

<i>Funky Films, Inc. v. Time Warner Entertainment Co., L.P.</i>	783
D. Notes on Summary Judgment	791
E. The Ordinary Observer	793
<i>Dawson v. Hinshaw Music Inc.</i>	794
4.4. Non-Infringing Copying—De Minimis Use	799
<i>Ringgold v. Black Entertainment Television Inc.</i>	799
Note: Substantial Similarity and De Minimis Copying	806
<i>Bridgeport Music, Inc. v. Dimension Films</i>	807
<i>VMG Salsoul, LLC v. Ciccone</i>	814
4.5. Non-Infringing Copying: Fair Use	831
A. Overview	831
1. Historical Background	832
2. The 1976 Act Codification	833
B. General Application of § 107	834
1. The “Preamble” and the Factors	834
<i>Sony Corporation of America v. Universal City Studios</i>	834
<i>Harper & Row Publishers, Inc. v. Nation Enterprises</i>	840
Notes	849
a. <i>Sony, Harper & Row</i> , and “Productive Use”	849
b. Fair Use of Unpublished Works	850
c. <i>News and News Reporting</i>	851
<i>Los Angeles News Service v. KCAL-TV Channel 9</i>	851
d. The <i>Sony</i> “Presumptions”	855
2. <i>Campbell</i> and Transformative Use	856
<i>Campbell v. Acuff-Rose Music, Inc.</i>	856
3. The Post- <i>Campbell</i> Cases	863
<i>Castle Rock Entertainment, Inc. v. Carol Pub. Group, Inc.</i>	865
<i>Bill Graham Archives v. Dorling Kindersley Limited</i>	872
<i>Gaylord v. United States</i>	880
Notes	887
<i>Kienitz v. Sconnie Nation LLC</i>	887
<i>Sony Computer Entertainment America, Inc. v. Bleem, LLC</i>	892
<i>Ringgold v. Black Entertainment Television Inc.</i>	898
Note: “Potential Market,” “Circularity,” and Criticism	902
C. Parody as Fair Use	902
1. Controversy in the Circuits	902
2. The <i>Campbell</i> Resolution	904
<i>Campbell v. Acuff-Rose Music, Inc.</i>	904
<i>Leibovitz v. Paramount Pictures Corporation</i>	910
<i>Columbia Pictures Industries, Inc. v. Miramax Films Corp.</i>	916
<i>Henley v. DeVore</i>	924
D. Fair Use and Technology	941
<i>Sony Computer Entertainment America, Inc. v. Connectix Corporation</i>	942

<i>Wall Data, Inc. v. Los Angeles County Sheriff's Department</i>	950
E. Research: Scholarly, Academic, and Commercial Uses	956
1. Generally	956
2. Academic Copying	956
<i>Cambridge University Press v. Patton</i>	957
3. Quasi-Academic Copying	983
<i>The Authors Guild v. Google, Inc.</i>	984
4. Copying for Commercially Supported Research	998
<i>American Geophysical Union v. Texaco Inc.</i>	998
Chapter 5 · Infringement: Procedural Analysis	1015
5.1. Subject Matter Jurisdiction	1015
A. Exclusive Federal Jurisdiction: Claims "Arising Under" the Copyright Act	1015
<i>Bassett v. Mashantucket Pequot Tribe</i>	1016
Note	1024
B. Pendent Jurisdiction	1024
5.2. International Considerations	1025
A. Claims Involving Foreign Acts of Infringement	1025
<i>Spanski Enterprises, Inc. v. Telewizja Polska, S.A.</i>	1025
B. Foreign Contacts and Choice of Law	1032
<i>Itar-Tass Russian News Agency v. Russian Kurier, Inc.</i>	1032
5.3. Sovereign Immunity	1041
A. Generally—The Eleventh Amendment	1041
B. Congressional Abrogation and the Supreme Court	1042
<i>Allen v. Cooper</i>	1043
5.4. Federal Preemption of State Law Claims	1052
A. Constitutional Preemption: Supremacy v. Exclusivity	1052
1. Exclusivity: <i>Sears, Roebuck v. Stiffel; Compco v. Day-Brite</i>	1053
2. Supremacy: <i>Goldstein</i>	1055
3. Harmonization?	1057
<i>Bonito Boats, Inc. v. Thunder Craft Boats, Inc.</i>	1057
Notes	1062
B. Section 301 Preemption	1062
<i>Baltimore Orioles v. Major League Baseball Players</i>	1064
<i>Brown v. Ames</i>	1067
Notes	1070
<i>Close v. Sotheby's, Inc.</i>	1072
<i>National Basketball Association v. Motorola, Inc.</i>	1084
Note	1094
<i>Wrench LLC v. Taco Bell Corp.</i>	1095
Notes	1105
5.5. Time Bars	1107
<i>Petrella v. Metro-Goldwyn-Mayer, Inc.</i>	1108

5.6. The Defense of Copyright Misuse	1126
Chapter 6 · Remedies and the Ambit of Liability	1129
6.1. Vicarious and Contributory Infringement	1129
A. Generally	1129
1. Vicarious Liability	1129
2. Contributory Liability	1130
B. The Standards	1131
<i>Fonovisa, Inc. v. Cherry Auction, Inc.</i>	1131
<i>A&M Records v. Napster</i>	1135
<i>Metro-Goldwyn-Mayer Studios Inc. v. Grokster, Ltd.</i>	1143
Note	1163
<i>Perfect 10, Inc. v. Visa International Service Association</i>	1163
C. Special Limitation on Liability for Online Infringement	1175
<i>ALS Scan, Inc. v. RemarQ Communities, Inc.</i>	1177
Notes	1182
<i>Viacom International, Inc. v. YouTube, Inc.</i>	1184
<i>Lenz v. Universal Music Corp.</i>	1200
6.2. Remedies	1214
A. Generally, the Array of Civil Remedies for Infringement	1214
B. Injunctive Relief	1214
<i>Salinger v. Colting</i>	1215
C. Monetary Relief	1225
1. Provable Damages and Profits	1225
<i>Mackie v. Rieser</i>	1226
<i>Frank Music Corp. v. Metro-Goldwyn-Mayer, Inc.</i>	1233
<i>Frank Music Corp. v. Metro-Goldwyn-Mayer, Inc.</i>	1236
Note	1239
2. Recovery of International Damages	1240
<i>Los Angeles News Service v. Reuters Television Int'l., Ltd.</i>	1241
Note	1244
3. Statutory Damages	1244
a. Availability and Amount	1244
<i>Sony BMG Music Entertainment v. Tenenbaum</i>	1247
b. Right to a Jury Trial	1253
<i>Feltner v. Columbia Pictures Television, Inc.</i>	1253
Note	1258
D. Impoundment and Related Relief	1260
E. Costs and Counsel Fees	1260
<i>Kirtsaeng v. John Wiley & Sons, Inc.</i>	1260
6.3. Criminal Liability	1267
<i>Dowling v. United States</i>	1268
Index	1277

Table of Cases

The names of principal cases, and the pages at which they are reported, appear in **bold type**.

- A&M Records v. Napster**, 239 F.3d 1004 (9th Cir. 2001): 339, 1127, 1135, 1142, 1163, 1175, 1183
- Abend v. MCA, Inc.**, 863 F.2nd 1465, 1479 (9th Cir. 1988), *aff'd*, 495 U.S. 207 (1990): 1214
- ABKCO Music, Inc. v. Harrisongs Music Ltd.**, 722 F.2d 988 (2nd Cir. 1983): 729
- Agee v. Paramount Communications, Inc.**, 59 F.3d 317 (2nd Cir. 1995): 308, 314, 339
- Aimster Copyright Litigation**, 334 F.3d 643 (7th Cir. 2003), *cert. denied*, 540 U.S. 1107 (2004): 1142
- Alexander v. Haley**, 460 F.Supp. 40 (S.D.N.Y. 1978): 761
- Allen v. Academic Games League of America**, 89 F.3d 614 (9th Cir. 1996): 383
- Allen v. Cooper**, 140 S. Ct. 994 (2020): 1043
- ALS Scan, Inc. v. RemarQ Communities, Inc.**, 239 F.3d 619 (4th Cir. 2001): 1177
- American Geophysical Union v. Texaco Inc.**, 60 F.3d 913 (2nd Cir. 1994), *cert. dismissed*, 116 S. Ct. 592 (1995): 998
- American Broadcasting Companies, Inc. v. Aereo, Inc.**, 134 S.Ct. 2498 (2014): 400
- Anderson v. Stallone**, 11 U.S.P.Q.2d 1161 (D. Cal. 1989): 246, 250
- Apple Computer, Inc. v. Franklin Computer Corp.**, 714 F.2d 1240 (3rd Cir. 1983), *cert. dismissed*, 464 U.S. 1033 (1984): 120, 1214
- Apple Computer, Inc. v. Microsoft Corp.**, 35 F.3d 1435 (9th Cir. 1994), *cert. denied*, 115 S. Ct. 1176 (1995): 134, 137, 156, 783, 791
- Apple, Inc. v. Psystar**, 658 F.3d 1150 (9th Cir. 2011), *cert. denied*, 132 S.Ct. 2374 (2012): 349
- Applied Innovations, Inc. v. Regents of the University of Minnesota**, 876 F.2d 626 (8th Cir. 1989): 87
- Arica Inst., Inc. v. Palmer**, 970 F.2d 1067 (2nd Cir. 1992): 831
- Arnstein v. Porter**, 154 F.2d 464 (2nd Cir. 1946): 715, 720, 722, 747, 778–79, 791–93
- Arthur Rutenberg v. Dawney**, 647 F. Supp. 1214 (D. Fla. 1986): 226
- Assessment Technologies of Wisconsin, Llc. v. Wiredata, Inc.**, 350 F.3d (7th Cir. 2003): 1127
- Atari Games Corp. v. Nintendo of America Inc.**, 975 F.2d 832 (Fed. Cir. 1992): 134, 942

- Atari Games Corporation v. Oman**, 979 F.2d 242 (D.C. Cir. 1992): 25
ATC Distribution Group, Inc. v. Whatever it Takes Transmissions & Parts, Inc., 402 F.3d 700 (6th Cir. 2005): 116, 152
Atkins v. Fischer, 331 F.3d 988 (D.C. Cir. 2003): 332
Automated Solutions Corp. v. Paragon Data Systems, 756 F.3d 504 (6th Cir. 2014): 150
Autoskill, Inc. v. National Education Support Systems, Inc., 994 F.2d 1476 (10th Cir.), *cert. denied*, 510 U.S. 916, 114 S. Ct. 307 (1993): 137
Avtec Systems, Inc. v. Peiffer, 67 F.3d 293 (4th Cir. 1995): 672
Aymes v. Bonelli, 47 F.3d 23 (2nd Cir. 1995): 332, 664, 671
- Baby Buddies, Inc. v. Toys “R” US, Inc.**, 611 F.3d 1308 (11th Cir. 2010): 68, 70
Baker v. Selden, 101 U.S. 99 (1879): 60, 62, 80
Baltimore Orioles v. Major League Baseball Players, 805 F.2d 663 (7th Cir. 1986), *cert. denied*, 480 U.S. 941 (1987): 24, 41, 269, 1064, 1071–72
Barclay’s Capital, Inc. v. Theflyonthewall.com, 650 F.3d 876 (2nd Cir. 2011): 1094
Basic Books, Inc. v. Kinko’s Graphics Corp., 758 F. Supp. 1522 (S.D.N.Y. 1991): 957
Bassett v. Mashantucket Pequot Tribe, 204 F.3d 343 (2nd Cir. 2000): 1016, 1024, 1041–42
Bateman v. Mnemonics, Inc., 79 F.3d 1532 (11th Cir. 1996): 134–35, 942
Baxter v. MCA Inc., 812 F.2d 421 (9th Cir.), *cert. denied*, 484 U.S. 954 (1987): 791–92
Bellsouth Advertising & Publishing Corp. v. Donnelly Information Publishing, Inc., 999 F.2d 1436 (11th Cir. 1993), *cert. denied*, 114 S. Ct. 943 (1994): 96
Benay v. Warner Bros. Entertainment, Inc., 607 F.3d 620 (9th Cir. 2010): 742, 783, 790
Benny v. Loew’s Inc., 239 F.2d 532 (9th Cir. 1956), *aff’d by an equally divided court*, 356 U.S. 43 (1958): 903
Benson v. Coca-Cola Co., 795 F.2d 973 (11th Cir. 1986): 723
Berlin v. E.C. Publications, Inc., 329 F.2d 541 (2nd Cir.), *cert. denied*, 379 U.S. 822 (1964): 903
Bill Graham Archives v. Dorling Kindersley Limited, 448 F.3d 605 (2nd Cir. 2006): 872, 890
Billy-Bob Teeth, Inc. v. Novelty, Inc., 329 F.3d 586 (7th Cir. 2003): 595
Blanch v. Koons, 467 F.3d 244 (2nd Cir. 2006): 890
Blehm v. Jacobs, 702 F.3d 1193 (10th Cir. 2012): 70
Bleistein v. Donaldson Lithographing Co., 188 U.S. 239, 23 S. Ct. 298 (1903): 28, 30, 52
BMG Music v. Gonzalez, 430 F.3d 888 (7th Cir. 2005), *cert. denied*, 547 U.S. 1130 (2006): 1245, 1258–59
Bobbs-Merrill Co. v. Straus, 210 U.S. 339 (1908): 340
Bonito Boats, Inc. v. Thunder Craft Boats, Inc., 489 U.S. 141 (1989): 1057, 1062
Bonneville International Corp. v. Peters, 347 F.3d 485 (3rd Cir. 2003): 422

- Bouchat v. Bon-Ton Dept. Stores, Inc., 506 F.3d 315 (4th Cir. 2007), *cert. denied*, 128 S. Ct. 2054: 1247
- Brandir International, Inc. v. Cascade Pacific Lumber Co., 834 F.2d 1142 (2nd Cir. 1987): 196, 225
- Bridgeport Music, Inc. v. Dimension Films**, 410 F.3d 792 (6th Cir. 2005): 59, 807
- Brilliance Audio, Inc. v. Haight Cross Communications, Inc., 474 F.3d 365 (6th Cir. 2007): 350
- Brown v. Ames**, 201 F.3d 654 (5th Cir.), *cert. denied*, 531 US 925, 121 S. Ct. 299 (2000): 1067, 1070
- Brownbag Software v. Symantec Corp., 960 F.2d 1465 (9th Cir. 1992), *cert. denied*, 531 US 925 (1992): 783
- Brownstein v. Lindsay, 742 F.3d 55 (3rd Cir. 2014): 636
- BUC International Corp. v. International Yacht Council Ltd.**, 489 F.3d 1129 (11th Cir. 2007): 144
- Buck v. Jewell-LaSalle Realty Company, 283 U.S. 191 (1931): 384, 421
- Burroughs v. Metro-Goldwyn-Mayer, Inc., 683 F.2d 610 (2nd Cir. 1982): 600
- Burrow-Giles Lithographic Company v. Sarony**, 111 U.S. 53, 4 S. Ct. 279 (1884): 30, 32, 36, 40–41, 622
- BV Engineering v. University of California**, 858 F.2d 1394 (9th Cir. 1988), *cert. denied*, 489 U.S. 1090 (1989): 1042
- Cambridge University Press v. Patton**, 769 F.3d 1232 (11th Cir. 2014): 957, 983
- Campbell v. Acuff-Rose Music, Inc.**, 510 U.S. 569 (1994): 832–33, 850, 855, 856, 863–65, 887, 902–03, 904, 1214,
- Canal+ Image UK Ltd. v. Lutvak**, 773 F.Supp.2d 419 (S.D.N.Y. 2011): 762
- Capitol Records, LLC v. ReDigi Inc.**, 910 F.3d 649 (2nd Cir. 2018): 368
- Cariou v. Prince, 714 F.3d 694 (2nd Cir. 2013): 887,
- Carol Barnhart Inc. v. Economy Cover Corporation**, 773 F.2d 411 (2nd Cir. 1985): 196
- Carter v. Helmsley-Spear, Inc., 861 F. Supp. 303 (S.D.N.Y. 1994), *rev'd on other grounds*, 71 F.3d 77 (2nd Cir. 1995), *cert. denied*, 517 US 1208 (1996): 464
- Carter v. Helmsley-Spear, Inc.**, 71 F.3d 77 (2nd Cir. 1995), *cert. denied*, 517 US 1208 (1996): 665
- Cartoon Network LP, LLLP v. CSC Holdings**, 536 F.3d 121, *cert. denied*, 557 U.S. 946 (2009): 298, 340, 393, 399–400
- Cass County Music Company v. Muedini**, 55 F.3d 263 (7th Cir. 1995): 411
- Castle Rock Entertainment v. Carol Publishing Group**, 150 F.3d 132 (2nd Cir. 1998): 332, 865
- CCC Information Services, Inc. v. Maclean Hunter Market Reports, Inc.**, 44 F.3d 61 (2nd Cir. 1994). *cert. denied*, 116 S. Ct. 72 (1995): 111, 149, 151, 761
- CDN Inc. v. Kapes**, 197 F.3d 1256 (9th Cir. 1999): 81, 140, 150
- Chamberlain Group, Inc. v. Skylink Techs., Inc., 381 F.3d 1178 (Fed. Cir. 2004), *cert. denied*, 125 S.Ct. 1669 (2005): 524

- Chicago Board of Education v. Substance, Inc., 354 F.3d 624, 629 (7th Cir. 2003), *cert. denied*, 543 U.S. 816 (2004): 864
- Childress v. Taylor, 945 F.2d 500 (2nd Cir. 1991): 623, 636, 638
- Chuck Blore & Don Richman Inc. v. 20/20 Advertising Inc., 674 F.Supp. 671 (D. Minn. 1987): 81
- Classic Media, Inc. v. Newborn, 532 F.3d 978 (9th Cir. 2008): 613
- Close v. Sotheby's, Inc., 894 F.3d 1061 (9th Cir. 2018): 463, 1072
- College Savings Bank v. Florida Prepaid Postsecondary Education Expense Board, 527 U.S. 666 (1999): 1041–42
- Columbia Pictures Industries, Inc. v. Aveco, Inc., 800 F.2d 59 (3rd Cir. 1986): 388
- Columbia Pictures Industries, Inc. v. Miramax Films Corp., 11 F.Supp.2d 1179 (C.D. Cal. 1998): 916
- Columbia Pictures Industries, Inc. v. Professional Real Estate Investors, Inc., 866 F.2d 278 (9th Cir. 1989): 391
- Columbia Pictures Industries, Inc. v. Redd Horne, Inc., 749 F.2d 154 (3rd Cir. 1984): 340, 385
- Community for Creative Non-Violence v. Reid, 490 U.S. 730, 109 S. Ct. 2166 (1989): 657, 663–64
- Compco Corp. v. Day-Brite Lighting, Inc., 376 U.S. 234 (1964): 1053–54
- Computer Associates, International, Inc. v. Altai, Inc., 982 F.2d 693 (2nd Cir. 1992): 131, 135, 138, 152, 156, 762
- Concrete Machinery Co. v. Classic Lawn Ornaments, 843 F.2d 600 (1st Cir. 1988): 150, 720, 747, 793
- Coquico Inc. v. Rodriguez-Miranda, 562 F.3d 62 (1st Cir. 2009): 68
- Corcoran v. Sullivan, 112 F.3d 836 (7th Cir. 1997): 1107
- Costar Group, Inc. v Loopnet, Inc., 373 F.3d 544 (4th Cir. 2004): 1182
- Costco Wholesale Corp. v. Omega, S.A., 562 U.S. 40 (2010): 352
- Country Kids 'N' City Slacks, Inc. v. Sheen, 77 F.3d 1280 (10th Cir. 1996): 59
- Cramer v. Crestar Financial Corp., 67 F.3d 294 (4th Cir. 1995): 677
- Crimi v. Rutgers Presbyterian Church, 194 Misc. 570, 89 N.Y.S.2d 813 (1949): 454, 457
- Davidson & Associates v. Jung, 422 F.3d 630 (8th Cir. 2005): 1106
- Davis v. Blige, 505 F.3d 90 (2nd Cir. 2007), *cert. denied*, 129 S.Ct. 117 (2008): 638–39
- Dawson v. Hinshaw Music Inc., 905 F.2d 731 (4th Cir.), *cert. denied*, 498 US 981 (1990): 794
- DC Comics v. Towle, 802 F.3d 1012 (9th Cir. 2015): 250
- Dollar v. Samuel Goldwyn, Inc., 104 F.2d 661 (2nd Cir. 1939): 832
- Detective Comics v. Bruns Publications, 111 F.2d 432 (2nd Cir. 1940): 236
- Dowling v. United States, 473 U.S. 207 (1985): 1268
- Dr. Seuss Enterprises, L.P. v. Penguin Books, 109 F.3d 1394 (9th Cir.), *cert. dismissed*, 521 US 1146 (1997): 903

- DSC Communications Corp. v. DGI Technologies, 81 F.3d 597 (5th Cir. 1996): 1127
- Dun & Bradstreet Software v. Grace Consulting, 307 F.3d 197 (3rd Cir. 2002), *cert. denied*, 538 U.S. 1032 (2003): 157
- Eckes v. Card Prices Update, 736 F.2d 859, 862 (2nd Cir. 1984): 87
- Educational Testing Services v. Katzman, 793 F.2d 533 (3rd Cir. 1986): 87, 150
- Eldred v. Ashcroft**, 537 U.S. 186 (2003): 7, 544
- Ellison v. Robertson, 357 F.3d 1072 (9th Cir. 2004): 1142, 1182
- Elsmere Music, Inc. v. National Broadcasting Co., 623 F.2d 252 (2nd Cir. 1980): 903–04
- Engineering Dynamics, Inc. v. Structural Software, Inc., 26 F.3d 1335 (5th Cir. 1994), *rehearing denied*, 46 F.3d 408 (5th Cir. 1995): 134
- Erickson v. Trinity Theatre, Inc., 13 F.3d 1061 (7th Cir. 1994): 631, 636–38
- Estate of Hemingway v. Random House, Inc., 23 N.Y.2d 341, 244 N.E.2d 250 (1986): 274
- Ets-Hokin v. Skyy Spirits, Inc.**, 225 F.3d 1068 (9th Cir. 2000): 42, 46, 153
- Ets-Hokin v. Skyy Spirits, 323 F.3d 763 (9th Cir. 2003): 46
- Falwell v. Penthouse International, 521 F. Supp. 1204 (W.D. Va. 1981): 274
- Faulkner v. National Geographic Enterprises Inc., 409 F.3d 26 (2nd Cir.), *cert. denied*, 126 S.Ct. 833 (2005): 655
- Feist Publications, Inc. v. Rural Telephone Service Company, Inc.**, 499 U.S. 340 (1991): 23–25, 59, 82, 86, 88, 96, 100, 110, 849
- Feltner v. Columbia Pictures Television**, 523 U.S. 340 (1998): 1244, 1253
- Financial Information, Inc. v. Moody's Investors Service, Inc., 808 F.2d 204 (2nd Cir. 1986), *cert. denied*, 484 U.S. 820 (1987): 87
- Fisher v. Dees, 794 F.2d 432 (9th Cir. 1986): 903
- Florida Prepaid Postsecondary Education Expense Board v. College Savings Bank, 527 U.S. 627 (1999): 1041–42
- Fonovisa, Inc. v. Cherry Auction, Inc.**, 76 F.3d 259 (9th Cir. 1996): 1131
- Fortnightly Corp. v. United Artists Television, Inc., 392 U.S. 390 (1968): 384
- Fourth Estate Public Benefit Corp. v. Wall-Street.Com, LLC**, 139 S.Ct. 881 (2019): 696, 703
- Frank Music Corp. v. Metro-Goldwyn-Mayer, Inc.**, 772 F.2d 505 (9th Cir. 1985): 1225, 1233
- Frank Music Corp. v. Metro-Goldwyn-Mayer, Inc.**, 886 F.2d 1545 (9th Cir. 1989), *cert. denied*, 110 S. Ct. 1321 (1990): 1236
- Fred Fisher Music Company v. M. Witmark & Sons, 318 U.S. 643 (1943): 536
- Funky Films v. Time Warner Entertainment Co.**, 462 F.3d 1072 (9th Cir. 2006): 742, 783
- Gaiman v. McFarlane, 360 F.3d 644 (7th Cir. 2004): 637–38
- Galiano v. Harrah's Operating Company, Inc., 416 F.3d 411 (5th Cir. 2005): 197

- Garcia v. Google, Inc.**, 786 F.3d 733 (9th Cir. 2015): 21, 422
Gates Rubber Co. v. Bando Chemical Industries, 9 F.3d 823 (10th Cir. 1993): 134, 150, 156–57
Gaylord v. United States, 595 F.3d 1364 (Fed. Cir. 2010): 638, 880, 887
Gaylord v. United States, 678 F.3d 1339 (Fed. Cir. 2012): 887
Georgia v. Public.Resource.Org, Inc., 140 S.Ct. 1498 (2020): 157, 179
Gershwin Publishing v. Columbia Artists Management, 443 F.2d 1159, 1162 (2nd Cir. 1971): 1130
Gilliam v. American Broadcasting Companies, Inc., 538 F.2d 14 (2nd Cir. 1976): 457, 461, 463, 492
Golan v. Holder, 132 S.Ct. 873 (2012): 6, 559
Goldstein v. California, 412 U.S. 546, 93 S. Ct. 2303 (1973): 1055, 1062
Gracen v. Bradford Exchange, 698 F.2d 300 (7th Cir. 1983): 59
Granz v. Harris, 198 F.2d 585 (2nd Cir. 1952): 457
Greenberg v. National Geographic Society, 533 F.3d 1244 (11th Cir.), *cert. denied*, 129 S.Ct. 727 (2008): 655
Gross v. Seligman, 212 Fed. 930 (2nd Cir. 1914): 53, 55
- Halicki Films LLC v. Sanderson Sales and Marketing**, 547 F.3d 1213 (9th Cir. 2008): 250
Harper & Row Publishers, Inc. v. Nation Enterprises, 471 U.S. 539 (1985): 8, 339, 832–33, 840, 849–51, 855
Harper v. Maverick Recording Company, 562 U.S. 1080 (2010): 1245
Hart v. Dan Chase Taxidermy Supply Co., Inc., 86 F.3d 320 (2nd Cir. 1996): 151–52, 195
Henley v. Devore, 733 F.Supp.2d 1144 (C.D. Cal. 2010): 924
Herbert v. Shanley, 242 U.S. 591 (1917): 410
Hotaling v. Church of Jesus Christ of Latter-Day Saints, 118 F.3d 199 (4th Cir. 1997): 1107
Hustler Magazine, Inc. v. Moral Majority, Inc., 796 F.2d 1148 (9th Cir. 1986): 855
Huston v. Société de l'Exploitation de la Cinquième Chaîne (Cour d'Appel, Paris, 1989, Cour de Cassation, 1991): 462
- Image Software, Inc. v. Reynolds and Reynolds Co.**, 459 F.3d 1044 (10th Cir. 2006): 1024
Imperial Homes Corp. v. Lamont, 458 F.2d 895 (5th Cir. 1972): 226
In re Literary Works in Electronic Databases Copyright Litigation, 509 F.3d 116 (2nd Cir. 2007), *cert. granted*, **Reed Elsevier, Inc. v. Muchnick**, 129 S.Ct. 1523 (2009): 704
Independent News Company v. Williams, 293 F.2d 510 (3rd Cir. 1961): 340
Infinity Broadcasting Corp. v. Kirkwood, 150 F.3d 104 (2nd Cir. 1998): 887, 902
International News Service v. Associated Press, 248 U.S. 215, 39 S.Ct. 68 (1918): 1083

Intervest Const., Inc. v. Canterbury Estate Homes, Inc., 554 F.3d 914 (11th Cir. 2008): 227, 793

Iowa State University Research Foundation, Inc. v. American Broadcasting Companies, Inc., 621 F.2d 57 (2nd Cir. 1980): 851, 902

Itar-Tass Russian News Agency v. Russian Kurier, Inc., 153 F.3d 82 (2nd Cir. 1998): 1032

Jerry v. Beard, 2011 WL 989856, 419 Fed. Appx. 260 (3rd Cir. 2011): 712

Jetmax Limited v. Big Lots, Inc., 2007 WL 3726756 (S.D.N.Y. Aug. 28, 2017): 218

Johnson v. Jones, 149 F.3d 494, 500 (6th Cir. 1998): 589

Jones v. Blige, 558 F.3d 485 (6th Cir. 2009): 723

Kay Berry, Inc. v. Taylor Gifts, Inc., 421 F.3d 199 (3rd Cir. 2005): 24

Kelley v. Chicago Park Dist., 635 F.3d 290 (7th Cir.), *cert. denied*, 132 S.Ct. 380 (2011): 38, 40, 268

Kelly v. Arriba Soft Corp., 336 F.3d 811 (9th Cir. 2003): 890

Kernel Records Oy v. Mosley, 2003 WL 3762452 (S.D. Fla. 2013): 713

Key Publications, Inc. v. Chinatown Today Publishing Enterprises, Inc., 945 F.2d 509 (2nd Cir. 1991): 96

Kienitz v. Sconnie Nation LLC, 766 F.3d 756 (7th Cir. 2014): 887

Kieselstein-Cord v. Accessories By Pearl Inc., 632 F.2d 989 (2nd Cir. 1980): 196

Kiowa Tribe v. Manufacturing Techs., Inc., 523 U.S. 751, 118 S.Ct. 1700 (1998): 1041

Kirtsaeng v. John Wiley & Sons, Inc., 568 U.S. 519 (2013): 352, 367–68

Kirtsaeng v. John Wiley & Sons, Inc., 136 S.Ct. 1979 (2016): 1260

Klinger v. Conan Doyle Estate, 755 F.3d, 496 (7th Cir. 2014): 243

Korman v. HBC Florida, Inc., 182 F.3d 1291 (11th Cir. 1999): 1106

Krause v. Titleserve, Inc., 402 F.3d 119 (2nd Cir.), *cert. denied*, 546 U.S. 1002 (2005): 333

Kregos v. Associated Press, 795 F. Supp. 1325 (S.D.N.Y. 1992), *aff'd*, 3 F.3d 656 (2nd Cir. 1993), *cert. denied*, 510 US 1112, 114 S. Ct. 1056 (1994): 100

Kregos v. Associated Press, 937 F.2d 700 (2nd Cir. 1991): 62, 96, 110, 140, 148–52

L. Batlin & Son, Inc. v. Snyder, 536 F.2d 486 (2nd Cir.), *cert. denied*, 429 U.S. 857 (1976): 56, 58–59

L.A. Printex Industries, Inc. v. Aeropostale, Inc., 676 F.3d 841 (9th Cir. 2012): 783

La Resolana Architects, PA v. Reno, Inc., 555 F.3d 1171 (10th Cir. 2009): 723

Lamothe v. Atlantic Recording Corporation, 847 F.2d 1403 (9th Cir. 1988): 457

Larry Spier, Inc. v. Bourne Co., 953 F.2d 774 (2nd Cir. 1992): 601

Laserc comb America, Inc. v. Reynolds, 911 F.2d 970, 979 (4th Cir. 1990): 1126, 1128

Leadsinger, Inc. v. BMG Music Publishing, 512 F.3d 522 (9th Cir. 2008): 315, 864

Lee v. A.R.T. Company, 125 F.3d 580 (7th Cir. 1997): 324, 330

Leibovitz v. Paramount Pictures Corp., 137 F.3d 109 (2nd Cir. 1998): 54–55, 902, 910, 916

- Lenz v. Universal Music Corp.**, 815 F.3d 1145 (9th Cir. 2016): 1200
Lewis Galoob Toys, Inc. v. Nintendo of America, Inc., 964 F.2d 965 (9th Cir. 1992), *cert. denied*, 507 U.S. 985 (1993): 327, 331
Lexmark International, Inc. v. Static Control Components, 387 F.3d 522 (6th Cir. 2004): 120, 152, 517
Lipton v. Nature Co., 71 F.3d 464 (2nd Cir. 1995): 115
Litchfield v. Spielberg, 736 F.2d 1352 (9th Cir. 1984), *cert. denied*, 470 U.S. 1052 (1985): 332
Lone Ranger Television, Inc. v. Program Radio Corp., 740 F.2d 718 (9th Cir. 1984): 1025
Los Angeles News Service v. KCAL-TV Channel 9, 108 F.3d 1119 (9th Cir.), *cert. denied*, 522 U.S. 823 (1997): 851
Los Angeles News Service v. Reuters Television Int'l., Ltd., 149 F.3d 987 (9th Cir. 1998), *cert. denied*, 525 U.S. 1141 (1999): 1241
Los Angeles News Service v. Tullo, 973 F.2d 791 (9th Cir. 1992): 850
Lotus Development Corp. v. Paperback Software International, 740 F. Supp. 37 (D. Mass. 1990): 135
Lotus Development Corp. v. Borland Int'l, Inc., 831 F. Supp. 223 (D. Mass. 1993), *rev'd.*, 49 F.3d 807 (1st Cir. 1995), *aff'd by an evenly divided Court*, 516 U.S. 233 (1996): 135, 137–38
Lyons Partnership, L.P. v. Morris Costumes, Inc., 243 F.3d 789 (4th Cir. 2001): 1107
Lyric Studios, Inc. v. Big Idea Productions, Inc., 420 F.3d 388 (5th Cir. 2005), *cert. denied*, 547 U.S. 1054 (2006): 594
- M. Witmark & Sons v. Jensen**, 80 F.Supp. 843 (D. Minn. 1948): 1128
Mackie v. Rieser, 296 F.3d 909 (9th Cir. 2002): 1226
Mag Jewelry Co., Inc. v. Cherokee, Inc., 496 F.3d 108 (1st Cir. 2007): 25, 723
MAI Systems Corp. v. Peak Computer, Inc., 991 F.2d 511 (9th Cir. 1993), *cert. dismissed*, 510 U.S. 1033, 114 S. Ct. 671 (1994): 298, 322
Marascalco v. Fantasy, Inc., 953 F.2d 469 (9th Cir. 1991), *cert. denied*, 504 U.S. 931 (1992): 536
Marshall & Swift v. BS&A Software, 871 F.Supp. 952 (W.D. Mich. 1994): 722
Martin v. City of Indianapolis, 192 F.3d 608 (7th Cir. 1999): 465
Mary Ellen Enterprises v. Camex, Inc., 68 F.3d 1065 (8th Cir. 1995): 1225
Masquerade Novelty, Inc. v. Unique Industries, Inc., 912 F.2d 663 (3rd Cir. 1990): 185
Massachusetts Museum of Contemporary Art Foundation, Inc. v. Büchel, 593 F.3d 38 (1st Cir. 2010): 469
Mattel, Inc. v. Goldberger Doll Manufacturing Co., 365 F.3d 133 (2nd Cir. 2004): 64, 68, 70
Matthew Bender & Company, Inc. v. West Publishing Co., 158 F.3d 693 (2nd Cir. 1998), *cert. denied*, 526 U.S. 1154 (1999): 101
Matthew Bender & Company, Inc. v. West Publishing Co., 158 F.3d 674 (2nd Cir. 1998), *cert. denied*, 526 U.S. 1154 (1999): 109

- Maxtone-Graham v. Burtchaell, 803 F.2d 1253 (2nd Cir. 1986), *cert. denied*, 481 U.S. 1059 (1987): 791, 850, 855
- Mazer v. Stein, 347 U.S. 201, 74 S. Ct. 460 (1954): 31, 180, 184, 195
- MCA v. Wilson, 677 F.2d 180 (2nd Cir. 1981): 904
- MDY Industries, LLC v. Blizzard Entertainment**, 629 F.3d 928 (9th Cir. 2010): 524
- Meshwerks, Inc. v. Toyota Motor Sales U.S.A., Inc.**, 528 F.3d 1258 (10th Cir. 2008), *cert. denied*, 129 S. Ct. 1006 (2009): 40, 46
- Metro-Goldwyn-Mayer Studios, Inc. v. Grokster Ltd., 380 F.3d 1154 (9th Cir. 2004), *cert. granted*, 125 S.Ct. 686 (2004): 1142
- Metro-Goldwyn-Mayer Studios. v. Grokster Ltd.**, 545 U.S 913 (2005): 1142, 1143, 1163
- MGE UPS Systems v. GE Consumer and Industrial, Inc., 622 F.3d 361 (5th Cir. 2010): 533
- Micro Star v. Formgen, 154 F.3d 1107 (9th Cir. 1998): 332
- Midler v. Ford Motor Company, 849 F.2d 460 (9th Cir. 1988), *cert. denied*, 503 US 951 (1992): 1070
- Mills Music, Inc. v. Snyder**, 469 U.S. 153 (1985): 614, 621
- Milton H. Greene Archives, Inc. v. BPI Communications, Inc.**, 378 F.Supp.2d 1189 (C.D. Cal. 2005): 261
- Mitek Holdings v. Arce Engineering, 89 F.3d 1548 (11th Cir. 1996): 137
- Mitel, Inc. v. Iqtel, Inc., 124 F.3d 1366 (10th Cir. 1997): 134, 156–57
- Monge v. Maya Magazines, 688 F.3d 1164 (9th Cir. 2012): 887
- Morrissey v. Procter & Gamble Co., 379 F.2d 675 (1st Cir. 1967): 150
- Motorola Solutions, Inc. v. Hytera Communications Corp., 436 F.Supp.3d 1150 (N.D. Ill. 2020): 1244
- Mulcahy v. Cheetah Learning Llc, 386 F.3d 849 (8th Cir. 2004): 59
- Murray Hill Publications, Inc. v. Twentieth Century Fox, 361 F.3d 312 (6th Cir.), *cert. denied*, 543 U.S. 959 (2004): 155, 761, 792
- Mywebgrocer, LLC v. Hometown Info, Inc., 375 F.3d 190 (2nd Cir. 2004): 152
- Narell v. Freemen, 872 F.2d 907 (9th Cir. 1989): 86, 778
- Naruto v. Slater, 888 F.3d 418 (9th Cir. 2018): 36
- Nash v. CBS, Inc.**, 899 F.2d 1537 (7th Cir. 1990): 82, 86
- National Basketball Association v. Motorola, Inc.**, 105 F.3d 841 (2nd Cir. 1997): 1084
- National Peregrine, Inc. v. Capitol Federal Savings and Loan Association of Denver, 116 B.R. 194 (D.C. Cal. 1990): 713
- New York Mercantile Exchange, Inc. v. Intercontinental Exchange, Inc, 497 F.3d 109 (2nd Cir. 2007), *cert. denied*, 128 S.Ct. 1669 (2008): 152
- New York Times Company, Inc. v. Tasini**, 533 U.S. 483 (2001): 641, 655, 704
- New Era Publications International, ApS v. Henry Holt & Co., 873 F.2d 576 (2nd Cir. 1989), *cert. denied*, 493 U.S. 1094, 110 S Ct 1168 (1990): 850–51, 1214
- Nichols v. Universal Pictures Corp.**, 45 F.2d 119 (2nd Cir. 1930), *cert. denied*, 282 U.S. 902 (1931): 81, 236, 747, 761, 792

- Norma Ribbon & Trimming, Inc. v. Little, 51 F.3d 45 (5th Cir. 1995): 59
Norwest Corp v. Commissioner, 108 T.C. No. 18, 1997 WL 211303 (U.S. Tax Ct., 1997): 588
- Oasis Publishing Co. v. West Publishing Co., 924 F. Supp. 918 (D. Minn. 1996): 100
Olson v. National Broadcasting Co., Inc., 855 F.2d 1446 (9th Cir. 1988): 246, 778
Omega S.A. v. Costco Wholesale Corp., 776 F.3d 692 (9th Cir. 2015): 367–68
Omega S.A. v. Costco Wholesale Corp., 541 F.3d 982 (9th Cir. 2008): 367
On Davis v. The Gap, Inc., 246 F.3d 152 (2nd Cir. 2001): 1226
Oracle Corp. v. SAP AG, 765 F.3d 1081 (9th Cir. 2014): 1239–40
Oracle America, Inc. v. Google, Inc., 750 F.3d 1339 (Fed. Cir. 2014): 137–38
Oravec v. Sunny Isles Luxury Ventures, L.C., 527 F.3d 1218 (11th Cir. 2008): 333, 712
- Pacific and Southern Company Inc. v. Duncan, 744 F.2d 1490 (11th Cir.), *cert. denied*, 471 U.S. 1004 (1985): 850
- Palladium Music, Inc. v. Eatsleepmusic, Inc., 398 F.3d 1193 (10th Cir. 2005): 60
- Paycom Payroll, LLC v. Richison, 758 F.3d 1198 (10th Cir. 2014): 134
- Peer International Corp. v. Pausa Records, Inc., 909 F.2d 1332, 1335 (9th Cir. 1990), *cert. denied*, 498 U.S. 1109 (1991): 1245
- Penguin Group (USA), Inc. v. Steinbeck**, 537 F.3d 193 (2nd Cir. 2008), *cert. denied*, 129 S.Ct. 2383 (2009): 606, 613
- Pennsylvania v. Union Gas Company, 491 U.S. 1 (1989): 1042
- Perfect 10, Inc. v. Amazon.com, Inc.**, 508 F.3d 1146 (9th Cir. 2007): 443, 704, 864, 890, 1142, 1163
- Perfect 10, Inc. v. CCBill, LLC., 488 F.3d 1102 (9th Cir.), *cert. denied*, 28 S.Ct. 709 (2007): 1182
- Perfect 10, Inc. v. Visa International Services Assoc.**, 494 F.3d 788 (9th Cir. 2007), *cert. denied*, 128 S.Ct. 2871 (2008): 1142, 1163
- Perfect 10, Inc. v. Google, Inc., 653 F.3d 976 (9th Cir. 2011), *cert. denied*, 132 S.Ct. 1713 (2012): 1225
- Peter Pan Fabrics, Inc. v. Martin Weiner Corp., 274 F.2d 487 (2nd Cir. 1960): 761
- Peter Letterese and Associates, Inc. v. World Institute of Scientology Enterprises, International, 533 F.3d 1287 (11th Cir. 2008): 331
- Peters v. West, 692 F.3d 629 (7th Cir. 2012): 743
- Petrella v. Metro-Goldwyn-Mayer**, 572 U.S. 663 (2014): 1108
- Pickett v. Prince**, 207 F.3d 402 (7th Cir. 2000): 334
- Pivot Point International, Inc. v. Charlene Products, 372 F.3d 913 (7th Cir. 2004): 196–97
- Playboy Enterprises, Inc. v. Dumas**, 53 F.3d 549 (2nd Cir.), *cert. denied*, 516 US 1010 (1995): 590, 684
- Playboy Enterprises, Inc. v. Frena, 839 F. Supp. 1552 (M.D. Fla. 1993): 1175

- Practice Management Information Corp. v. American Medical Association, 121 F.3d 516 (9th Cir. 1997), *modified*, 133 F.3d 1140 (9th Cir.), *cert. denied*, 524 U.S. 552 (1998): 1127–28
- Princeton University Press v. Michigan Document Services, 99 F.3d 1381 (6th Cir. 1996), *cert. denied*, 520 U.S. 1156 (1997): 957, 1245
- Publications International Ltd. v. Meredith Corp., 88 F.3d 473 (7th Cir. 1996): 119
- Quality King Distributors, Inc. v. Lanza Research International, Inc., 523 U.S. 135, (1998): 352
- R.W. Beck, Inc. v. E3 Consulting, LLC, 577 F.3d 1133 (10th Cir. 2009): 712
- Rano v. Sipa Press, Inc., 987 F.2d 580 (9th Cir. 1993): 1106
- Recording Industry Association of America v. Diamond Multimedia Systems Inc., 180 F.3d 1072 (9th Cir. 1999): 321
- Reed Elsevier, Inc. v. Muchnick, 130 S.Ct. 1237 (2010): 705, 713
- Religious Technology Center v. Netcom On-Line Communication Services, Inc., 907 F. Supp. 1361 (N.D. Cal. 1995): 1163, 1175
- Repp v. Webber, 132 F.3d 882 (2nd Cir. 1997), *cert. denied*, 525 U.S. 815 (1998): 729, 734, 742
- Reyher v. Children's Television Workshop, 533 F.2d 87 (2nd Cir.), *cert. denied*, 429 U.S. 980 (1976): 153
- Rice v. Fox Broadcasting Co., 330 F.3d 1170 (9th Cir. 2003): 250
- Richard J. Zitz, Inc. v. Dos Santos Pereira, 232 F.3d 290 (2nd Cir. 2000): 234
- Richlin v. Metro-Goldwyn-Mayer Pictures, Inc., 531 F.3d 962 (9th Cir. 2008), *cert. denied*, 129 S. Ct. 1002 (2009): 631
- Ringgold v. Black Entertainment Television Inc., 126 F.3d 70 (2nd Cir. 1997): 799, 898, 902
- RJR Nabisco, Inc. v. European Community, 136 S.Ct. 2090 (2016): 1240, 1244
- Robert Stigwood Group, Limited v. Sperber, 457 F.2d 50 (2nd Cir. 1972): 379
- Robert R. Jones Associates, Inc. v. Nino Homes, 858 F.2d 274 (6th Cir. 1988): 226
- Rogers v. Koons, 960 F.2d 301 (2nd Cir.), *cert. denied*, 506 U.S. 934 (1992): 41, 903
- Roley v. New World Pictures, Ltd., 19 F.3d 479 (9th Cir. 1994): 1107
- Rosette v. Rainbow Record Mfg. Corp., 546 F.2d 461 (2nd Cir. 1976): 267
- Saenger Organization, Inc. v. Nationwide Insurance Licensing Associates, Inc., 119 F.3d 55 (1st Cir. 1997): 664
- Salinger v. Random House, Inc., 811 F.2d 90 (2nd Cir.), *cert. denied*, 484 U.S. 890 (1987): 4, 588, 850
- Salinger v. Colting, 607 F.3d 68 (2nd Cir. 2010): 1215, 1225
- Santa Rosa v. Combo Records, 471 F.3d 224 (1st Cir. 2006), *cert. denied*, 127 S.Ct. 2265 (2007): 1107
- Satava v. Lowry, 323 F.3d 805 (9th Cir.), *cert. denied*, 40 U.S. 983, 124 S.Ct. 472 (2003): 46
- Schiller & Schmidt, Inc. v. Nordisco Corp., 969 F.2d 410 (7th Cir. 1992): 594

- Schoenberg v. Shapolsky Publishers, Inc., 971 F.2d 926 (2nd Cir. 1992): 1016
Schoolhouse, Inc. v. Anderson, 275 F.3d 726 (8th Cir. 2002): 783
Sears, Roebuck & Co. v. Stiffel Company, 376 U.S. 225 (1964): 1053
Sega Enterprises Ltd v. Accolade, Inc., 977 F.2d 1510 (9th Cir. 1992): 134, 941
Selle v. Gibb, 741 F.2d 896 (7th Cir. 1984): 723
Seminole Tribe of Florida v. Florida, 517 U.S. 44 (1996): 1042
Shapiro Bernstein & Co. v. Jerry Vogel Music Co., 221 F.2d 569 (2nd Cir. 1955): 622
Shapiro, Bernstein & Co. v. H.L. Green Co., 316 F.2d 304 (2nd Cir. 1963): 1129
Shaw v. Lindheim, 919 F.2d 1353 (9th Cir. 1990): 779, 783, 791–93
Sheldon v. Metro-Goldwyn Pictures Corporation, 81 F.2d 49 (2nd Cir.), *cert. denied*, 298 U.S. 669 (1936): 752, 761
Shine v. Childs, 382 F.Supp.2d 602 (S.D.N.Y. 2005): 227
Shostakovich v. Twentieth Century-Fox Film Corp., 196 Misc. 67, 80 N.Y.S.2d 575 (Sup. Ct. 1948), *aff'd*, 275 App. Div. 692, 87 N.Y.S.2d 2430 (1949): 457
Sid & Marty Krofft Television Productions, Inc. v. McDonald's Corp., 562 F.2d 1157 (9th Cir. 1977): 778–79, 783, 793
Silverman v. CBS Inc., 870 F.2d 40 (2nd Cir.), *cert. denied*, 492 U.S. 907 (1989): 239, 243
Situation Management Systems Inc. v. ASP Consulting LLC, 560 F.3d 53 (1st Cir. 2009): 806
Skidmore v. Led Zeppelin, 952 F.3d 1051 (9th Cir. 2020): 715, 720, 721, 722, 743, 779
Smith v. Jackson, 84 F.3d 1213 (9th Cir. 1996): 157, 783
Societe Civile Succession Guino v. Renoir, 549 F.3d 1182 (9th Cir. 2008): 267, 462
Softel v. Dragon Medical & Scientific Communications, 118 F.3d 955 (2nd Cir. 1997), *cert. denied*, 523 U.S. 1020 (1998): 135
Sony BMG Music Entertainment v. Tenenbaum, 2012 WL 3639053 (D. Mass. 2012), *aff'd*, 719 F.3d 67 (1st Cir. 2013): 1247
Sony Corp. of America v. Universal City Studios, Inc., 464 U.S. 417 (1984): 832–33, 834, 849–50, 855, 864, 1130–31
Sony Computer Entertainment America, Inc. v. Bleem, LLC, 214 F.3d 1022 (9th Cir. 2000): 892
Sony Computer Entertainment America, Inc. v. Connectix Corporation, 203 F.3d 596 (9th Cir.), *cert. denied*, 531 U.S. 871 (2000): 942
Southco, Inc. v. Kanebridge Corp., 390 F.3d 276 (3rd Cir. 2004), *cert. denied*, 126 S.Ct. 336 (2005): 118
Spanski Enterprises, Inc. v. Telewizja Polska, S.A., 883 F.3d 904 (DC Cir. 2018): 1025
Stan Lee Media v. Walt Disney Co., 774 F.3d 1202 (10th Cir. 2014): 236
Star Athletica, L.L.C. v. Varsity Brands, Inc., 137 S.Ct. 1002 (2017): 198, 218
Stewart v. Abend, 495 U.S. 207 (1990): 536, 541, 832, 1214
Storage Technology Corp. v. Custom Hardware Engineering & Consulting, Inc., 421 F.3d 1307 (Fed. Cir. 2005): 322
Suntrust Bank v. Houghton Mifflin Company, 268 F.3d 1257 (11th Cir. 2001): 11

- Superior Form Builders, Inc. v. Dan Chase Taxidermy Supply Co., Inc.**, 74 F.3d 488 (4th Cir.), *cert. denied*, 519 US 809, 117 S. Ct. 53 (1996): 190
- Swatch Group Management Services v. Bloomberg LLP**, 756 F.3d 73 (2nd Cir. 2014): 269
- Swirsky v. Carey**, 376 F.3d 841 (9th Cir. 2004): 156
- Sybersound Records, Inc. v. UAV Corp.**, 517 F.3d 1137 (9th Cir. 2008): 639
- T.B. Harms Co. v. Eliscu**, 339 F.2d 823 (2nd Cir. 1964), *cert. denied*, 381 U.S. 915 (1965): 1015
- Taylor v. Meirick**, 712 F.2d 1112 (7th Cir. 1983): 1107
- Taylor Corp. v. Four Seasons Greetings, LLC**, 403 F.3d 958 (8th Cir. 2005): 783
- Teleprompter Corp. v. Columbia Broadcasting System, Inc.**, 415 U.S. 394 (1974): 384
- The Authors Guild v. Google, Inc.**, 804 F.3d 202 (2nd Cir. 2015): 984
- Thomson v. Larson**, 147 F.3d 195 (2nd Cir. 1998): 631
- Three Boys Music Corp. v. Bolton**, 212 F.3d 477 (9th Cir. 2000), *cert. denied*, 121 S. Ct. 881 (2001): 729
- Time, Inc. v. Bernard Geis Associates**, 293 F. Supp. 130 (S.D.N.Y. 1968): 41, 851
- Toney v. L'Oreal USA, Inc.**, 406 F.3d 905 (7th Cir. 2005): 1071
- Toro Company v. R & R Products Co.**, 787 F.2d 1208 (8th Cir. 1986): 140
- Torres-Negron v. J & N Records, LLC**, 504 F.3d 151 (1st Cir. 2007): 713
- Towler v. Sayles**, 76 F.3d 579 (4th Cir. 1996): 783
- Tufenkian Import/Export Ventures, Inc. v. Einstein Moomjy, Inc.**, 338 F.3d 127 (2nd Cir. 2003): 24
- Twentieth Century Music Corp. v. Aiken**, 422 U.S. 151 (1975): 384, 410, 417
- Twentieth Century Fox Film v. Entertainment Distributing**, 429 F.3d 869 (9th Cir. 2005), *cert. denied*, 548 U.S. 919 (2006): 695
- Twin Books v. Walt Disney Co.**, 83 F.3d 1162 (9th Cir. 1996): 268
- Ty, Inc. v. Publications International, Ltd.**, 292 F.3d 512 (7th Cir. 2002), *cert. denied*, 537 U.S. 1110 (2003): 864
- U.S. Auto Parts Network, Inc. v. Parts Geek, LLC**, 692 F.3d 1009 (9th Cir. 2012): 59
- UMG Recordings, Inc. v. Augusto**, 628 F.3d 1175 (9th Cir. 2011): 349
- United States v. Moghadam**, 175 F.3d 1269 (11th Cir. 1999), *cert. denied*, 529 US 1036 (2000): 275, 296
- United States v. Martignon**, 492 F.3d 140 (2nd Cir. 2007): 284
- United States v. American Society of Composers, Authors and Publishers**, 627 F.3d 64 (2nd Cir. 2010), *cert. denied*, 132 S.Ct. 366 (2011): 339, 380, 399
- Universal City Studios, Inc. v. Corley**, 273 F.3d 429 (2001): 495, 956
- Utopia Provider Systems, Inc. v. Pro-Med Clinical Systems, L.L.C.**, 596 F.3d 1313 (11th Cir. 2010): 63, 1106
- Varsity Brands, Inc. v. Star Athletica, L.L.C.**, 799 F.3d 468 (6th Cir. 2015): 196
- Vault Corp. v. Quaid Software, Ltd.**, 847 F.2d 255 (5th Cir. 1988): 322, 1105–06

- Veeck v. Southern Building Code Congress, Int'l., 293 F.3d 791 (5th Cir. 2002), *cert. denied*, 539 U.S. 969 (2003): 152, 180
- Vernor v. Autodesk, Inc., 621 F.3d 1102 (9th Cir.) *cert. denied*, 132 S.Ct. 105 (2011): 341, 349
- Viacom International, Inc. v. YouTube, Inc., 676 F.3d 19 (2nd Cir. 2012): 1184, 1200
- Victor Lalli Enterprises, Inc. v. Big Red Apple, Inc., 936 F.2d 671 (2nd Cir. 1991): 96
- Video Pipeline Inc. v. Buena Vista Home Entertainment Inc., 342 F.3d 191 (3rd Cir. 2003), *cert. denied*, 540 U.S. 1178 (2004): 1128
- Video Views, Inc. v. Studio 21, Ltd., 925 F.2d (7th Cir.), *cert. denied*, 502 U.S. 861 (1991): 1253
- VMG Salsoul, LLC v. Ciccone, 824 F.3d 871 (9th Cir. 2016): 814
- Waits v. Frito-Lay, Inc., 978 F.2d 1093 (9th Cir. 1992), *cert. denied*, 113 S.Ct. 1047 (1993): 1070–71
- Wall Data, Inc. v. Los Angeles County Sheriff's Department, 447 F.3d 769 (9th Cir. 2006): 333, 950
- Walt Disney Productions v. Air Pirates, 581 F.2d 751 (9th Cir.), *cert. denied*, 439 U.S. 1132 (1978): 244, 246
- Walthal v. Rusk, 172 F.3d 481 (7th Cir. 1999): 1106
- Warner Bros. Inc. v. American Broadcasting Companies, Inc., 720 F.2d 231 (2nd Cir. 1983): 236
- Warner Bros. Pictures v. Columbia Broadcasting System, 216 F.2d 945 (9th Cir. 1954), *cert. denied*, 348 U.S. 971 (1955): 243
- Weissmann v. Freeman, 868 F.2d 1313 (2nd Cir.), *cert. denied*, 493 U.S. 883 (1989): 631
- Welles v. Turner Entertainment Co., 503 F.3d 728 (9th Cir. 2007): 595
- Wendt v. Host International, Inc., 125 F.3d 806 (9th Cir. 1997), *cert. denied*, 531 US 811 (2000): 1071
- WesternGeco LLC v. ION Geophysical Corp., 138 S.Ct. 2129 (2018): 1244
- Wheaton v. Peters (8 Pet.) 591 (1834): 6
- Whelan Associates, Inc. v. Jaslow Dental Laboratory, Inc., 797 F.2d 1222 (3rd Cir. 1986), *cert. denied*, 479 U.S. 1031 (1987): 131–34, 149, 793–94
- White-Smith Music Publishing Co. v. Apollo Co., 209 U.S. 1, 28 S. Ct. 319 (1908): 268
- Williams Electronics, Inc. v. Arctic International, Inc., 685 F.2d 870 (3rd Cir. 1982): 119
- Williams & Wilkins Co. v. United States, 420 U.S. 376, 95 S. Ct. 1344 (1975): 956
- WNED Thirteen v. Aereo, Inc., 712 F.3d 676 (2nd Cir. 2013), *rev'd*, 134 S.Ct. 2498 (2014): 400
- Woods v. Bourne Co., 60 F.3d 978 (2nd Cir. 1995): 621
- Worth v. Selchow & Righter Company, 827 F.2d 569 (9th Cir. 1987), *cert. denied*, 485 US 977, 108 S Ct 1271 (1988): 86

Wrench LLC v. Taco Bell Corp., 256 F.3d 446 (6th Cir. 2001), *cert. denied*, 534 U.S.

1114 (2002): 1095

Wright v. Warner Books, Inc., 953 F.2d 731 (2nd Cir. 1991): 851

Yankee Candle Co. v. Bridgewater Candle Co., 259 F.3d 25 (1st Cir. 2001): 152

Zalewski v. Cicero Builder Dev., Inc., 754 F.3d 95 (2nd Cir. 2014): 226

