
Bibliography

Many additional references to specific topics are given in the footnotes or can be drawn from the cited publications; Internet citations date from March 2002.

- ABRAMOVICZ MICHAEL, *Cyberadjudication*, 86 *Iowa Law Review* 533–599 (2001)
- AGRE PHILIP E., *Competition and Human Experience*, Cambridge/New York 1997
- ALBERT G. PETER, JR., *Intellectual Property in Cyberspace*, Washington D.C. 1999
- ALLARD NICHOLAS W./KAS DAVID A., *Law and Order in Cyberspace: Washington Report*, 19 *Hastings Communications and Entertainment Law Journal* 563–618 (1997)
- AYRES JAN/BRAITHWAITE JOHN, *Responsive Regulation. Transcending the Deregulation Debate*, New York 1992
- BASHO KALINDA, *The Licensing of Our Personal Information: Is It a Solution to Internet Privacy?*, 88 *California Law Review* 1507–1545 (2000)
- BAXTER HUGH, *Autopoiesis and the «Relative Autonomy» of Law*, 19 *Cardozo Law Review* 1987–2090 (1998)
- BECHTOLD STEFAN, *Vom Urheber- zum Informationsrecht*, München 2002.
- BELL TOM W., *Fair Use vs. Fared Use: The Impact of Automated Rights Management in Copyright's Fair Use Doctrine*, 76 *North Carolina Law Review* 558–619 (1998)
- BENKLER YOCHAI, *Net Regulation: Taking Stock and Looking Forward*, 71 *University of Colorado Law Review* 1203–1261 (2000) (BENKLER, *Net Regulation*)
- BENKLER YOCHAI, *Overcoming Agoraphobia: Building the Commons of the Digitally Networked Environment*, 11 *Harvard Journal of Law & Technology* 287–400 (1998) (BENKLER, *Agoraphobia*)
- BERG TERRENCE, *www.wildwest.gov: The Impact of the Internet on State Power to Enforce the Law*, 2000 *Brigham Young University Law Review* 1305–1362 (2000)
- BERMAN JERRY/WEITZNER DANIEL J., *Abundance and User Control: Renewing the Democratic Heart of the First Amendment in the Age of Interactive Media*, 104 *Yale Law Journal* 1619–1637 (1995)
- BERMAN PAUL SCHIFF, *Cyberspace and the State Action Debate: The Cultural Value of Applying Constitutional Norms to «Private» Regulation*, 71 *University of Colorado Law Review* 1263–1310 (2000)

- BIEGEL STUART, *Beyond Our Control?, Confronting the Limits of Our Legal System in the Age of Cyberspace*, Cambridge Mass. 2001
- BLACK JULIA, *Constitutionalizing Self-Regulation*, 59 *The Modern Law Review* 24–55 (1996)
- BOYLE JAMES, *Foucault in Cyberspace: Surveillance, Sovereignty and Hardwired Censors*, 66 *University of Cincinnati Law Review* 177–205 (1997)
- BRANSCOMB ANNE WELLS, *Anonymity, Autonomy, and Accountability: Challenges to the First Amendment in Cyberspace*, 104 *Yale Law Journal* 1639–1679 (1995)
- BURKERT HERBERT, *ICANN – ein kommunikationsvölkerrechtliches Experiment?*, *Medialex* 2001, 135–142
- CALABRESI GUIDO/MELAMED A. DOUGLAS, *Property Rules, Liability Rules, and Inalienability: One View of the Cathedral*, 85 *Harvard Law Review* 1089–1128 (1972)
- CALVERT CLAY, *Regulating Cyberspace: Metaphor, Rhetoric, Reality, and the Framing of Legal Options*, 20 *Hastings Communications and Entertainment Law Journal* 541–566 (1998)
- CAMPBELL ANGELA, *Self-Regulation and the Media*, 51 *Federal Communications Law Journal* 711–772 (1999)
- CHON MARGARET, *Radical Plural Democracy and the Internet*, 33 *California Western Law Review* 143–154 (1997)
- CHRISTIANSEN PER, *Selbstregulierung, regulatorischer Wettbewerb und staatliche Eingriffe im Internet*, *Multimedia und Recht* 2000, 123–129
- CLEAR MARIE, *Falling into the Gap: The European Union’s Data Protection Act and Its Impact on U.S. Law and Commerce*, 18 *The John Marshall Journal of Computer and Information Law* 981–1018 (2000)
- CLERC EVELYNE, *La gestion demi-privée de l’internet*, in: CHARLES-ALBERT MORAND (éd.), *Le droit saisi par la mondialisation*, Bruxelles/Basel 2001, 333–396
- COHEN JULIE E., *Examined Lives: Informational Privacy and the Subject as Object*, 52 *Stanford Law Review* 1373–1438 (2000) (COHEN, Privacy)
- COHEN JULIE E., *Copyright and the Jurisprudence of Self-Help*, 13 *Berkeley Technology Law Journal* 1089–1143 (1998) (COHEN, Copyright)
- CORCORAN ANDREA M., *The Uses of New Capital Markets: Electronic Commerce and the Rules of the Game in an International Marketplace*, 49 *American University Law Review* 581–608 (2000)
- COVELL REBECCA L., *Problems with Government Regulation of the Internet: Adjusting the Court’s Level of First Amendment Scrutiny*, 42 *Arizona Law Review* 777–801 (2000)

Bibliography

- DAVIS KEVIN, Fair Use on the Internet: A Fine Line Between Fair and Foul, 34 University of San Francisco Law Review 129–168 (1999)
- DELACOURT JOHN T., The International Impact of Internet Regulation, 38 Harvard International Law Journal 207–235 (1997)
- DELTA GEORGE B./MATSUURA JEFFREY H., Law of the Internet, Gaithersburg N.Y. 2000
- DRATLER JAY, JR., Cyberlaw – Intellectual Property in the Digital Millennium, New York 2000
- DRUEY JEAN NICOLAS, Information als Gegenstand des Rechts, Zürich/Baden-Baden 1995
- DUCATEL KEN/WEBSTER JULIET/HERMANN WERNER (eds.), The Information Society in Europe, Lanham/Boulder/New York/Oxford 2000
- DYSON ESTHER, Release 2.0: A Design for Living in the Digital Age, New York 1997
- EASTERBROOK FRANK H., Information and Antitrust, 2000 The University of Chicago Legal Forum 1–22 (EASTERBROOK, Information)
- EASTERBROOK FRANK H., Cyberspace and the Law of the Horse, 1996 The University of Chicago Legal Forum 207–216 (EASTERBROOK, Horse)
- ELKIN-KOREN NIVA, Cyberlaw and Social Change: A Democratic Approach to Copyright Law in Cyberspace, 14 Cardozo Arts & Entertainment Law Review 215–295 (1996)
- ELICKSON ROBERT C., Order Without Law: How Neighbors Settle Disputes, Cambridge Mass. 1991
- FRANKEL TAMAR, The Internet, Securities Regulation, and Theory of Law, 73 Chicago-Kent Law Review 1319–1354 (1998)
- FRASER STEPHEN, The Conflict Between the First Amendment and Copyright Law and Its Impact on the Internet, 16 Cardozo Arts & Entertainment Law Journal 1–52 (1998)
- FREEMAN JODY, The Private Role in Public Governance, 75 New York University Law Review 543–675 (2000)
- FRIEDEN ROB, Does Hierarchical Internet Necessitate Multilateral Intervention?, 26 North Carolina Journal of International Law and Commercial Regulation 361–405 (2001)
- FROOMKIN A. MICHAEL, The Death of Privacy?, 52 Stanford Law Review 1461–1543 (2000) (FROOMKIN, Privacy)

- FROOMKIN A. MICHAEL, Wrong Turn in Cyberspace: Using ICANN to Route around the APA and the Constitution, 50 *Duke Law Journal* 17–186 (2000) (FROOMKIN, Turn)
- FROOMKIN A. MICHAEL, The Constitution and Encryption Regulations: Do We Need a «New Privacy»? , 3 *New York University Journal of Legislation and Public Policy* 25–37 (1999–2000) (FROOMKIN, Encryption)
- FROOMKIN A. MICHAEL, Of Governments and Governance, 14 *Berkeley Technology Law Journal* 617–633 (1999) (FROOMKIN, Governance).
- GAYLORD JAMES E., State Regulatory Jurisdiction and the Internet: Letting the Dormant Commerce Clause Lie, 52 *Vanderbilt Law Review* 1095–1131 (1999)
- GEIST MICHAEL A., The Reality of Bytes: Regulating Economic Activity in the Age of the Internet, 73 *Washington Law Review* 521–574 (1998)
- GEY STEVEN G., Reopening the Public Forum – From Sidewalks to Cyberspace, 58 *Ohio State Law Journal* 1535–1634 (1998)
- GIBBONS LLEWELLYN J., No Regulation, Government Regulation, or Self-Regulation: Social Enforcement or Social Contracting for Governance in Cyberspace, 6 *Cornell Journal of Law and Public Policy* 475–551 (1997)
- GIBSON WILLIAM, *Neuromancer*, New York 1984
- GILLIGAN FRANCIS A./IMWINKELRIED EDWARD J., Cyberspace: The Newest Challenge for Traditional Legal Doctrine, 24 *Rutgers Computer & Technology Law Journal* 305–343 (1998)
- GIMBEL MARK, Some Thoughts on the Implications of Trusted Systems for Intellectual Property Law, 50 *Stanford Law Review* 1671–1687 (1998)
- GODWIN MIKE, *Cyberspace Rights: Defending Free Speech in the Digital Age*, New York 1998
- GOLDSMITH JACK L., Sovereignty, International Relations Theory, and International Law, Book Review, 52 *Stanford Law Review* 959–986 (2000) (GOLDSMITH, Sovereignty).
- GOLDSMITH JACK L., Against Cyberanarchy, 65 *University of Chicago Law Review* 1199–1250 (1998) (GOLDSMITH, Cyberanarchy)
- GOLDSMITH JACK L., The Internet and the Abiding Significance of Territorial Sovereignty, 5 *Indiana Journal of Global Legal Studies* 475–491 (1998) (GOLDSMITH, Internet)
- GOLDSTONE DAVID J., A Funny Thing Happened on the Way to the Cyber Forum: Public vs. Private in Cyberspace Speech, 69 *University of Colorado Law Review* 1–70 (1998)

Bibliography

- GOMULKIEWICZ ROBERT W., How Copyleft uses License Rights to Succeed in the Open Software Revolution and the Implications for Article 2B, 36 *Houston Law Review* 179–194 (1999)
- GORRA MATTHEW F., On-Line Trading and United States Securities Policy: Evaluating the SEC's Role in International Securities Regulation, 32 *Cornell International Law Journal* 209–236 (1998)
- GOTTARDO DAVID A., Commercialism and the Downfall of Internet Self Governance: an Application of Antitrust Law, 16 *The John Marshall Journal of Computer and Information Law* 125–165 (1997)
- GREWLICH KLAUS W., Konstitutionalisierung des «Cyberspace», Baden-Baden 2001 (GREWLICH, Konstitutionalisierung)
- GREWLICH KLAUS W., Governance in «Cyberspace», The Hague/London/Boston 1999 (GREWLICH, Cyberspace)
- GREWLICH KLAUS W., Konflikt und Ordnung in der globalen Kommunikation – Wettstreit der Staaten und Wettbewerb der Unternehmen, Baden-Baden 1997 (GREWLICH, Ordnung)
- HABERMAS JÜRGEN, Faktizität und Geltung, Frankfurt 1992 (HABERMAS, Geltung)
- HABERMAS JÜRGEN, Erläuterungen zur Diskursethik, Frankfurt 1991 (HABERMAS, Diskursethik)
- HAMM INGRID/MACHILL MARCEL (eds.), Who Controls the Internet? ICANN as Case Study in Global Internet Governance, Gütersloh 2001
- HARDY I. TROTTER, The Proper Legal Regime for «Cyberspace», 53 *University of Pittsburgh Law Review* 993–1055 (1994)
- HARVARD LAW SCHOOL, Developments in the Law – The Law of Cyberspace, 112 *Harvard Law Review* 1574–1704 (1999) (HARVARD LAW SCHOOL)
- HAWLEY ANNE E., Taking Spam out of your Cyberspace Diet: Common Law Applied to Bulk Unsolicited Advertising via Electronic Mail, 66 *University of Missouri at Kansas City Law Review* 381–423 (1997)
- HEFFAN IRA V., Copyleft: Licensing Collaborative Works in the Digital Age, 49 *Stanford Law Review* 1487–1521 (1997)
- HEMMER JOSEPH J., JR., *Communication Law*, Lanham etc. 2000
- HOGAN SARAH B., To Net or Not to Net: Singapore's Regulation of the Internet, 51 *Federal Communications Law Journal* 429–447 (1999)
- HUGENHOLTZ P. BERNT, Code as Code. Or the End of Intellectual Property as We Know It, 6 *Maastricht Journal of European and Comparative Law* 308–318 (1999)

- HUGHES SARAH JANE, A Case for Regulating Cyberpayments, 51 *Administrative Law Review* 809–834 (1999)
- JANIS MARK W., *An Introduction to International Law*, 3rd ed. Gaithersburg 1999
- JOHNSON DAVID R./POST DAVID G., The Rise of Law on the Global Network, in: KAHIN/NESSON, 3–47 (JOHNSON/POST, Adapted Version)
- JOHNSON DAVID R./POST DAVID G., Law and Borders – The Rise of Law in Cyberspace, 48 *Stanford Law Review* 1367–1402 (1996) (JOHNSON/POST, Borders)
- KAHIN BRIAN/NESSON CHARLES (Eds.), *Borders in Cyberspace – Information Policy and the Global Information Infrastructure*, Cambridge, Mass./London 1997
- KANG JERRY, *Communications Law and Policies. Cases and Materials*, New York 2001 (KANG, Communications)
- KANG JERRY, Cyber-Race, 113 *Harvard Law Review* 1130–1208 (2000) (KANG, Cyber-Race)
- KANG JERRY, Information Privacy in Cyberspace Transactions, 50 *Stanford Law Review* 1193–1294 (1998) (KANG, Privacy)
- KARNOW CURTIS E.A., *Future Codes. Essays in Advanced Computer Technology and the Law*, Boston 1997
- KASS SPENCER, Regulation and the Internet, 26 *Southern University Law Review* 93–113 (1998)
- KATSH ETHAN, *Law in a Digital World*, New York 1995
- KELLY CHRISTOPHER M., The Cyberspace Separatism Fallacy, 34 *Texas International Law Journal* 413–418 (1999)
- KERF MICHEL/GERADIN DAMIEN, Controlling Market Power in Telecommunications: Antitrust v. Sector-Specific Regulation. An Assessment of the United States, New Zealand and Australian Experiences, 14 *Berkeley Technology Law Journal* 919–1020 (1999)
- KNOLL AMY, Any Which Way But Loose: Nations Regulate the Internet, 4 *Tulane Journal of International & Comparative Law* 275–301 (1996)
- KOH HAROLD HONGJU, Why Do Nations Obey International Law?, 106 *Yale Law Journal* 2599–2659 (1997)
- KU RAYMOND SHIH RAY, Open Internet Access and Freedom of Speech: A First Amendment Catch-22, 75 *Tulane Law Review* 87–135 (2000)
- LADEUR KARL-HEINZ, Zur Kooperation von staatlicher Regulierung und Selbstregulierung des Internet, *Zeitschrift für Urheber- und Medienrecht* 1997, 372–384

Bibliography

- LANGHART ALBRECHT, *Rahmengesetz und Selbstregulierung*, Diss. Zürich 1993
- LANIN ARI, *Who Controls the Internet? States' Rights and the Reawakening of the Dormant Commerce Clause*, 73 *Southern California Law Review* 1423–1462 (2000)
- LEAFFER MARSHALL, *Domain Names, Globalization, and Internet Governance*, 6 *Indiana Journal of Global Legal Studies* 139–165 (1998)
- LEE TERENCE, *Policing the Internet in Singapore: From Self-Regulation to Auto-Regulation*, 19 *Communications Law Bulletin No. 4*, 1–5 (2001)
- LEMLEY MARK A., *Standardizing Government Standard-Setting Policy for Electronic Commerce*, 14 *Berkeley Technology Law Journal* 745–758 (1999) (LEMLEY, *Standard-Setting*)
- LEMLEY MARK A., *The Law and Economics of Internet Norms*, 73 *Chicago-Kent Law Review* 1257–1294 (1998) (LEMLEY, *Internet Norms*)
- LEMLEY MARK A., *Antitrust and the Internet Standardization Problem*, 28 *Connecticut Law Review* 1041–1094 (1996) (LEMLEY, *Antitrust*)
- LEMLEY MARK A./LESSIG LAWRENCE, *Open Access to Cable Modems*, 22 *Whittier Law Review* 3–34 (2000)
- LEMLEY MARK A./MENELL PETER S./MERGES ROBERT P./SAMUELSON PAMELA, *Software and Internet Law*, Gaithersburg N.Y. 2000
- LESSIG LAWRENCE, *The Future of Ideas*, New York 2001 (Lessig, *Future*)
- LESSIG LAWRENCE, *The Death of Cyberspace*, 57 *Washington and Lee Law Review* 337–347 (2000) (LESSIG, *Death*)
- LESSIG LAWRENCE, *Code and Other Laws of Cyberspace*, New York 1999 (LESSIG, *Code*)
- LESSIG LAWRENCE, *The Limits in Open Code: Regulatory Standards and the Future of the Net*, 14 *Berkeley Technology Law Journal* 759–769 (1999) (LESSIG, *Limits*)
- LESSIG LAWRENCE, *Open Code and Open Societies: Values of Internet Governance*, 74 *Chicago-Kent Law Review* 1405–1420 (1999) (LESSIG, *Governance*)
- LESSIG LAWRENCE, *The Law of the Horse: What Cyberlaw Might Teach*, 113 *Harvard Law Review* 501–549 (1999) (LESSIG, *Horse*)
- LESSIG LAWRENCE, *What Things Regulate Speech: CDA 2.0 vs. Filtering*, 38 *Jurimetrics Journal* 629–670 (1998) (LESSIG, *Speech*)
- LESSIG LAWRENCE, *Reading the Constitution in Cyberspace*, 45 *Emory Law Journal* 869–910 (1996) (LESSIG, *Constitution*)

- LESSIG LAWRENCE, *The Zones of Cyberspace*, 48 *Stanford Law Review* 1403–1411 (1996) (LESSIG, *Zones*)
- LESSIG LAWRENCE, *The Path of Cyberlaw*, 104 *Yale Law Journal* 1743–1755 (1995) (LESSIG, *Path*)
- LEVINE NOAH, *Establishing Legal Accountability for Anonymous Communication in Cyberspace*, 96 *Columbia Law Review* 1526–1572 (1996)
- LIROCCHI MICHAEL V./KEPLER STEPHEN J./O'BRIEN ROBERT C., *Trademarks and Internet Domain Names in the Digital Millennium*, 4 *UCLA Journal of International Law and Foreign Affairs* 377–443 (1999/2000)
- LITAN ROBERT E., *Law and Policy in the Age of the Internet*, AEI-Brookings Joint Center for Regulatory Studies, WP 01–04, Feb. 2001, <http://www.aei.brookings.org>
- LITMAN JESSICA, *Information Privacy/Information Property*, 52 *Stanford Law Review* 1283–1313 (2000)
- LIU JOSEPH P., *Legitimacy and Authority in Internet Coordination: A Domain Name Case Study*, 74 *Indiana Law Journal* 587–626 (1999)
- LUHMANN NIKLAS, *Die Gesellschaft der Gesellschaft*, 2 Bde, Frankfurt 1997 (LUHMANN, *Gesellschaft der Gesellschaft*)
- LUHMANN NIKLAS, *Das Recht der Gesellschaft*, Frankfurt 1993 (LUHMANN, *Recht der Gesellschaft*)
- MACINTOSH KERRY LYNN, *The New Money*, 14 *Berkeley Technology Law Journal* 659–673 (1999)
- MAHER MARCUS, *Open Source Software: The Success of an Alternative Intellectual Property Incentive Paradigm*, 10 *Fordham Intellectual Property, Media & Entertainment Law Journal* 619–695 (2000)
- MAJOR APRIL MARA, *Norm Origin and Development in Cyberspace: Models of Cybernorm Evolution*, 78 *Washington University Law Quarterly* 59–111 (2000)
- MARSON JONAS A., *Surfing the Web for Capital: The Regulation of Internet Securities Offerings*, 16 *Santa Clara Computer and High Technology Law Journal* 281–309 (2000)
- MAYER PATRICK, *Selbstregulierung im Internet: Institutionen und Verfahren zur Setzung technischer Standards*, *Kommunikation & Recht* 2000, 13–19
- MAYER-SCHÖNBERGER VIKTOR, *Impeach the Internet!*, 46 *Loyola Law Review* 569–583 (2000)
- MCADAMS RICHARD H., *The Origin, Development, and Regulation of Norms*, 96 *Michigan Law Review* 338–433 (1997)

Bibliography

- McGREGOR HEATHER, *Law on a Boundless Frontier: The Internet and International Legal System*, 88 *Kentucky Law Journal* 967–986 (1999-2000)
- McGREGOR LAURA/POSSER TONY/VILLIERS CHARLOTTE (eds.), *Regulation and Markets Beyond 2000*, Aldershot/Burlington 2000
- MEFFORD ARON, *Lex Informatica: Foundations of Law on the Internet*, 5 *Indiana Journal of Global Legal Studies* 211–237 (1997)
- MERGES ROBERT P., *As Many as Six Impossible Patents Before Breakfast: Property Rights to Business Concepts and Patent Systems Reform*, 14 *Berkeley Technology Law Journal* 577–615 (1999)
- MICHAEL DOUGLAS C., *Federal Agency Use of Audited Self-Regulation as a Regulatory Technique*, 47 *Administrative Law Review* 171–250 (1995)
- MOCK WILLIAM, *On the Centrality of Information Law: A Rational Choice Discussion of Information Law and Transparency*, 17 *The John Marshall Journal of Computer & Information Law* 1069–1102 (1999)
- NETANEL NEIL WEINSTOCK, *Cyberspace 2.0*, Book Review, 79 *Texas Law Review* 447–491 (2000) (NETANEL, *Cyberspace*)
- NETANEL NEIL WEINSTOCK, *Market Hierarchy and Copyright in Our System of Free Expression*, 53 *Vanderbilt Law Review* 1879–1932 (2000) (NETANEL, *Hierarchy*)
- NETANEL NEIL WEINSTOCK, *Cyberspace Self-Governance: A Skeptical View from Liberal Democratic Theory*, 88 *California Law Review* 395–498 (2000) (NETANEL, *Self-Governance*)
- NIMMER RAYMOND T., *Napster and the «New» Old Copyright*, *Computer und Recht International* 2001, 46–49 (NIMMER, *Napster*)
- NIMMER RAYMOND T., *International Information Transactions: An Essay on Law in an Information Society*, 26 *Brooklyn Journal of International Law* 5–47 (2000) (NIMMER, *Transactions*)
- NIMMER RAYMOND T., *Images and Contract Law – What Law Applies to Transactions in Information*, 36 *Houston Law Review* 1–59 (1999) (NIMMER, *Images*)
- NIMMER RAYMOND T., *Information Law*, Boston 1996, Supplement 2000 (NIMMER, *Information Law*)
- NORMAN ALFRED LORN, *Informational Society*, Boston/Dordrecht/London 1993
- NUNZIATO DAWN C., *Exit, Voice, and Values on the Net*, 15 *Berkeley Technology Law Journal* 753–775 (2000)
- OHM PAUL K., *On Regulating the Internet: Usenet, A Case Study*, 46 *UCLA Law Review* 1941–1987 (1999)

-
- O'ROURKE MAUREEN A., *Shaping Competition on the Internet: Who Owns Product and Pricing Information?*, 53 *Vanderbilt Law Review* 1965–2006 (2000)
- PERRITT HENRY H., JR., *The Internet is Changing the Public International Legal System*, 88 *Kentucky Law Journal* 885–955 (1999–2000) (PERRITT, Internet)
- PERRITT HENRY H., JR., *Law and the Information Superhighway*, New York etc. 1996, Supplement 2000 (PERRITT, Law)
- PERRITT HENRY H., JR., *The Internet as Threat to Sovereignty? Thoughts on the Internet's Role in Strengthening National and Global Convergence*, 5 *Indiana Journal of Global Legal Studies* 423–442 (1998) (PERRITT, Threat)
- PERRITT HENRY H., JR., *The Internet is Changing International Law*, 73 *Chicago-Kent Law Review* 997–1054 (1998) (PERRITT, Changing)
- PERRITT HENRY H., JR., *Access to the National Information Infrastructure*, 30 *Wake Forrest Law Review* 51–103 (1995) (PERRITT, Access)
- POST DAVID G., *What Larry Doesn't Get: Code, Law, and Liberty in Cyberspace*, 52 *Stanford Law Review* 1439–1459 (2000) (POST, Code)
- POST DAVID G., *The «Unsettled Paradox»: The Internet, the State, and the Consent of the Governed*, 5 *Indiana Journal of Global Legal Studies* 521–543 (1998) (POST, Paradox)
- POST DAVID G., *Pooling Intellectual Capital: Thoughts on Anonymity, Pseudonymity, and Limited Liability in Cyberspace*, 1996 *The University of Chicago Legal Forum* 139–169 (POST, Capital)
- POST DAVID G./JOHNSON DAVID R., *«Chaos Prevailing on Every Continent»: Towards a New Theory of Decentralized Decision-Making in Complex Systems*, 73 *Chicago-Kent Law Review* 1055–1099 (1998) (POST/JOHNSON, Chaos)
- PRICE MONROE E./VERHULST STEFAAN G., *Selbstregulierung und Verhaltenskodizes als Grundlage von Internet-Politik*, in: JENS WALTERMANN/MARCEL MACHILL (Hrsg.), *Verantwortung im Internet – Selbstregulierung und Jugendschutz*, Gütersloh 2000, 141–209
- PRICE PAMELA N., *Designing the Legal Infrastructure for Cyberspace Commerce: How Much Regulation is Too Much?*, 32 *Suffolk University Law Review* 303–329 (1998)
- PROSSER TONY, *Law and the Regulators*, New York 1997
- RADIN MARGARET JANE, *Humans, Computers, and Binding Commitment*, 75 *Indiana Law Journal* 1125–1162 (2000)
- RADIN MARGARET JANE/WAGNER R. POLK, *The Myth of Private Ordering: Rediscovering Legal Realism in Cyberspace*, 73 *Chicago-Kent Law Review* 1295–1317 (1998)

Bibliography

- REDISH MARTIN H./KALUDIS KIRK J., The Right of Expressive Access in First Amendment Theory: Redistributive Values and the Democratic Dilemma, 93 Northwestern University Law Review 1083–1134 (1999)
- REICHMANN J.H./FRANKLIN JONATHAN A., Privately Legislated Intellectual Property Rights: Reconciling Freedom of Contract with Public Good Uses of Information, 147 University of Pennsylvania Law Review 875–970 (1999)
- REIDENBERG JOEL R., Resolving Conflicting International Data Privacy Rules in Cyberspace, 52 Stanford Law Review 1315–1371 (2000) (REIDENBERG, Privacy)
- REIDENBERG JOEL R., Lex Informatica: The Formulation of Information Policy Rules Through Technology, 76 Texas Law Review 553–593 (1998) (REIDENBERG, Lex Informatica)
- REIDENBERG JOEL R., Governing Networks and Rule-Making in Cyberspace, in: KAHIN/NESSON, 84–105 (REIDENBERG, Adapted Version)
- REIDENBERG JOEL R., Governing Networks and Rule-Making in Cyberspace, 45 Emory Law Journal 911–930 (1996) (REIDENBERG, Networks)
- RHEINGOLD HOWARD, *The Virtual Community: Homesteading on the Electronic Frontier*, Reading, Mass. 1993
- RICE DENIS T., The Regulatory Response to the New World of Cybersecurity, 51 Administrative Law Review 901–952 (1999)
- RICHARDS THOMAS K., The Internet and Decisional Institutions: The Structural Advantages of Online Common Law Regulation, 10 Fordham Intellectual Property, Media & Entertainment Law Journal 731–772 (2000)
- ROBINSON GLEN O., The Electronic First Amendment: An Essay for the New Age, 47 Duke Law Journal 899–970 (1998)
- ROSSNAGEL ALEXANDER, Weltweites Internet – globale Rechtsordnung?, *Multimedia und Recht* 2002, 67–71
- RUBIN SCOTT J., The Internet and the Legal Battlegrounds of the Future: From Internet Domain Names to Internet Keywords, 68 UMKC Law Review 77–113 (1999)
- SALBU STEVEN R., Who Should Govern the Internet?: Monitoring and Supporting a New Frontier, 11 Harvard Journal of Law & Technology 429–480 (1998)
- SAMUELSON PAMELA, Privacy as Intellectual Property?, 52 Stanford Law Review 1125–1173 (2000) (SAMUELSON, Privacy)
- SAMUELSON PAMELA, Intellectual Property and the Digital Economy: Why the Anti-circumvention Regulations Need to Be Revised, 14 Berkeley Technology Law Journal 519–566 (1999) (SAMUELSON, Property)

- SAMUELSON PAMELA, *The U.S. Digital Agenda at WIPO*, 37 *Virginia Journal of International Law* 369–439 (1997) (SAMUELSON, *Agenda*)
- SAMUELSON PAMELA, *Will the Copyright Office be Obsolete in the Twenty-First Century?*, 13 *Cardozo Arts & Entertainment Law Journal* 55–68 (1994) (SAMUELSON, *Copyright*)
- SASSEN SASKIA, *On the Internet and Sovereignty*, 5 *Indiana Journal of Global Legal Studies* 545–559 (1998)
- SAYLE AMBER JENE, *Net Nation and the Digital Revolution: Regulation of Offensive Material for a New Community*, 18 *Wisconsin International Law Journal* 257–285 (2000)
- SCHALLOPP MICHAEL J., *The IPR Paradox: Leveraging Intellectual Property Rights to Encourage Interoperability in the Network Computing Age*, 28 *AIPLA Quarterly Journal* 195–294 (2000)
- SCHILLER DAN, *Digital Capitalism. Networking the Global Market System*, Cambridge Mass./London 1999
- SCHLACHTER ERIC, *The Intellectual Property Renaissance in Cyberspace: Why Copyright Law Could Be Unimportant on the Internet*, 12 *Berkeley Technology Law Journal* 15–51 (1997)
- SCHWARTZ PAUL M., *Beyond Lessig's Code for Internet Privacy: Cyberspace Filters, Privacy Control, and Fair Information Practices*, 2000 *Wisconsin Law Review* 743–788 (SCHWARTZ, *Privacy*)
- SCHWARTZ PAUL M., *Privacy and Democracy in Cyberspace*, 52 *Vanderbilt Law Review* 1609–1702 (1999) (SCHWARTZ, *Democracy*)
- SCHWARTZ PAUL M./REIDENBERG JOEL R., *Data Privacy Law: A Study of United States Data Protection*, Charlottesville 1996
- SHAPIRO ANDREW L., *The Control Revolution*, New York 1999 (SHAPIRO, *Control*)
- SHAPIRO ANDREW L., *The Disappearance of Cyberspace and the Rise of Code*, 8 *Seton Hall Constitutional Law Journal* 703–723 (1998) (SHAPIRO, *Cyberspace*)
- SIDAK J. GREGORY, *An Antitrust Rule for Software Integration*, 18 *Yale Journal on Regulation* 1–83 (2001)
- SIEGAL CHARLES D., *Rule Formation in Non-Hierarchical Systems*, 16 *Temple Environmental Law & Technology Journal* 173–243 (1998)
- SIMMONS DEREK D., *No Seconds on Spam: A Legislative Prescription Unsolicited Commercial E-Mail*, 3 *Journal of Small and Emerging Business Law* 389–427 (1999)
- SINGH SANJIV N., *Cyberspace: A New Frontier for Fighting Words*, 25 *Rutgers Computer & Technology Law Journal* 283–339 (1999)

Bibliography

- SINGLETON SOLVEIG, *Privacy Versus the First Amendment: A Sceptical Approach*, 11 *Fordham Intellectual Property, Media & Entertainment Law Journal* 97–153 (2000)
- SINROD ERIC J./REILLY WILLIAM P., *Cyber-Crimes: A Practical Approach to the Application of Federal Computer Crime Laws*, 16 *Santa Clara Computer and High Technology Law Journal* 177–232 (2000)
- SLAUGHTER ANNE-MARIE, *International Law in a World of Liberal States*, 6 *European Journal of International Law* 503–538 (1995)
- SLOMANSON WILLIAM R., *Fundamental Perspectives on International Law*, 3rd ed. Wadsworth 2000
- SMITH BRIAN W./MORRIS WENDY LEFKOE, *Safe Harbour or Bermuda Triangle?*, *International Internet Law Review*, May 2000, 10–12
- SOMMER JOSEPH H., *Against Cyberlaw*, 15 *Berkeley Technology Law Journal* 1145–1232 (2000)
- SOVERN JEFF, *Protecting Privacy with Deceptive Trade Practices Legislation*, 69 *Fordham Law Review* 1305–1357 (2001)
- STEFIK MARK, *Shifting the Possible: How Trusted Systems and Digital Property Might Challenge Us to Rethink Digital Publishing*, 12 *Berkeley Technology Law Journal* 137–159 (1997)
- SYME SERENA/CAMP L. JEAN, *Code as Governance, The Governance of Code*, KSG Faculty Research Working Paper Series, April 2001, RWP 01–014, <http://papers.ssm.com/>.
- TALBOTT JAMES N., *New Media: Intellectual Property Entertainment and Technology Law*, St. Paul 1997
- TAVAKOL SHAHRIAR, *Digital Value Units, Electronic Commerce and International Trade: An Obituary for State Sovereignty over National Markets*, 17 *The John Marshall Journal of Computer & Information Law* 1197–1233 (1997)
- TRAVIS HANNIBAL, *Pirates of the Information Infrastructure: Blackstonia Copyright and the First Amendment*, 15 *Berkeley Technology Law Journal* 777–864 (2000)
- VINCENT STEPHEN, *Infoculture*, London 1998
- VOLOKH EUGENE, *Freedom of Speech and Information Privacy: The Troubling Implications of a Right to Stop People from Speaking About You*, 52 *Stanford Law Review* 1049–1124 (2000) (VOLOKH, *Privacy*)
- VOLOKH EUGENE, *Freedom of Speech, Cyberspace, Harassment Law, and the Clinton Administration*, 63 *Law and Contemporary Problems* 299–335 (2000) (VOLOKH, *Speech*)

- VOLOKH EUGENE, *Technology and the Future of Law*, Book Review, 47 *Stanford Law Review* 1375–1403 (1995) (VOLOKH, *Technology*)
- WACKS RAYMOND, *Law, Morality, and the Private Domain*, Hong Kong 2000
- WAGNER DANA R., *The Keepers of the Gates: Intellectual Property, Antitrust, and the Regulatory Implications of Systems Technology*, 51 *Hastings Law Journal* 1073–1129 (2000) (WAGNER, *Keepers*)
- WAGNER R. POLK, *Filters and the First Amendment*, 83 *Minnesota Law Review* 755–813 (1999) (WAGNER, *Filters*)
- WALTERMANN JENS/MACHILL MARCEL (Hrsg.), *Verantwortung im Internet – Selbstregulierung und Jugendschutz*, Gütersloh 2000
- WEBER ROLF H., *Traditionelles Urheberrecht: Sprengstoff für die Informationsgesellschaft?*, in: RETO M. HILTY/MATHIS BERGER (Hrsg.), *Urheberrecht am Scheideweg?*, Bern 2002, 69–85 (Weber, *Urheberrecht*)
- WEBER ROLF H., *Does Intellectual Property Become Unimportant in Cyberspace?*, 9 *International Journal of Law and Information Technology* 171–185 (2001) (WEBER, *Intellectual Property*)
- WEBER ROLF H., *E-Commerce und Recht*, Zürich 2001 (WEBER, *E-Commerce*)
- WEBER ROLF H., *Information und Schutz Privater*, *Zeitschrift für Schweizerisches Recht* 1999 II 1–86 (WEBER, *Information*)
- WEBER ROLF H., *Vom Monopol zum Wettbewerb*, Zürich 1994 (WEBER, *Monopol*)
- WEBER ROLF H., *Bedeutung, Möglichkeiten und Grenzen der Selbstregulierung*, in: *Schweiz. Treuhand- und Revisionskammer* (Hrsg.), *Empfehlungen zur Rechnungslegung und zur Revision*, Zürich 1987, 21–39 (WEBER, *Selbstregulierung*)
- WEBER ROLF H., *Wirtschaftsregulierung in wettbewerbspolitischen Ausnahmebereichen*, Baden-Baden 1986 (WEBER, *Wirtschaftsregulierung*)
- WEBER ROLF H./UNTERNÄHRER ROLAND, *Wirtschaftsterrorismus im Internet*, in: *Festschrift Niklaus Schmid*, Zürich 2001, 365–380
- WEINBERG JONATHAN, *ICANN and the Problem of Legitimacy*, 50 *Duke Law Journal* 187–260 (2000) (WEINBERG, *Legitimacy*)
- WEINBERG JONATHAN, *Rating the Net*, 19 *Hastings Communications and Entertainment Law Journal* 453–482 (1997) (WEINBERG, *Rating*)
- WINN JANE KAUFMAN, *Clash of the Titans: Regulating the Competition Between Established and Emerging Electronic Payment Systems*, 14 *Berkeley Technology Law Journal* 675–709 (1999) (WINN, *Titans*)

Bibliography

- WINN JANE KAUFMAN, *The Hedgehog and the Fox: Distinguishing Public and Private Sector Approaches to Managing Risk for Internet Transactions*, 51 *Administrative Law Review* 955–988 (1999) (WINN, Hedgehog)
- WINN JANE KAUFMAN, *Open Systems, Free Markets, and the Regulation of Internet Commerce*, 72 *Tulane Law Review* 1177–1259 (1998) (WINN, Systems)
- WU TIMOTHY S., *Application-Centered Internet Analysis*, 85 *Virginia Law Review* 1163–1204 (1999) (WU, Application)
- WU TIMOTHY S., *Cyberspace Sovereignty? – The Internet and the International System*, 10 *Harvard Journal of Law & Technology* 647–666 (1997) (WU, Cyberspace)
- YAN DAVID, *Can We Ride Trademark Law to Surf Cyberspace?*, 10 *Fordham Intellectual Property, Media & Entertainment Law Journal* 773–874 (2000)
- ZITTRAIN JONATHAN, *What the Publisher can teach the Patient: Intellectual Property and Privacy in an Area of Trusted Privication*, 52 *Stanford Law Review* 1201–1250 (2000) (ZITTRAIN, Privication)
- ZITTRAIN JONATHAN, *ICANN: Between the Public and the Private – Comments Before Congress*, 14 *Berkeley Technology Law Journal* 1071–1093 (1999) (ZITTRAIN, ICANN)
- ZITTRAIN JONATHAN, *The Rise and Fall of Sysopdom*, 10 *Harvard Journal of Law and Technology* 495–513 (1997) (ZITTRAIN, Sysopdom)
- ZUCKMAN HARVEY L./CORN-REVERE ROBERT L./FRIEDMAN ROBERT M./KENNEDY CHARLES H., *Modern Communication Law*, St. Paul 1999