1-1-1985

Casenotes Outline

Recommended Citation

Available at: http://digitalcommons.lmu.edu/elr/vol5/iss1/4

This Notes and Comments is brought to you for free and open access by the Law Reviews at Digital Commons @ Loyola Marymount University and Loyola Law School. It has been accepted for inclusion in Loyola of Los Angeles Entertainment Law Review by an authorized administrator of Digital Commons@Loyola Marymount University and Loyola Law School. For more information, please contact digitalcommons@lmu.edu.
CASENOTES

CASENOTES OUTLINE

I. VIDEO GAMES ................................................................. 132
   A. Copyright: .................................................................... 132
      1. Copyright Infringement Of Video Games: When The Chips Are Down: Midway Manufacturing Co. v. Strohon ........................................ 132

II. RIGHT OF PUBLICITY ............................................................. 149
   A. Exclusive Use Of Name And Likeness: ............................. 149
      2. Right Of Publicity Clarified: Eastwood v. Superior Court ........................................ 158

III. CABLE AND TELEVISION ..................................................... 165
   A. Copyright: .................................................................... 165
      1. Videotaping Of Copyrighted Works For Temporary Classroom Use: Encyclopaedia Britannica Educational Corp. v. Crooks ........................................ 165
      2. Copyright Royalty Tribunal's Second Distribution Withstands Challenge: Christian Broadcast Network v. Copyright Royalty Tribunal ........................................ 176
   B. Constitutional Law: ........................................................... 188
      1. Access Of The Hearing-Impaired To Television Programming: Community Television Of Southern California v. Gottfried ........................................ 198

   C. Broadcast Regulation: ...................................................... 211


**D. Contract:** ........................................ 224

1. Broadcaster's Unjustified Refusal To Air Advertiser's Commercials Equals Breach of Contract: *Sam's Style Shop v. Cosmos Broadcasting Corp.* .......... 224

**E. Labor:** ........................................ 229

1. California Talent Agencies Act Applied To Television Commercial Production Company: *Cummins v. Film Consortium* ........................................ 229

**IV. FILM AND MOTION PICTURES** ........................................ 234

**A. Copyright:** ........................................ 234


**B. Antitrust:** ........................................ 234


**V. MUSIC** ........................................ 245

**A. Copyright:** ........................................ 245


**B. Contract:** ........................................ 259


**C. Attorney-Client Relationship:** ........................................ 258


**D. Trademark:** ........................................ 262

1. Trademark Infringement And The Right Of Publicity: Protecting The “Persona”: *Bi-Right Enterprises, Inc. v. Button Master* ........................................ 262

**VI. SPORTS** ........................................ 269
A. **RICO Convictions:** .................................................. 269

1. RICO, Reporter's Privilege And The Boston College Point-Shaving Scandal: *United States v. Burke; United States v. Mazzei* ........................................... 269

B. **Tax:** ................................................................. 282


VII. **BOOKS AND MAGAZINES** ..................................... 287

A. **Defamation:** .......................................................... 287

1. Jurisdictional Analysis: No Room For The First Amendment: *Calder v. Jones* ......................... 287