

# Michigan Telecommunications & Technology Law Review

---

Volume 21 | Issue 2

Article 6

---

2015

## Front Matter

Michigan Telecommunications and Technology Law Review

Follow this and additional works at: <https://repository.law.umich.edu/mttlr>

---

### Recommended Citation

Michigan Telecommunications and Technology Law Review, *Front Matter*, 21 MICH. TELECOMM. & TECH. L. REV. (2015).

Available at: <https://repository.law.umich.edu/mttlr/vol21/iss2/6>

This Front Matter is brought to you for free and open access by the Journals at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Telecommunications & Technology Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact [mLaw.repository@umich.edu](mailto:mLaw.repository@umich.edu).



DATE DOWNLOADED: Mon Apr 13 09:55:18 2020

SOURCE: Content Downloaded from [HeinOnline](#)

Citations:

Bluebook 20th ed.  
21 Mich. Telecomm. & Tech. L. Rev. [i] (2015).

ALWD 6th ed.  
21 Mich. Telecomm. & Tech. L. Rev. [i] (2015).

APA 6th ed.  
(2015). Michigan Telecommunications and Technology Law Review, 21(2), [i]-[ii].

Chicago 7th ed.  
";" Michigan Telecommunications and Technology Law Review 21, no. 2 (Spring 2015):  
[i]-[ii]

OSCOLA 4th ed.  
" (2015) 21 Mich Telecomm & Tech L Rev [i]

Provided by:  
University of Michigan Law Library

- Your use of this HeinOnline PDF indicates your acceptance of HeinOnline's Terms and Conditions of the license agreement available at <https://heinonline.org/HOL/License>
- The search text of this PDF is generated from uncorrected OCR text.
- To obtain permission to use this article beyond the scope of your license, please use: [Copyright Information](#)

---

# MICHIGAN TELECOMMUNICATIONS AND TECHNOLOGY LAW REVIEW

---

## ARTICLES

PATENT PUNTING:  
HOW FDA AND ANTITRUST COURTS  
UNDERMINE THE HATCH-WAXMAN ACT  
TO AVOID DEALING WITH PATENTS .....*Rebecca S. Eisenberg* 197  
*Daniel A. Crane*

SHERLOCK HOLMES AND THE  
CASE OF THE LUCRATIVE FANDOM:  
RECOGNIZING THE ECONOMIC POWER OF FANWORKS  
AND REIMAGINING FAIR USE IN COPYRIGHT .....*Stacey M. Lantagne* 263

LOOPHOLES FOR CIRCUMVENTING THE CONSTITUTION:  
UNRESTRAINED BULK SURVEILLANCE ON AMERICANS  
BY COLLECTING NETWORK TRAFFIC ABROAD.....*Axel Arnbak* 317  
*Sharon Goldberg*

## NOTES

NO MORE SHORTCUTS:  
PROTECT CELL SITE LOCATION DATA  
WITH A WARRANT REQUIREMENT.....*Lauren E. Babst* 363

VOLUNTARY DISCLOSURE OF INFORMATION AS A  
PROPOSED STANDARD FOR THE FOURTH  
AMENDMENT'S THIRD-PARTY DOCTRINE.....*Margaret E. Twomey* 401

