



SYRACUSE LAW REVIEW

Volume 68

Number 1

2018

FORGOTTEN IP CASES

ARTICLES

INTRODUCTION

–*Shubha Ghosh* 1

PARODIES, PHOTOCOPIES, RECUSALS, AND ALTERNATE COPYRIGHT HISTORIES: THE TWO DEADLOCKED SUPREME COURT FAIR USE CASES

–*Robert Brauneis* 7

THE SUPREME COURT CASE THAT THE FEDERAL CIRCUIT OVERRULED: *WESTINGHOUSE V. BOYDEN POWER BRAKE CO.*

–*Samuel F. Ernst* 53

E. BEMENT & SONS V. NATIONAL HARROW COMPANY: THE FIRST SKIRMISH BETWEEN PATENT LAW AND THE SHERMAN ACT

–*Amelia Smith Rinehart* 81

WALLPAPER BY ANY OTHER NAME

–*Jessica M. Kiser* 117

DALY V. PALMER, OR THE MELODRAMATIC ORIGINS OF THE ORDINARY OBSERVER

–*Bruce E. Boyden* 147

INVENTION OF A SLAVE

–*Brian L. Frye* 181

HOW *PERRIS V. HEXAMER* WAS LOST IN THE SHADOW OF *BAKER V. SELDEN*

–*Zvi S. Rosen* 231

NOTES

“FACEPRINTS” AND THE FOURTH AMENDMENT: HOW THE FBI USES FACIAL RECOGNITION TECHNOLOGY TO CONDUCT UNLAWFUL SEARCHES

–*Elizabeth Snyder* 255

LOST IN THE CLOUD: THE SCOPE OF THE PRIVATE SEARCH DOCTRINE IN A CLOUD-CONNECTED WORLD

–*Aya Hoffman* 277