## IMPORTANT NEW, EXPANDED OR UPDATED MATERIAL

- New examples of equity law, including restraining orders in 2013 affecting the Lifetime broadcast of the movie "Romeo Killer" and Gawker's posting of a Hulk Hogan sex tape and a porn parody of "50 Shades of Grey," pages 8–9
- New content on the U.S. Supreme Court's 2012 decision in *FCC* v. *Fox Television Stations, Inc.* regarding the void for vagueness doctrine, page 12
- New content on the U.S. Supreme Court's 2012 decision in *United States* v. *Alvarez* involving the Stolen Valor Act and regarding plurality opinions and the limited First Amendment right to lie, pages 23 and 65–66
- New content on the U.S. Supreme Court's 2012 decision in *American Traditional Partnership, Inc.* v. *Bullock* regarding corporate expenditures, pages 24 and 135

- New examples of self-censorship of violent media content following the December 2012 school shooting at Sandy Hook Elementary School, pages 40–41
- Multiple new examples of symbolic expression (when conduct constitutes speech) in political protest cases, pages 46 and 55
- Multiple new examples of school censorship, including censorship of newspapers, t-shirts and "I ♥ Boobies" bracelets in public schools, pages 84, 87–88 and 96
- Updates on Clery Act violations by universities, pages 102-103
- New examples of thefts of college newspapers across the country, page 104
- New examples of efforts to ban books in public schools and libraries, page 108
- New content on federal appellate court ruling in *Klen* v. *City of Loveland* regarding fighting words, pages 125–126
- New examples of true threats of violence using social media, pages 127-128
- New introduction to libel, pages 144–149
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- New material on Communications Decency Act libel defense, page 156
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- New material on limited purpose public figures, page 191
- New material on knowledge of falsity, page 201
- New material on single publication rule, pages 216–217
- New material on abuse of qualified privilege, page 229
- New material on facts vs. opinion, page 236
- All-new introduction to privacy, pages 250–252
- New discussion of 2013 federal appellate court ruling in *Hart v. Electronic Arts* involving publicity rights of college football players in video games, page 266
- New content on anti-paparazzi statutes, pages 284-286
- New content on federal appellate court ruling in 2012 in *Marsh* v. *County of San Diego* involving a familial constitutional privacy right over images of dead relatives, pages 298–299
- New content on the 2013 federal appellate court ruling in *Judicial Watch* v. U.S. Secret Service regarding FOIA access to White House visitor logs, page 350
- New discussion of the U.S. Supreme Court's 2013 ruling in *McBurney* v. *Young* regarding state public records laws, page 373
- Discussion of the government's seizure of the telephone records of Associated Press reporters, pages 393 and 429–430
- New and updated material on unmasking the identity of anonymous online posters, pages 413–415
- Updated information on state shield laws, including new numbers, pages 423-435
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- New material on child pornography issues and cases, pages 509-512
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- All-new material on revenge pornography websites, page 529
- New material on trademarks, pages 535-540
- New material on plagiarism, pages 540-542
- New material on what can't be copyrighted, pages 545-546
- New material on fair use, pages 555 and 567
- New material on copyright registration, page 570
- New material on copying and originality of plaintiff's work, page 571
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- New material on FTC regulation of privacy on social media and search engines, pages 602–603
- New material on the FTC's 2013 revisions to the Children's Online Privacy Protection Act (COPPA), pages 614–616
- New material on the FCC's regulation of broadcast indecency, including the 2012 decision by the U.S. Supreme Court in *FCC* v. *Fox Television Stations* and the FCC's decision to only target "egregious" cases of indecency, pages 653–663

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