

## 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
- New material on libel proof plaintiffs, page 151
- New material on Communications Decency Act libel defense, page 156
- New material on identification, page 158
- 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
- New material on pretrial publicity, pages 443–444
- New material on gag orders on trial participants, page 461
- New material on press contact with jurors, page 464

- New material on closing a judicial proceeding, page 470
- New material on open and closed court records, pages 482–484
- New material on cameras in federal courts, pages 491–492
- New material on the 2012 obscenity conviction of Ira Isaacs, pages 497–498
- New material on child pornography issues and cases, pages 509–512
- Updated material on sexting statutes, page 514
- 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
- New material on copying and access to plaintiff's work, page 572
- 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

## **WEB MATERIAL**

Banning registered sex offenders from online social networks, page 13

Access theory and the Internet, page 53

Violent-themed Internet postings, page 72

Wikileaks and prior restraints, page 75

Student speech rights on the Web, pages 94–95

Threats of violence on the Internet, pages 127–130

Information Superhighway and Net Neutrality, pages 135–140

Errors on web postings, pages 155–156

CDA libel defense, page 156

Single publication rule and the Internet, pages 216–217

Jurisdiction in Internet libel cases, pages 219–220

FTC regulation of privacy on the Internet, pages 252 and 255

Facebook's "Sponsored Stories" settlement, page 259

Intrusion and the Internet, page 279

Familial privacy over death-scene images on the Internet, page 299

Private facts on the Internet, page 307

FOIA and electronic communication, page 345

E-mails and public records, page 373

Anonymity and the Internet, page 413

Defining who is a journalist on the Internet, page 421

Bloggers and shield laws, page 426

Using shield laws to protect anonymous posters, page 428

Community standards in Internet-based obscenity cases, pages 505–506

Aggregators, page 552

Copyright and the Internet, pages 575–577

File sharing, pages 577–578

Pirating film and TV shows, page 579

Politics and copyright, page 580

Variable obscenity and the Internet, page 508

Possession of child pornography on the Internet, page 513

Erotic materials in cyberspace, pages 526–530

FTC regulation of online privacy and social networks, page 602

Regulating junk e-mail and spam, pages 605–608

FTC jurisdiction over Internet ads, page 609

FTC enforcement of COPPA on the Internet, page 614

FTC regulation of blogging testimonials and reviews, pages 626–627

Online advertiser liability and CDA immunity, pages 629–630