

BERKELEY TECHNOLOGY LAW JOURNAL

VOLUME 15

NUMBER 2

SPRING 2000

TABLE OF CONTENTS

SYMPOSIUM

THE CONSTITUTIONALIZATION OF TECHNOLOGY LAW

THE CONSTITUTIONALIZATION OF TECHNOLOGY LAW	529
By Mark A. Lemley	
CONSTITUTIONAL BOUNDS OF DATABASE PROTECTION: THE ROLE OF JUDICIAL REVIEW IN THE CREATION AND DEFINITION OF PRIVATE RIGHTS IN INFORMATION	535
By Yochai Benkler	
A RESPONSE TO PROFESSOR BENKLER	605
By Marci A. Hamilton	
PUBLISHING SOFTWARE AS A SPEECH ACT	629
By Lee Tien	
ENCRYPTION SOURCE CODE AND THE FIRST AMENDMENT	713
By Robert Post	

ESSAY

JUDICIAL HYPERACTIVITY: THE FEDERAL CIRCUIT'S DISCOMFORT WITH ITS APPELLATE ROLE	725
By William C. Rooklidge & Matthew F. Weil	

BOOK REVIEW

EXIT, VOICE, AND VALUES ON THE NET	753
By Dawn C. Nunziato	

COMMENT

PIRATES OF THE INFORMATION INFRASTRUCTURE: BLACKSTONIAN COPYRIGHT AND THE FIRST AMENDMENT	777
By Hannibal Travis	

