## Marquette Intellectual Property Law Review

Volume 11 | Issue 2

Article 7

2007

**Table of Contents** 

Follow this and additional works at: https://scholarship.law.marquette.edu/iplr

Part of the Intellectual Property Law Commons

## **Repository Citation**

*Table of Contents*, 11 Marq. Intellectual Property L. Rev. (2007). Available at: https://scholarship.law.marquette.edu/iplr/vol11/iss2/7

This Prefatory Matter is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. It has been accepted for inclusion in Marquette Intellectual Property Law Review by an authorized editor of Marquette Law Scholarly Commons. For more information, please contact elana.olson@marquette.edu.

## MARQUETTE INTELLECTUAL PROPERTY LAW REVIEW

Volume 11	Summer 2007	Number 2
	ARTICLES	
	DTECTION OF "STRONG" TRADE ea Mangàni & Marco Ricolfi	
AND THE EME	PERTY, COMPETITION RULES, RGING INTERNAL MARKET: HTS ON THE EUROPEAN	
EXHAUSTION Guido Westkamp	Doctrine	291
	RE: WHY THE LAW MATTERS	
ELECTRONIC OF LEGAL RE	GROUND IN THE WORLD OF Contracts: The Consistency asoning in Clickwrap Cases	
	COMMENTS	
CREATING CONSUM	ER CONFIDENCE OR CONFUSIO	N?

CREATING CONSUMER CONTIDENCE ON CONTOENCE	
THE ROLE OF PRODUCT CERTIFICATION MARKS	
IN THE MARKET TODAY	
Mark R. Barron	413
ENVING THEOLIGH LECISI ATIVE FIX ATION.	

FIXING THROUGH LEGISLATIVE FIX	
A CALL FOR THE CODIFICATION	N AND MODERNIZATION
OF THE STAPLE ARTICLE OF CO	OMMERCE DOCTRINE
AS IT APPLIES TO COPYRIGHT	LAW
Blake Evan Reese	