

Published Articles By Marc E. Brown

- “Is The Enablement Bar Too High For Patents To Meet?” *IP Law360*, April 25, 2008
- “KSR Opens Numerous U.S. Patents To Reexamination,” *IP Law360*, May 15, 2007
- “New Option To Complete U.S. Patent Examination In One Year,” *IP Law360*, October 31, 2006
- “Right to Stop Patent Infringement Now Affected by Owner’s Circumstances,” August 5, 2006
- “Claim Drafting for Literal Infringement,” *MWE IP Review*, Spring 2005
- “Festo Alters Scope of Patent Equivalents—Again,” *MWE IP Update*, October 2003 and *MWE On the Subject*, September 29, 2003
- “New Inter Partes Life for Old Prior Art,” *Los Angeles Daily Journal*, September 24, 2003
- “New Inter Partes Life for Old Prior Art ?” *IP Review*, Spring 2003
- “Selling the Components of a Patented Invention,” *Electronic Business*, August 1, 2003
- “Protecting Aftermarket Components,” *Electronic Business*, May 2003
- “New Kinds of Protection for Intellectual Property,” *Electronic Business*, April 2003
- “Lower-Cost Patent Challenge Now More Effective,” *Electronic Business*, February 2003
- “Web-linked Contract Terms Held Unenforceable,” *Electronic Business*, December 2002
- “Audit IP to Maximize Protection,” *Electronic Business*, October 2002
- “Supreme Court mistakenly restricts patents,” *Electronic Business*, August 2002
- “Patent Ruling Reversed,” *Electronic Business*, August 1, 2002
- “Torpedo launched at submarine patents,” *Intellectual Property Today*, June 2002
- “Only spotty database protection available,” *Electronic Business*, June 2002
- “Is it illegal to send junk e-mail?” *Electronic Business*, March 2002
- “Weighing no-cost software protection,” *Electronic Business*, January 2002
- “Promises not to compete are sometimes unenforceable,” *Electronic Business*, November 2001

“Intermediate patent-suit step: expensive, but worth it?” *Electronic Business*, September 2001

“Consultant's IP rights not automatically transferred,” *Electronic Business*, July 2001

“Software Errors Cost Billions,” *Reuters*, June 1, 2001

“One-click shopping' still risky to implement,” *Electronic Business*, May 2001

“U.S. patents to be more narrowly interpreted,” *Electronic Business*, February 2001

“New digital technologies clash with copyright law,” *Electronic Business*, January 2001

“Did Rambus violate antitrust laws?” *Electronic Business*, November 2000

“Internet business model patents - The Gold Rush of the new millennium,” CD ROM (compendium of important patents, lawsuits, docket sheets, court decisions, guidelines and other material), 1st ed. 2000

“Basic principles of patent law,” Oppenheimer Wolff & Donnelly LLP, 2000

“New patent laws,” *Electronic Business*, September 2000

“Don't pay ransom to a cybersquatter,” *Intellectual Property Today*, July 2000

“Protection for 'trade dress',” *Electronic Business*, July 2000

“Domains for dollars,” *Electronic Business*, June 2000

“Patents for success: Restricting the granting of business model patents will only slow technological progress,” *Los Angeles Lawyer*, May 2000

“Internet patent defenses,” *Electronic Business*, May 2000

“Know your rights: Don't pay ransom to a cybersquatter,” *The San Jose Business Journal*, March 27, 2000

“Don't pay off a cybersquatter!” *Electronic Business*, March 2000

“Internet patents: A virtual land grab,” *Electronic Business*, January 2000

“Ten frequently asked questions about Internet business model patents,” Oppenheimer Wolff & Donnelly LLP, 1999

“Internet patent scramble is land rush of the '90s,” *The San Jose Business Journal*, November 22, 1999

“Keeping trade secrets safe,” *Electronic Business*, November 1999

“Recent court ruling brings ray of hope for protection against software copying,” *Intellectual Property Today*, October 1999

“Software copyrights get tough,” *Electronic Business*, September 1999

“New Internet business models,” *Orange County Business Journal*, August 16, 1999

“Court ruling brings ray of hope for protection against software piracy,” *San Jose Business Journal*, July 16, 1999

“Court ruling brings ray of hope for protection against software piracy,” *Silicon Valley Business Journal*, July 16, 1999

“SOC licensing strategy flawed?” *Electronic Business*, June 1999

“Winning Internet business models,” *Electronic Business*, April 1999

“When the patent clock ticks,” *Electronic Business*, February 1999

“Court decision reins in wily inventors,” *L.A. Business Journal*, January 11, 1999

“Patent ruling wards off 'sub-assaults' by inventors,” *The Business Journal*, December 14-20, 1998

“Submarine patents under attack,” *Electronic Business*, December 1998

“Patenting business software,” *Electronic Business*, October 1998

“When is a monopoly not OK?” *Electronic Business*, August 1998

“When employees leave,” *Electronic Business*, June 1998

“When is copying illegal?” *Electronic Business*, April 1998

“New case broadens copyright protection of software,” *Century City Lawyer*, December 1997 (Part I) January 1998 (Part II)

“Hiring your competitor's programmers,” *Dr. Dobb's Sourcebook*, September / October 1997

“Copyrighting software,” *Dr. Dobb's Sourcebook*, July / August 1997

“Auditing software protection policies,” *Dr. Dobb's Sourcebook*, March / April 1997

“The anatomy of a software lawsuit,” *Century City Lawyer*, March 1997

“Strategies for submarine patent warfare,” *Dr. Dobb's Sourcebook*, January / February 1997

“Name game, disputes involving domain names on the Internet receive some new guidelines,” *Cyber Lawyer*, Fall 1996

“Doing business on the net,” *Dr. Dobb's Sourcebook*, November / December 1996

“The anatomy of a software lawsuit,” *Dr. Dobb's Sourcebook*, September / October 1996

“Patent guidelines for software and display icons,” *Dr. Dobb's Sourcebook*, July / August 1996

“Servicing, upgrading, or interfacing with someone else's software,” *Dr. Dobb's Sourcebook*, May / June 1996

“Liability for defective software,” *Dr. Dobb's Sourcebook*, March / April 1996

“Determining software patent infringement,” *Dr. Dobb's Sourcebook*, January / February 1996

“Trademark wars in cyberspace,” *Dr. Dobb's Sourcebook*, November / December 1995

“Patents: best protection for software today?” *Dr. Dobb's Sourcebook*, September / October 1995

“Competing with your former employer,” *Dr. Dobb's Sourcebook*, July / August 1995

“Competing with your former employer,” *New Matter*, Vol. 20. No. 3 1995

“Software development contracts,” *Dr. Dobb's Sourcebook*, May / June 1995

“Markman decision should greatly reduce cost of many patent lawsuits,” *Intellectual Property Outlook*, May 1995

“Copyright ruling against Borland overturned,” *Dr. Dobb's Sourcebook Update*, May 1995

“Copying software concepts can be legal,” *Dr. Dobb's Sourcebook*, March / April 1995

“Recent events raise questions on software patents,” *Intellectual Property Outlook*, February 1995

“Patent pending?” *Software Magazine*, January 1995

“Not all software will be patentable,” *The National Law Journal*, December 12, 1994

“Computer software: Is it now patentable?” *Intellectual Property Outlook*, December 1994

“Disclaimer of liability for computer deficiency ignored,” *Electronics*, August 25, 1983

“New legislation authorizes patent arbitration,” *Electronics*, July 28, 1983

“Overcoming contract limitations on computer liability,” *Electronics*, June 3, 1983

“Limiting liability for computer malfunctions,” *Electronics*, May 31, 1983

“Can employee competition be stopped?” *Electronics*, May 5, 1983

“The unobvious standard of obviousness,” *Electronics*, April 7, 1983

“Protecting trade secrets,” *Electronics*, March 3, 1983

“Unlawful uses of patents,” *Electronics*, February 10, 1983

“Antitrust laws are broad and confusing,” *Electronics*, January 13, 1983

“Prompt patent filing can be important,” *Electronics*, December 15, 1982

“Software-protection battle rages on,” *Electronics*, November 17, 1982

“Intellectual property pre- and post trial,” *Electronics*, October 20, 1982

“Fighting over intellectual property,” *Electronics*, September 22, 1982

“Marketing product ideas can be risky,” *Electronics*, August 25, 1982

“Selecting and using product names,” *Electronics*, July 28, 1982

“New court created to strengthen patents,” *Electronics*, June 30, 1982

“The limits of product liability,” *Electronics*, June 2, 1982

“Legal protection for computer software,” *Electronics*, April 21, 1982

“Who owns employees' inventions?” *Electronics*, April 7, 1982

“Avoiding infringements when copying products,” *Electronics*, March 10, 1982

“Copying products - Is it legal?” *Electronics*, February 10, 1982