

Computer and Telecommunications Law Review



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This article discusses the recent Commission memo regarding secure cloud computing in Europe and how, in the Commission's view, the negative fall-out from the revelations around PRISM can be turned into a positive opportunity for Europe to leverage its stringent data protection regime to become the world's leading "trusted cloud region" as to matters of data protection and security.

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The URS: A Strong Alternative to UDRP Actions for New gTLDs? 4

The Uniform Rapid Suspension (URS) system was introduced as an alternative to the Uniform Domain Name Resolution Policy (UDRP) system. The URS is intended to provide a more rapid relief to trade mark owners in clear-cut domain name disputes, and can only be used in relation to the new gTLDs and any ccTLDs that have adopted it. However, while it is structured to be quicker and cheaper than the current UDRP system, there are a number of disadvantages with the URS that may make UDRP proceedings preferable. This article considers the URS Procedure and its pros and cons.

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Controversy Continues over Singapore Licensing Requirements for Online News Sites 10

The new Singapore online licensing requirements that came into force on June 1, 2013, have led to a number of protests against this perceived threat to freedom of speech. For example, in June 2013, 162 websites staged a 24-hour online "black out" and about 1,500 people attended a rally in Hong Lim Park. Lately, however, the protesters have been taking a more "cyber" approach to their protests, with several news and government websites being hacked and messages posted on their webpages. The questions that arise are: why are people protesting against the new online licensing requirements, what websites have been hacked in protest, and what actions have or could the Government take in response to these cyber attacks? This article attempts to address each of these questions.

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The internet is one of the most powerful inventions, making the world accessible at a single click. It has given rise to new opportunities in every field, whether entertainment, trade or education. But the internet also suffers from its own disadvantages. It has given birth to new form of crime known as cyber crime, illegal activity committed on the internet. This crime is more harmful than traditional crime as it has no territorial restrictions. Also, part of cyber crime is cyber pornography, referring to "obscene publication and its transmission in electronic form". This article addresses the alarming rate at which cyber crime is increasing in India by considering data relating to cases registered under the crime of obscene publication/transmission in electronic form from 2006 to 2011 under India's Information Technology Act 2000. This article also discusses the legislative texts in relation to internet obscenity and brings to light the important role the Indian judiciary has played in defining obscenity and its changing parameters in both the real and virtual worlds.

TANVI MISRA

**Out of Hibernation into the World: The 20th-Century "Hot News" Doctrine
Receives a Lukewarm Response in India 27**

A very old legal doctrine has come to the forefront in today's fast-paced technological age which otherwise would have necessitated the advent of a very new legal system to govern it. In a cricket-crazed nation like India, an attempt to "connect up" the public demand for instant score updates with the incentive to facilitate such instant updates is brewing hot. While the players on the field set and chase down huge targets, the doctrine of Hot News misappropriation is being chased down in a legal battle.

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