



Charles Macedo, Chester Rothstein, David Goldberg and Alice Lee Co-Author Article For Oxford University Press's Journal Of Intellectual Property Law & Practice on US Supreme Court rules that unintentional mistakes of law, like mistakes of fact, may be considered under the copyright registration safe harbour provision

Author(s): Charles R. Macedo, Chester Rothstein, David P. Goldberg, Alice Lee

Charley Macedo, Chester Rothstein, David Goldberg and Alice Lee Co-Author Article For Oxford University Press's Journal Of Intellectual Property Law & Practice on "US Supreme Court rules that unintentional mistakes of law, like mistakes of fact, may be considered under the copyright registration safe harbour provision."

In the article, the authors discuss the U.S. Supreme Courts, February 24, 2002 decision in *Unicolors, Inc. v H&M Hennes & Mauritz, LP*, holding that an unintentional mistake of law is entitled to the benefit of the US Copyright Act's safe harbour provision, § 411(b)(1)(A).

[Read the full article.](#)