

Insights

BCLP TEAM AUTHORS ARTICLE FOR 'COMMUNICATIONS LAWYER'

Aug 13, 2021

Atlanta Managing Partner Eric Schroeder, along with Associates Brian Underwood and Nick Bedo, co-authored an article in the summer edition of *Communications Lawyer*. The three discuss the 2001 Supreme Court decision in *New York Times v. Tasini*, 533 U.S. 483, in which the Court ruled that freelance journalists retained copyrights for their individual articles of a collective work and that in the absence of written agreements, publishers could not license the simple text of such articles to computer databases without infringing the author's rights, if the articles were not presented as part of a collection of the publishers' work. This decision helped generate a market shift where publishers carefully negotiated and documented the rights for digital publication and led to the modern-day rights-and-clearances departments for many news media legal departments. *Communications Lawyer* is a publication of the ABA Forum on Communications Law.

RELATED CAPABILITIES

- Media & First Amendment
- Intellectual Property & Technology Disputes

MEET THE TEAM



Eric P. Schroeder

Atlanta

eric.schroeder@bclplaw.com +1 404 572 6894



Brian M. Underwood

Atlanta brian.underwood@bclplaw.com +1 404 572 6649



Nicholas A. Bedo

Atlanta nick.bedo@bclplaw.com +1 404 572 6670 This material is not comprehensive, is for informational purposes only, and is not legal advice. Your use or receipt of this material does not create an attorney-client relationship between us. If you require legal advice, you should consult an attorney regarding your particular circumstances. The choice of a lawyer is an important decision and should not be based solely upon advertisements. This material may be "Attorney Advertising" under the ethics and professional rules of certain jurisdictions. For advertising purposes, St. Louis, Missouri, is designated BCLP's principal office and Kathrine Dixon (kathrine.dixon@bclplaw.com) as the responsible attorney.