X. COPYRIGHTS/PREEMPTION

A. <u>CASE LAW</u>

1. <u>U.S. District Courts</u>

a. *Cvent Inc. v. Eventbrite Inc.* 80 BNA's PTCJ 734

The U.S. District Court for the Eastern District of Virginia ruled on September 15, 2010 that "scrapping" of website data by competitor does not support computer crimes claim.

XI. COPYRIGHTS/STANDING

A. <u>CASE LAW</u>

1. <u>U.S. Court of Federal Claims</u>

a. *Cohen v. United States* 81 BNA's PTCJ 824

The U.S. Court of Federal Claims ruled on April 14, 2011 that by not explicitly assigning all of his rights in a work to a publisher—in this case, Internet publishing rights—an author of books on adult education and mentoring retained some of his exclusive rights in the relevant works and had standing to sue the government for copyright infringement.