

ARTICLE

How *Disney Enterprises v. Hotfile* May Apply to Secondary Infringement Claims

Published in Law Journal Newsletters' *Entertainment Law & Finance*

January 7, 2014

This article (the first in a two-part piece) discusses the significance of the *Hotfile* verdict in defining how copyrighted works may be distributed over the Internet, and identifies some winning—and losing—arguments for competing sides to mount in upcoming infringement disputes.

To read the second part of the article, click [here](#).

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2026 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.