

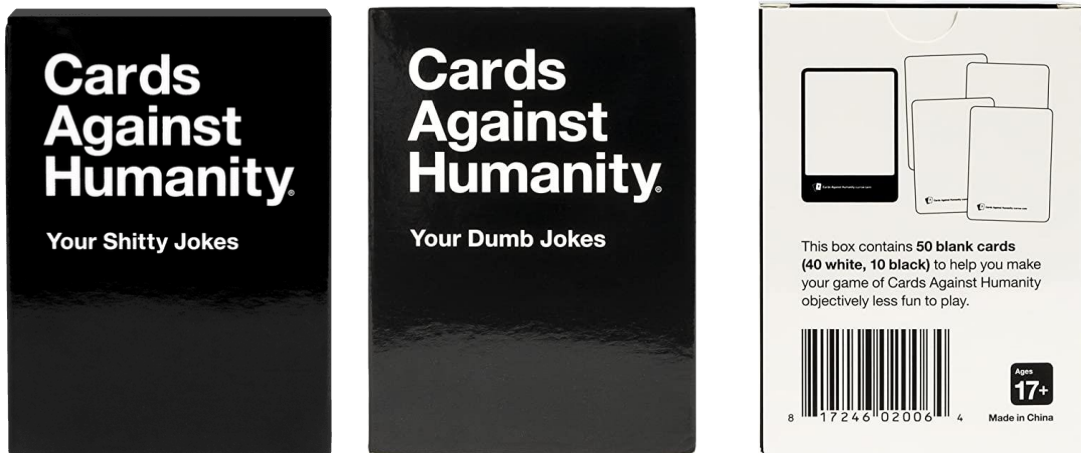
Instructions for making an *It Burns When IP* deck

Materials:

- 170+ 2" x 2-5/8" labels. The file linked below is designed for use with 15-labels-per-page sheets of Avery 6572 labels, which are sold in a 15-sheet set of 225 total labels (by, e.g., [Amazon](#) and [Staples](#)).



- 170+ blank game cards. If you wish to integrate these cards into your existing Cards Against Humanity set, you will need four packs of Cards Against Humanity's "Your Dumb/Shitty Jokes." You can find them for sale in numerous places, including [Target](#), [Amazon](#), and [CardsAgainstHumanity.com](#).



- Optional: If you would like to purchase a case to hold your cards, we recommend an Ultra Pro 2-Piece 150 Count Card Storage Box (available via [Amazon](#) and [UltraPro.com](#)).



Instructions:

- Load your printer with 12 sheets of Avery 6572 labels.
- Print pages 4-15 of this file. Make sure that your printer is set to print (i) in “landscape” orientation and (ii) one-sided; i.e., do not select ‘Print on both sides of paper.’
- Open all four packs of blank Cards Against Humanity cards. Divide the cards into two stacks: one stack that contains all 40 black-colored cards, and a second stack that contains all 160 white-colored cards.
- The first 35 labels (i.e., all labels on pages 1-2 and the top row of labels on page 3) present either a question or a sentence with missing text. These are “question cards.” Apply each of these 35 labels to a blank black-colored card (as shown in the image below). This will leave you with 5 blank black cards remaining. You can discard these extra cards, hold on to them as spares, or use them to add new question cards of your own creation.
- The remaining 135 labels contain a noun or verb phrase. These are “answer cards.” Apply each of these 135 labels to a blank white-colored card (as shown in the image below). This will leave you with 25 blank white cards remaining. You can discard these extra cards, hold on to them as spares, or use them to add new answer cards of your own creation.
- If you prefer to use blank playing cards from a source other than Cards Against Humanity, be sure that players can easily distinguish between question and answer cards, e.g., by using two different colors or by printing two different designs or text on the “back” of each set of cards. To print an *It Burns When IP* deck on ordinary printer paper, simply use the instructions available [here](#).

Sample Question Card

Sample Answer Card



A comedian's best weapon against joke theft: _____.

A group of IP lawyers formed an experimental nerdcore-punk fusion band. I hear they named it _____.

Ask your doctor if Cyclospasmol* is right for you. Side effects include _____.

Berne Convention?* Sounds like a place you'd go to learn about _____.

California employment law is so pro-employee that employment agreements can't even prohibit _____.

**See Inwood Labs., Inc. v. Ives Labs., Inc., 456 U.S. 844 (1982).*

**Berne Convention for the Protection of Literary and Artistic Works, Sept. 9, 1986, as last revised at Paris, July 24, 1971, 1161 U.N.T.S. 3.*

Can you believe France just decreed that _____ is now copyright infringement?!?

Did you hear? _____ was just confirmed as the new U.S. IP Enforcement Coordinator.

Forget the legislative history. We all know that the Defend Trade Secrets Act was really passed to stop people from _____.

"Free riders"? Sounds like a movie about _____.

How does the Federal Circuit decide patentable subject matter cases?

If a member of the Federal Circuit was appointed to the Supreme Court, we'd probably wind up with a constitutional right to _____.

I'm only able to understand the Supreme Court's *Star Athletica** opinion when I'm microdosing _____.

IP lawyers' pickup lines always seem to mention _____.

Little known fact: Giles Rich was heavily inspired by _____ while writing the Patent Act of 1952.

Marshall, Texas is a really boring place. Patent litigators have no choice but to pass the time by _____.

**Star Athletica, L.L.C. v. Varsity Brands, Inc., 137 S.Ct. 1002 (2017).*

No law student's preparation for an IP Survey final exam would be complete without _____.

One weird trick to qualify for admission to the patent bar under Category B*: _____.

Sorry, but KFC's "11 herbs and spices" recipe is totally NOT a secret. It's just salt, pepper, oregano, _____, and _____.

Sorry, USPTO! I wasn't able to pay my maintenance fee on time due to _____.

Step 1: Obtaining IP rights
Step 2: _____
Step 3: Profit!

See General Requirements
Bulletin for Admission to the
Examination for Registration
to Practice in Patent Cases
Before the USPTO 4-7 (2021).



Thank God for *Matal v Tam!** Now I can finally re-name my company _____.

The judge could hardly stop herself from giggling when she sentenced the IP lawyer to serve "Life plus 70" for illegally _____.

The IP lawyer was kicked out of the library because she wouldn't stop _____.

The most controversial section of the Restatement of Copyright is entitled _____.

There are so many *Georgia Pacific** factors that few people realize one calls for consideration of _____.

**Matal v. Tam*, 137 S. Ct. 1744 (2017).

**Georgia-Pac. Corp. v. U.S. Plywood Corp.*, 318 F. Supp. 1116 (S.D.N.Y. 1970).

trademarks : patents ::
_____ : _____

What did the IP lawyer chain her bicycle to?

What is claimed is: a method for _____, comprising _____ and _____.

What magic words do IP lawyers say when they cast a spell?

What will Disney do when Mickey falls into the public domain?

See *Brandir Int'l, Inc. v. Cascade Pac. Lumber Co.*, 834 F.2d 1142 (2d Cir. 1987).

Draw 2
Pick 3

What's stopping New York from adopting the Uniform Trade Secrets Act?

What's the hardest part of applying the "fair use" test?

When I'm appointed Director of the USPTO, I'll create a new Art Unit devoted exclusively to _____.

You know an IP lawyer is having a mid-life crisis when he starts talking about _____.

Your new favorite "descriptive fair use" hypo: a comparative ad that reads, "If you like _____, you'll LOVE _____!"

2 Live Crew

A "headstart" injunction

A "moron in a hurry"

A "murky morass"

A "Psycho Chihuahua"

Campbell v. Acuff-Rose Music, Inc., 510 U.S. 569 (1994).

Winston Research Corp. v. Minnesota Mining & Mfg. Co., 350 F.2d 134, 142 (9th Cir. 1965).

Morning Star Cooperative Soc'y v. Express Newspapers Ltd., [1979] FSR 113 (Oct. 18, 1978).

MySpace, Inc. v. GraphOn Corp., 672 F.3d 1250, 1260 (Fed. Cir. 2012).

Wrench LLC v. Taco Bell Corp., 256 F.3d 446, 449 (6th Cir. 2001).

A "string of puppies"

A Big O Big Foot

A bunch of Bratz

A disgruntled college professor

A George Wendt puppet

Rogers v. Koons, 960 F.2d 301, 304 (2d Cir. 1992).

Big O Tire Dealers, Inc. v. Goodyear Tire & Rubber Co., 561 F.2d 1365 (10th Cir. 1977).

Mattel, Inc. v. MGA Entm't, Inc., 616 F.3d 904 (9th Cir. 2010).

Madey v. Duke Univ., 307 F.3d 1351 (Fed. Cir. 2002).

Wendt v. Host Int'l, Inc., 125 F.3d 806 (9th Cir. 1997).

A German PhD dissertation	A human-animal chimera	A longfelt, unmet need	A monkey taking a selfie	A one-piece seersucker outfit from Wal-Mart
In re <i>Hall</i> , 781 F.2d 897 (Fed. Cir. 1986).	USPTO Media Advisory, Facts on Patenting Life Forms Having a Relationship to Humans (Apr. 1, 1998).	See, e.g., <i>Procter & Gamble Co. v. Teva Pharm. USA, Inc.</i> , 566 F.3d 989 (Fed. Cir. 2009).	<i>Naruto v. Slater</i> , 888 F.3d 418 (9th Cir. 2018).	<i>Wal-Mart Stores, Inc. v. Samara Bros., Inc.</i> , 529 U.S. 205 (2000).
A photo of the Indianapolis skyline	A request for continued examination	A super soaker	A trash bag that looks like a jack-o-lantern	“All that wiggles is not Jell-O”
<i>Bell v. Wilmott Storage Serv., LLC</i> , 12 F.4th 1065 (9th Cir. 2021).	37 CFR § 1.114.	<i>Larami Corp. v. Amron</i> , 27 U.S.P.Q.2d 1280 (E.D. Pa. 1993).	In re <i>Dembiczak</i> , 175 F.3d 994 (Fed. Cir. 1999).	<i>Downey v. Gen. Foods Corp.</i> , 286 N.E.2d 257, 259 (N.Y. 1972).
Aesthetically pleasing styrene-foam torsos	Andy Warhol	Anthropomorphic albino worms	Asexual reproduction	Backlog
<i>Carol Barnhart Inc. v. Econ. Cover Corp.</i> , 773 F.2d 411 (2d Cir. 1985).	<i>Andy Warhol Found. for Visual Arts, Inc. v. Goldsmith</i> , 11 F.4th 26 (2d Cir. 2021).	<i>Winter v. DC Comics</i> , 69 P.3d 473 (Cal. 2003).	35 U.S.C. § 161.	



Balls with “finger placement indicia”

Barbie Girl

Beanie Babies

Behaving in a manner “characteristic of a pirate”

Buick Aspirin

McGinley v. Franklin Sports, Inc., 262 F.3d 1339 (Fed. Cir. 2001).

Mattel, Inc. v. MCA Records, Inc., 296 F.3d 894 (9th Cir. 2002).

Ty Inc. v. Perryman, 306 F.3d 509 (7th Cir. 2002).

Halo Elec., Inc. v. Pulse Elec., Inc., 136 S. Ct. 1923, 1932 (2016).

H.R. Rep. 104-374, 1996 U.S.C.C.A.N. 1029, 1030 (Nov. 30, 1995).

Buying all the bamboo in Japan

Calling a 1-900 number to talk about New Kids on the Block

Canal Street

Conception

Counting and measuring every last dimple on a golf ball

See, e.g., ANDRE MILLARD, EDISON AND THE BUSINESS OF INNOVATION (1990).

New Kids on the Block v. News Am. Publ'g, Inc., 971 F.2d 302 (9th Cir. 1992).

See, e.g., *Omega SA v. 375 Canal, LLC*, 984 F.3d 244 (2d Cir. 2021).

35 U.S.C. § 102(g).

Wilson Sporting Goods Co. v. David Geoffrey & Assocs., 904 F.2d 677 (Fed. Cir. 1990).

Curlicue French fries

Cybersquatting

Death squads

Dissection

Drawing a wicked tractor pull rig on a tablecloth in your mother’s kitchen

Lamb-Weston, Inc. v. McCain Foods, Ltd., 941 F.2d 970 (9th Cir. 1991).

See, e.g., 15 U.S.C. § 1125(d).

See, e.g., Peter Pitts, ‘Patent Death Squads’ vs. Innovation, WALL ST. J. (June 10, 2015, 7:23 PM) (quoting then-Chief Judge of the Federal Circuit Randall R. Rader).

See, e.g., *Arnstein v. Porter*, 154 F.2d 464, 468 (2d Cir. 1946).

Nat’l Tractor Pullers Ass’n v. Watkins, 205 U.S.P.Q. 892 (N.D. Ill. 1980).

Dressing robots up like
Vanna White

White v. Samsung Elec. Am., Inc., 971 F.2d 1395 (9th Cir. 1992); 989 F.2d 1512 (9th Cir. 1993).

Expressing yourself with
rubber dog toys

VIP Prods. LLC v. Jack Daniel's Prods., Inc., 953 F.3d 1170 (9th Cir. 2020).

Fruits of labor

JOHN LOCKE, TWO TREATISES
ON GOVERNMENT (3d ed. 1698).

Egyptian Goddess

Egyptian Goddess, Inc. v. Swisa, Inc., 543 F.3d 665 (Fed. Cir. 2008).

“falsely portray[ing]
[musicians] as ‘vile,
depraved, stupid, cowardly,
subhuman individuals who
engage in wanton acts of
violence, murder and
bestiality for pleasure and
who should be killed”

Winter v. DC Comics, 69
P.3d 473, 476 (Cal. 2003).

Funk Brothers

*Funk Bros. Seed Co. v. Kalo
Inoculant Co.*, 333 U.S. 127
(1948).

Engaging in amateur
lexicography

See, e.g., Phillips v. AWH Corp.,
415 F.3d 1303 (Fed. Cir. 2005).

Fighting about how
to pronounce
PHOSITA/POSITA/POSA

See 35 U.S.C. § 103.

Gerald Ford’s
autobiography

*Harper & Row Publishers, Inc.
v. Nation Enters.*, 471 U.S. 539
(1985).

Enjoy Cocaine!

*Coca-Cola Co. v. Gemini
Rising, Inc.*, 346 F. Supp.
1183 (E.D.N.Y. 1972).

Filming a human
cannonball

*Zacchini v. Scripps-Howard
Broad. Co.*, 433 U.S. 562
(1977).

Geraldo Rivera

Sellers v. Am. Broad. Co.,
668 F.2d 1207 (11th Cir.
1982).

Enjoying Taco Cabana’s
“festive eating
atmosphere”

*Two Pesos, Inc. v. Taco Cabana,
Inc.*, 505 U.S. 763, 765 (1992).

Filming David Spade
misusing a Slip ‘N Slide

*Wham-O, Inc. v. Paramount
Pictures Corp.*, 286 F. Supp.
2d 1254 (N.D. Cal. 2003).

Getting rich by gluing
sh-t to ceramic tiles

Lee v. A.R.T. Co., 125 F.3d 580
(7th Cir. 1997); *Mirage Editions,
Inc. v. Albuquerque A.R.T. Co.*,
856 F.2d 1341 (9th Cir. 1988).

Googling something on Bing	Guiding a “gobbler” with my “joy stick”	“hard-wound, industrial toilet tissue”	Hindsight bias	Hot news
<i>Elliott v. Google, Inc.</i> , 860 F.3d 1151 (9th Cir. 2017).	<i>Atari, Inc. v. N. Am. Philips Consumer Elecs. Corp.</i> , 672 F.2d 607, 610 (7th Cir. 1982) (“Using a ‘joy stick,’ the player guides the gobbler through the maze, consuming pink dots along the way.”).	<i>Paper Converting Mach. Co. v. Magna-Graphics Corp.</i> , 745 F.2d 11, 13 (Fed. Cir. 1984).	<i>Graham v. John Deere Co. of Kansas City</i> , 383 U.S. 1 (1966).	<i>Int’l News Serv. v. Associated Press</i> , 248 U.S. 215 (1918).
Impressing party guests with a kickass kaleidoscope	“intensive breeding efforts”	Jerry Falwell	Juicy Whip	“juxtapos[ing] the romantic musings of a man whose fantasy comes true, with degrading taunts, a bawdy demand for sex, and a sigh of relief from paternal responsibility”
<i>Beachcombers Int’l, Inc. v. WildeWood Creative Prods., Inc.</i> , 31 F.3d 1154 (Fed. Cir. 1994).	<i>Yoder Bros., Inc. v. Cal.-Fla. Plant Corp.</i> , 537 F.2d 1347, 1351 (5th Cir. 1976).	<i>Lamparello v. Falwell</i> , 420 F.3d 309 (4th Cir. 2005).	<i>Juicy Whip, Inc. v. Orange Bang, Inc.</i> , 185 F.3d 1364 (Fed. Cir. 1999).	<i>Campbell v. Acuff-Rose Music, Inc.</i> , 510 U.S. 569 (1994).
Katy Perry	Lindsay Lohan	Low res nudie magazine pics	Lubing up a steam engine with animal fats	Manuel Noriega
<i>Gray v. Perry</i> , No. 2:15-cv-05642, 2020 WL 1275221 (C.D. Cal. Mar. 16, 2020).	<i>Lohan v. Take-Two Interactive Software, Inc.</i> , 97 N.E.3d 389 (N.Y. 2018).	<i>Perfect 10, Inc. v. Amazon.com, Inc.</i> , 508 F.3d 1146 (9th Cir. 2007); <i>Perfect 10, Inc. v. Google, Inc.</i> , 416 F. Supp. 2d 828 (C.D. Cal. 2006).	<i>Tilghman v. Proctor</i> , 102 U.S. 707 (1880).	<i>Noriega v. Activision/Blizzard, Inc.</i> , No. BC551747 (Cal. Sup. Ct. L.A. County 2014).

Mayo	Michael Bolton	Mike Tyson's face tattoo	Mister Charbucks	Monty Python
<i>Mayo Collaborative Servs. v. Prometheus Labs., Inc.</i> , 566 U.S. 66 (2012).	<i>Three Boys Music Corp. v. Bolton</i> , 212 F.3d 477 (9th Cir. 2000).	<i>Whitmill v. Warner Bros. Entm't., Inc.</i> , No. 11-cv-0752 (E.D. Mo. May 24, 2011).	<i>Starbucks Corp. v. Wolfe's Borough Coffee, Inc.</i> , 588 F.3d 97 (2d Cir. 2009).	<i>Gilliam v. Am. Broad. Co.</i> , 538 F.2d 14 (2d Cir. 1976).
Mouthwash that tastes like a fireball from hell	Moving the hinge plate under the plow shank	Mr. Wiggle	Naked licensing	Naming porta potties after talk show hosts
<i>Warner-Lambert Pharm. Co. v. John J. Reynolds, Inc.</i> , 178 F. Supp. 655 (S.D.N.Y. 1959).	<i>Graham v. John Deere Co. of Kansas City</i> , 383 U.S. 1 (1966).	<i>Downey v. Gen. Foods Corp.</i> , 286 N.E.2d 257 (N.Y. 1972).	<i>See, e.g., Dawn Donut Co. v. Hart's Food Stores, Inc.</i> , 267 F.2d 358, 367 (2d Cir. 1959).	<i>Carson v. Here's Johnny Portable Toilets, Inc.</i> , 698 F.2d 831 (6th Cir. 1983).
"new age drinks"	Nonconsensual aerial photography	Office action	OJ Simpson	Ordinary skill in the art
<i>PepsiCo, Inc. v. Redmond</i> , 54 F.3d 1262 (7th Cir. 1995).	<i>E. I. duPont deNemours & Co. v. Christopher</i> , 431 F.2d 1012 (5th Cir. 1970).	MANUAL OF PATENT EXAMINING PROCEDURE § 2260.	<i>Ritchie v. Simpson</i> , 170 F.3d 1092 (Fed. Cir. 1999).	35 U.S.C. § 103.

Pairing Death cigarettes with Black Death vodka

Patronizing the Tri-State Swap-O-Rama

People Eating Tasty Animals

Pharmaceuticals made from pee

Photoshopping Dustin Hoffman's head onto other people's bodies

Death Tobacco, Inc. v. Black Death USA, No. 92-cv-6437, 1993 WL 761982 (C.D. Cal. June 30, 1993).

Hard Rock Cafe Licensing Corp. v. Concession Servs., Inc., 955 F.2d 1143 (7th Cir. 1992).

People for the Ethical Treatment of Animals v. Doughney, 263 F.3d 359 (4th Cir. 2001).

Amgen, Inc. v. Chugai Pharm. Co., 927 F.2d 1200 (Fed. Cir. 1991).

Hoffman v. Capital Cities/ABC, Inc., 255 F.3d 1180 (9th Cir. 2001).

Physical phenomena

Plopping down on my "Lovee Lamb"

Polka Pickles

Probative similarity

Publicly performing the Hatch-Waxman Act

See, e.g., Diamond v. Chakrabarty, 447 U.S. 303 (1980).

In re Budge Mfg. Co., 857 F.2d 773 (Fed. Cir.1988).

Pikle-Rite Co. v. Chicago Pickle Co., 171 F. Supp. 671 (N.D. Ill. 1959).

See, e.g., Positive Black Talk Inc. v. Cash Money Records, Inc., 394 F.3d 357 (5th Cir. 2004).

17 U.S.C. § 106(4); 21 U.S.C. § 355(j).

Putting another dime in the celestial jukebox

Putting on my "Time Out" pants

Quid pro quo

Ransacking apartments like a "stooge"

Rapping a cane against a wooden street

See, e.g., PAUL GOLDSTEIN, COPYRIGHT'S HIGHWAY: FROM GUTENBERG TO THE CELESTIAL JUKEBOX (1994).

Blue Bell, Inc. v. Farah Mfg. Co., 508 F.2d 1260 (5th Cir. 1975).

See, e.g., Kewanee Oil Co. v. Bicron Corp., 416 U.S. 470, 484 (1974).

Arnstein v. Porter, 154 F.2d 464, 467 (2d Cir. 1946).

City of Elizabeth v. Am. Nicholson Pavement Co., 97 U.S. 126 (1877).

Releasing genetically modified bacteria into the ocean

Renting VHS tapes to watch in the “private booth” out back

Reproduction right

Robin Thicke

“Rollin’ in my 5.0 with the ragtop down so ~~my hair can blow~~ [I don’t get sued by Convertible Top Replacement Co.]”

Diamond v. Chakrabarty, 447 U.S. 303 (1980).

Columbia Pictures Indus., Inc. v. Redd Horne, Inc., 749 F.2d 154 (3d Cir. 1984).

17 U.S.C. § 106(1).

Williams v. Gaye, 895 F.3d 1106 (9th Cir. 2018).

Vanilla Ice, Ice Ice Baby (SBK Records 1990); *Aro Mfg. Co. v. Convertible Top Replacement Co.*, 377 U.S. 476 (1964).

Scientology texts

Sherlock Holmes

Showing off a Rubik’s Cube to college students

Showing that special someone how much you care by enhancing their underwear

Shrimp intestines

Religious Tech. Ctr. v. Lerma, 908 F. Supp. 1362 (E.D. Va. 1995).

Klinger v. Conan Doyle Estate, Ltd., 755 F.3d 496 (7th Cir. 2014).

Moleculon Research Corp. v. CBS, Inc., 793 F.2d 1261 (Fed. Cir. 1986).

Egbert v. Lippmann, 104 U.S. 333 (1881).

Deepsouth Packing Co. v. Laitram Corp., 406 U.S. 518 (1972).

Smelling thread to decide if you want to buy it

“Soft” IP

Spreading conspiracy theories about Elvis’ death

Squeezing the adrenaline out of animal parts

Starting a diaper patent war

In re *Clarke*, 17 U.S.P.Q.2d 1238 (Trademark Tr. & App. Bd. 1990).



Sellers v. Am. Broad. Co., 668 F.2d 1207 (11th Cir. 1982).

Parke-Davis & Co. v. H.K. Mulford Co., 189 F. 95 (S.D.N.Y. 1911).



Sticking guitars on Rastafarians	Suggestive marks	Sweat of the brow	Sylvester Stallone	The “zone of natural expansion”
<i>Cariou v. Prince</i> , 714 F.3d 694 (2d Cir. 2013).	<i>See, e.g., Abercrombie & Fitch Co. v. Hunting World, Inc.</i> , 537 F.2d 4 (2d Cir. 1976).	<i>Feist Publ’ns, Inc. v. Rural Tel. Serv. Co.</i> , 499 U.S. 340 (1991).	<i>Anderson v. Stallone</i> , 11 U.S.P.Q.2d 1161 (C.D. Cal. 1989).	<i>See, e.g., Tally-Ho, Inc. v. Coast Cmity. Coll. Dist.</i> , 889 F.2d 1018 (11th Cir. 1989).
The \$6,000 belt buckle I bought from a guy Names Barry	The Shaft theme song	The Three Stooges	The white stuff in the middle of an Oreo	Threatening to break every toilet in Milwaukee
<i>Kieselstein-Cord v. Accessories by Pearl, Inc.</i> , 632 F.2d 989 (2d Cir. 1980).	<i>Cream Records, Inc. v. Jos. Schlitz Brewing Co.</i> , 754 F.2d 826 (9th Cir. 1985).	<i>Comedy III Prods., Inc. v. Gary Saderup, Inc.</i> , 21 P.3d 797 (Cal. 2001).	<i>U.S. v. Liew</i> , No. 3:11-cr-00573 (N.D. Cal.).	<i>City of Milwaukee v. Activated Sludge, Inc.</i> , 69 F.2d 577 (7th Cir. 1934).
Tiger Woods	Tornado Taz	Trying to sound like Bette Midler	Twelve Monkeys	Using Fish-Fri to fry fish at a fish fry
<i>ETW Corp. v. Jireh Pub., Inc.</i> , 332 F.3d 915 (6th Cir. 2003).	<i>Nadel v. Play-By-Play Toys & Novelties, Inc.</i> , 208 F.3d 368 (2d Cir. 2000).	<i>Midler v. Ford Motor Co.</i> , 849 F.2d 460 (9th Cir. 1988).	<i>Woods v. Universal City Studios, Inc.</i> , 920 F. Supp. 62 (S.D.N.Y. 1996).	<i>Zatarains, Inc. v. Oak Grove Smokehouse, Inc.</i> , 698 F.2d 786 (5th Cir. 1983).

Vanilla Ice

Wearing a banana
costume

Weird Al Yankovic

Writing a 465-stanza
haiku about decryption
software

“You might be a redneck”
jokes



*Silvertop Associates, Inc. v.
Kangaroo Mfg., Inc.*, 931 F.3d
215 (3d Cir. 2019).



*Foxworthy v. Custom Tees,
Inc.*, 879 F. Supp. 1200 (N.D.
Ga. 1995).