

UIC John Marshall Journal of Information Technology & Privacy Law

Volume 1
Issue 1 *Computer/Law Journal*

Article 26

1978

Bibliography, 1 Computer L.J. 781 (1978)

Linda A. Schulte

Follow this and additional works at: <https://repository.law.uic.edu/jitpl>



Part of the [Computer Law Commons](#), [Internet Law Commons](#), [Privacy Law Commons](#), and the [Science and Technology Law Commons](#)

Recommended Citation

Linda A. Schulte, Bibliography, 1 Computer L.J. 781 (1978)

<https://repository.law.uic.edu/jitpl/vol1/iss1/26>

This Article is brought to you for free and open access by UIC Law Open Access Repository. It has been accepted for inclusion in UIC John Marshall Journal of Information Technology & Privacy Law by an authorized administrator of UIC Law Open Access Repository. For more information, please contact repository@jmls.edu.

BIBLIOGRAPHY

by Linda A. Schulte*

- ABA SUBCOMM. ON DATA PROCESSING, PRINCIPLES OF INTRODUCTION OF MACHINE PREPARED STUDIES (1964).
- Abelle, *Evidentiary Problems Relevant to Checks and Computers*, 5 RUTGERS J. COMPUTERS & L. 323 (1976).
- Annot., *Proof of Business Records Kept or Stored on Electronic Computing Equipment*, 11 A.L.R.3d 1377 (1967).
- Annot., *Proof of Public Records Kept or Stored on Electronic Computing Equipment*, 71 A.L.R.3d 232 (1976).
- D. BENDER, COMPUTER LAW: EVIDENCE AND PROCEDURE (1978).
- Bender, *Computer-Related Evidence Law: Scope and Structure*, ABA, USE OF COMPUTERS IN LITIGATION 303 (1979).
- Bequai, *Impact of EFTS on Our Criminal Justice System*, 39 FED. B.J. 190 (1976).
- Bernacchi & Johnston, *Trial Objections to Computer-Based Evidence and Methods of Overcoming Them*, in ABA, USE OF COMPUTERS IN LITIGATION 361 (1979).
- Bernacchi & Larson, *Philosophy, Data Processing, and the Rules of Evidence*, 48 L.A.B. BULL. 374 (1973) reprinted in 10 LAW NOTES, Feb. 1974, at 11, and 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.4, art. 1.
- Bigelow, *The Use of Computers in the Law*, 24 HASTINGS L.J. 707 (1973).
- Boyce, *Judicial Recognition of Scientific Evidence in Criminal Cases*, 8 UTAH L. REV. 313 (1963-64).
- British Computer Soc'y Law Group, *Computer and the Law of Evidence (Interim Report)*, COMPUTER BULL., Sept. 1965, at 57.
- Brown, *Electronic Brains and the Legal Mind: Computing the Data Computer's Collision with Law*, 71 YALE L.J. 239, 247-50 (1961).
- Caplin, *What Written Records Must Companies Keep When Using Electronic Data Processing?*, 16 J. TAX. 373 (1962).
- Comment, *Admissibility of Computer Printouts Under the Business Records Exception in Texas*, 12 S. TEX. L.J. 291 (1970).

* B.A. 1976, University of California at Irvine; M.L.S. 1978, University of California at Los Angeles; head reference librarian, Southwestern University School of Law, Los Angeles, California. Ms. Schulte is also a first year law student at Southwestern.

- Comment, *Computer Print-Outs of Business Records and Their Admissibility in New York*, 31 ALB. L. REV. 61 (1967).
- Comment, *Computers and California Law—A Time for Decision*, 11 SANTA CLARA LAW. 280 (1971).
- Comment, *Impact of Computers on the Legal Profession*, 30 BAYLOR L. REV. 829 (1978).
- Comment, *Price Fixing and Problems of Proof: The Computer Lends a Hand*, 43 MO. L. REV. 686 (1978).
- Comment, *A Reconsideration of the Admissibility of Computer-Generated Evidence*, 126 U. PA. L. REV. 425 (1977).
- DeHetre, *Data Processing Evidence—Is It Different?*, 52 CHI.-KENT L. REV. 567 (1976).
- Delves, *The Influence of Computers on Business Record Keeping*, 5 M.U.L.L., Mar. 1964, at 46.
- Dutton, *The Official Records Exception to the Hearsay Rule in California*, 6 SANTA CLARA LAW. 1 (1965).
- Eastin, *The Use of Models in Litigation: Concise or Contrived?*, 52 CHI.-KENT L. REV. 610 (1976).
- Elmaleh, *Evidentiary Concepts in a Computerized Society*, in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 1 (1973).
- Ewald, *Discovery and the Computer*, 1 LITIGATION, Spring 1975, at 27.
- Fenwick, *How to Get Computer-Based Evidence Admitted*, in ABA, USE OF COMPUTERS IN LITIGATION 348 (1979).
- Fenwick & Davidson, *Admissibility of Computerized Business Records*, 14 AM. JUR. PROOF OF FACTS 2d 173 (1977).
- Fenwick & Davidson, *Use of Computerized Business Records as Evidence*, 19 JURIMETRICS J. 9 (1978).
- Freed, *A Lawyer's Guide Through the Computer Maze*, 6 PRAC. LAW., Nov. 1960, at 15, 27-32.
- Freed, *Computer Print-Outs as Evidence*, 16 AM. JUR. PROOF OF FACTS 273 (1965).
- Freed, *Computer Technology and Trial Techniques*, 6 TRIAL LAW. GUIDE 113 (1962).
- Freed, *Evidence*, in COMPUTERS IN THE LAW 139 (2d. ed. R. Bigelow 1969).
- Freed, *Evidence and Problems of Proof in a Computerized Society*, 4 M.U.L.L. 171 (1963).
- Freed, *Providing By Statute for Inspection of Corporate Computer and Other Records Not Legible Visually—A Case Study On Legislating for Computer Technology*, 1 LAW & COMPUTER TECH., May 1968, at 6.
- Freed, *Sample Interrogation for Introduction of Computer Records as Records Kept in the Regular Course of Business*, 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 4, excerpted from Freed,

- Computer Technology and Trial Techniques*, 6 TRIAL LAW. GUIDE 113, 130-31 (1962).
- Freed, Fenwick & McGonigal, *Mock Trial: Admissibility of Computerized Business Records Problem*, 15 JURIMETRICS J. 206 (1975).
- Fromholz, *Discovery, Evidence, Confidentiality and Security Problems Associated with the Use of Computer-Based Litigation Support Systems*, 1977 WASH. U.L.Q. 445.
- Jacobson, *The Use of Computer Printouts as Evidence in Commercial Litigation*, 82 COM. L.J. 14 (1977), reprinted in 83 CASE & COM., May/June 1978, at 24.
- Jenkins, *Computer-Generated Evidence Specially Prepared for Use at Trial*, 52 CHI.-KENT L. REV. 600 (1976), excerpted in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.2, art. 3.
- Johnson, *Electronic Data Processing and the Judge Advocate*, 44 MILITARY L. REV. 1, 17-20 (1969), excerpted in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 3.
- Kennelly, *Commercial Airline Air Crash: Some Observations Concerning the Admissibility of Findings and Conclusions Derived from Computers*, 15 TRIAL LAW. GUIDE 577 (1971).
- Korn, *Law, Fact, and Science in the Courts*, 66 COLUM. L. REV. 1080 (1966).
- MacKaay, *Le Traitement de la Documentation Juridique par Ordinateur au Canada*, 8 LA REVUE JURIDIQUE THEMIS 323 (1973).
- MANUAL FOR COMPLEX LITIGATION § 2.71 (1977).
- Markey, *Needed: A Judicial Welcome For Technology—Star Wars or Stare Decisis?*, 79 F.R.D. 209 (1978), reprinted in 50 N.Y. ST. B.J. 380 (1978).
- McCoid, *The Admissibility of Sample Data into a Court of Law: Some Further Thoughts*, 4 U.C.L.A. L. REV. 233 (1957).
- Mills, Lincoln & Laughead, *Computer Output—Its Admissibility into Evidence*, 3 LAW & COMPUTER TECH., Jan. 1970, at 14.
- Note, *Admissibility of Computer-Kept Business Records*, 55 CORNELL L. REV. 1033 (1970).
- Note, *Appropriate Foundation Requirements for Admitting Computer Printouts into Evidence*, 1977 WASH. U.L.Q. 59.
- Note, *Can IBM Impeach Its Own Documents?*, 20 DATAMATION, Dec. 1974, at 107.
- Note, *Evidence—Admissibility of Computer Business Records as an Exception to the Hearsay Rule*, 48 N.C. L. REV. 687 (1970).
- Note, *Evidence: The Admissibility of Computer Print-Outs in Kansas*, 8 WASHBURN L.J. 330 (1969).
- Note, *Evidence—The Admissibility of Computer Print-Outs of Business Records*, 41 MISS. L.J. 604 (1970), reprinted in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 6.

- Note, *IRS' Computer Lists of Non Filers are Discoverable*, 43 U.S.L.W. 1069 (1974).
- Note, *Texas Business Records Act and Computer "Printouts,"* 24 BAYLOR L. REV. 161 (1972).
- Perry, *Computer Records as Evidence of Insurance Premiums Due*, 11 TRIAL LAW GUIDE 288 (1967), reprinted in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 5.
- Prendergast, *Use of Data Processing in Litigation*, 10 LOY. L.A.L. REV. 285 (1977).
- Reid, *Protection and Retention of Records*, 8 DATA PROCESSING 258 (1965).
- J. RICHARDSON, MODERN SCIENTIFIC EVIDENCE § 4.4, at 61 (1961).
- Roberts, *A Practitioner's Primer on Computer-Generated Evidence*, 41 U. CHI. L. REV. 254 (1974).
- Sprowl, *Evaluating the Credibility of Computer-Generated Evidence*, 52 CHI.-KENT L. REV. 547 (1976), excerpted in 3 R. BIGELOW, COMPUTER L. SERV. § 5-4.1, art. 7.
- Sprowl, *Admissibility of Sample Data into a Court of Law: A Case History*, 4 U.C.L.A. L. REV. 222 (1957).
- Tapper, *Evidence from Computers*, 8 GA. L. REV. 562 (1974), reprinted in 4 RUTGERS J. COMPUTERS & L. 324 (1975).
- Teubner, *The Computer as Expert Witness: Toward a Unified Theory of Computer Evidence*, 19 JURIMETRICS J. 274 (1979).
- Younger, *Computer Printouts in Evidence: Ten Objections and How to Overcome Them*, 2 LITIGATION, Fall 1975, at 28, reprinted in ABA, USE OF COMPUTERS IN LITIGATION 371 (1979).
- Younger, *Computers and the Law of Evidence*, 173 N.Y.L.J., Feb. 25, 1975, at 1.
- Younger, *On Technology and the Law of Evidence*, 49 U. COLO. L. REV. 1 (1977).
- Evidence—Admissibility of Computer Print-Outs*, 52 N.C. L. REV. 903 (1974).
- Evidence—Hearsay Rule: Business Records Exception—Computerized Criminal Records May be Admitted Into Evidence in a Criminal Trial Using the "Business Records" Exception to the Hearsay Rule if Grounded on a Proper Statutory Predicate*, 4 AM. J. CRIM. L. 235 (1975-76).
- Law and Technology Symposium: Coping with Computer-Generated Evidence in Litigation*, 52 CHI.-KENT L. REV. 545 (1976).
- The Medical Practice Computer Profile: Proof of Doctor's Actions in a Series of Similar Cases*, 7 U. CAL. D.L. REV. 523 (1974).
- Use of Computers: Admissibility in a Criminal Law Case*, 19 TRIAL LAW. GUIDE 94 (1975).