

PRESS RELEASE

Supreme Court Declines to Review Verizon Victory in D.C. Circuit in DMCA Appeal

October 14, 2004

The U.S. Supreme Court has declined to hear an appeal of the D.C. Circuit Court ruling that the Recording Industry Association of America (RIAA) had no authority under the Digital Millennium Copyright Act (DMCA) to obtain subpoenas compelling Verizon and other Internet service providers to disclose the names and other information about subscribers alleged by RIAA to be infringing its members' copyrights using peer-to-peer file sharing software.

Related Links:

- Read New York Times story
- Court Accepts Verizon Position, Rejects Recording Industry Subpoenas
- WRF Attorney Argues Internet First Amendment Case Before D.C. Circuit Court
- Read decision from U.S. District Court for the District of Columbia

Practice Areas



Class Actions and Complex Multi-Jurisdiction Litigation

Copyright

Enforcement of Arbitration Clauses Federal Preemption

First Amendment/Commercial Speech

Intellectual Property

Issues and Appeals

Judicial Review of Agency Action

Litigation

Rights-of-Way Litigation and Counseling

Telecom, Media & Technology

TMT Appellate

Tower Siting and Wireless Facilities Access Video Programming and Cable Franchising

wiley.law 1