**PATHFINDER:**

*Gardner v. Nike, 279 F.3d 774 (9th Cir. 2002)*

**LAW JOURNAL AND OTHER PERIODIC MATERIALS**

3. Exclusive Copyright Licensees May Not Sub-License or Assign Their Rights Without Copyright owners’ Consent, Federal Court of Appeals Affirms, So Nike’s Exclusive License to Sony of Rights in Nike’s Copyrighted Cartoon Character “MC Teach” Were Not Validly Sub-Licensed or Assigned to Third Party. Because Nike’s Consent Was Not Obtained, ENT. L. REP., Feb. 2002.

**BOOKS AND OTHER NONPERIODIC MATERIALS**


**CASES**

4. *In re Catapult Entertainment, Inc.*, 165 F.3d 747 (9th Cir. 1999).
PATHFINDER:
Gardner v. Nike, 279 F.3d 774 (9th Cir. 2002)


STATUTES

1. The Copyright Act of 1976, 17 U.S.C. § 201 (d) (1)
2. The Copyright Act of 1976, 17 U.S.C. § 201 (d) (2)

TREATISES