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
Creative Commons: An Explainer

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Creative Commons: An Explainer

By Kincaid C. Brown

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Kincaid C. Brown is the assistant director of the University of Michigan Law Library where he teaches Advanced Legal Research. He is a member of the SBM Michigan Bar Journal Committee and a former member of the Committee on Libraries, Legal Research, and Legal Publications.

ENDNOTES

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13. Creative Commons, *FAQ: When do Creative Commons licenses expire?* <<https://creativecommons.org/faq/#when-do-creative-commons-licenses-expire>>.
14. *Id.*
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17. *Id.*
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