

Washington University Journal of Law & Policy

Volume 2 *Re-Engineering Patent Law: The Challenge of New Technologies*

January 2000

Table of Contents

Follow this and additional works at: https://openscholarship.wustl.edu/law_journal_law_policy

Recommended Citation

Table of Contents, 2 WASH. U. J. L. & POLY (2000),
https://openscholarship.wustl.edu/law_journal_law_policy/vol2/iss1/1

This Table of Contents is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Journal of Law & Policy by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

Washington University Journal of Law and Policy

Volume 2

2000

Table of Contents

Patent Law and Policy Symposium

Re-Engineering Patent Law: The Challenge of New Technologies

Introduction Charles R. McManis 1

Part I: Administrative Law Issues

Patents as Incomplete Contracts:

Aligning Incentives for R&D

Investment with Incentives to

Disclose Prior Art Jay P. Kesan & Marc Banik 23

On Courts Herding Cats: Contending

with the “Written Description”

Requirement (and Other Unruly

Patent Disclosure Doctrines) Mark D. Janis 55

On Improving the Legal Process of

Claim Interpretation: Administrative

Alternatives John F. Duffy 109

Part II: Judicial Issues

Stranger In A Strange Land:

Biotechnology and the Federal Circuit Lawrence M. Sung 167

Addressing the Patent Gold Rush: The Role of Deference to PTO Patent Denials.....	Arti Rai	199
Patents and Cumulative Innovation.....	Clarisa Long	229
Part III: International and Comparative Law Issues		
Splicing Morality and Patent Law: Issues Arising from Mixing Mice and Men	Cynthia M. Ho	247
Contributory Patent Infringement in Korea.....	Sang-Jo Jong	287
Patent Infringement Damages in Japan and the United States: Will Increased Patent Infringement Damage Awards Revive the Japanese Economy?.....	Toshiko Takenaka	309
Requiring Disclosure of the Origin of Genetic Resources and Prior Informed Consent in Patent Applications Without Infringing the TRIPS Agreement: The Problem and The Solution.....	Nuno Pires de Carvalho	371
Patent Litigation in Europe—A Glimmer of Hope? Present Status and Future Perspectives	Joseph Straus	403
Notes		
The Disparate Treatment of Males and Females Within the Juvenile Justice System	Laura A. Barnickol	429
Get Clean or Get Out: Landlords Drug- Testing Tenants.....	David Lang	459
Gustav Radbruch: An Extraordinary Legal Philosopher.....	Heather Leawoods	489

When a Landmark Cannot Serve as a
Trademark: Trademark Protection
for Building Designs in Light of
*Rock and Roll Hall of Fame and
Museum, Inc. v. Gentile
Productions*..... Andrew T. Spence 517

Maintaining State Discretion Versus
Mandating Universal Medicaid
Coverage: Renewed Federalism
and a Reasonable Standard of Care
under *DeSario v. Thomas* ... Danielle Teachout Uy 545

Recent Development

Much Ado About Miranda..... Kathryn E. Crossley 569

Reprinted Article

Rule 15C2-12: A Flawed Regulatory
Framework Creates Pitfalls For
Municipal Issuers..... Lisa M. Fairchild & Nan S. Ellis 587

Reprinted Note

As Goes Maine? The 1996 Maine Clean
Election Act: Innovations and
Implications for Future Campaign
Finance Reforms at the State and
Federal Level..... Deborah E. Schneider 627