Table of Contents

Follow this and additional works at: https://scholarship.law.slu.edu/lj

Part of the Law Commons

Recommended Citation
Available at: https://scholarship.law.slu.edu/lj/vol52/iss3/1

This Prefatory Matter is brought to you for free and open access by Scholarship Commons. It has been accepted for inclusion in Saint Louis University Law Journal by an authorized editor of Scholarship Commons. For more information, please contact erika.cohn@slu.edu, ingah.daviscrawford@slu.edu.
# TABLE OF CONTENTS

## TEACHING INTELLECTUAL PROPERTY LAW

### ARTICLES

**When Bias is Bipartisan: Teaching About the Democratic Process in an Intellectual Property Law Republic** .................................................. *Ann Bartow* 715

**Clinical Legal Education and the Public Interest in Intellectual Property Law** ................................................................. *Christine Haight Farley, Peter Jaszi, Victoria Phillips, Joshua Sarnoff & Ann Shalleck* 735

**Teaching Cyberlaw** .......................................................... *Eric Goldman* 749

**“There’s No Business Like Show Business”: Using Multimedia Materials to Teach Entertainment Law** .......................... *K.J. Greene* 765

**The Reasonable Person in Trademark Law** .......................... *Laura A. Heymann* 781

**Patents for Poets** .......................................................... *Timothy R. Holbrook* 795
TEACHING AN INTELLECTUAL
PROPERTY SEMINAR THROUGH
THE LEGAL LITERATURE ...................... Roberta Rosenthal Kwall 813

WRITING TO LEARN LAW AND
WRITING IN LAW: AN
INTELLECTUAL PROPERTY
ILLUSTRATION.............................................Michael J. Madison 823

TEACHING TRADEMARK THEORY
THROUGH THE LENS OF
DISTINCTIVENESS......................................... Mark P. McKenna 843

TEACHING CURRENT TRENDS
AND FUTURE DEVELOPMENTS
IN INTELLECTUAL PROPERTY ..................Charles R. McManis 855

TEACHING IP FROM AN
ENTREPRENEURIAL COUNSELING
AND TRANSACTIONAL PERSPECTIVE......... Sean M. O’Connor 877

SIGHT, SOUND, AND MEANING:
TEACHING INTELLECTUAL
PROPERTY WITH AUDIOVISUAL
MATERIALS .................................................. Rebecca Tushnet 891

TEACHING RIGHTS OF PUBLICITY:
BLENDING COPYRIGHT AND
TRADEMARK, COMMON LAW
AND STATUTES, AND DOMESTIC
AND FOREIGN LAW ................................. David S. Welkowitz
Tyler T. Ochoa 905

TEACHING INTERNATIONAL
INTELLECTUAL PROPERTY LAW .................... Peter K. Yu 923
NOTES

A DEFERENCE-BASED DILEMMA:
THE IMPLICATIONS OF
LEWIS V. THOMPSON FOR
ACCESS TO NON-EMERGENCY
HEALTH BENEFITS FOR
UNDOCUMENTED ALIEN
CHILDREN ..................................................David J. Deterding 951

INJUNCTIVE RELIEF IN PATENT
INFRINGEMENT CASES:
SHOULD COURTS APPLY
A REBUTTABLE PRESUMPTION
OF IRREPARABLE HARM AFTER
EBAY INC. V. MERCEXCHANGE, L.L.C.?.....Elizabeth E. Millard 985

COMMENT

FRIEND OR FOE: REASONABLE
NONCOMPETE RESTRICTIONS
CAN BENEFIT CORPORATE
IN-HOUSE COUNSEL AND
PROTECT CORPORATE EMPLOYERS .........Barbara C. Bentrup 1037