Washington University Journal of Law and Policy

2000

Volume 2

Table of Con	ntents
Patent Law and Polic	y Symposium
Re-Engineering Patent Law: The Challenge of New Technologies	
T . 1 . 1	

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 ArtJay 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 AlternativesJohn F. Duffy 109	
Part II: Judicial Issues	

Stranger In A Strange Land: Biotechnology and the Federal CircuitLawrence 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 MenCynthia M. Ho 247
Contributory Patent Infringement in KoreaSang-Jo Jong 287
Patent Infringement Damages in Japan and the United States: Will Increased Patent Infringement Damage Awards Revive the Japanese Economy?
Requiring Disclosure of the Origin of Genetic Resources and Prior Informed Consent in Patent Applications Without Infringing the TRIPS Agreement: The Problem and The SolutionNuno Pires de Carvalho 371
Patent Litigation in Europe—A Glimmer of Hope? Present Status and Future PerspectivesJoseph 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 TenantsDavid Lang 459
Gustav Radbruch: An Extraordinary Legal PhilosopherHeather Leawoods 489

When a Landmark Cannot Serve as a Trademark: Trademark Protection for Building Designs in Light of <i>Rock and Roll Hall of Fame and</i> <i>Museum, Inc. v. Gentile</i> <i>Productions</i> Andrew T. Spence 5	517
Maintaining State Discretion Versus Mandating Universal Medicaid Coverage: Renewed Federalism and a Reasonable Standard of Care under <i>DeSario v. Thomas</i> Danielle Teachout Uy 5	545
Recent Development	
Much Ado About MirandaKathryn E. Crossley 5	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	527