

Table of Contents

Follow this and additional works at: <http://scholarship.law.marquette.edu/iplr>



Part of the [Intellectual Property Commons](#)

Repository Citation

Table of Contents, 8 Intellectual Property L. Rev. (2004).

Available at: <http://scholarship.law.marquette.edu/iplr/vol8/iss1/7>

This Prefatory Matter is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. It has been accepted for inclusion in Marquette Intellectual Property Law Review by an authorized administrator of Marquette Law Scholarly Commons. For more information, please contact megan.obrien@marquette.edu.

MARQUETTE INTELLECTUAL PROPERTY LAW REVIEW

Volume 8

Winter 2004

Number 1

ARTICLES

- PATENTING THE BIOLOGICAL BOUNTY:
RE-EXAMINING THE STATUS OF ORGANIC INVENTIONS AS
PATENTABLE SUBJECT MATTER
Burton T. Ong 1
- MARKET DEFINITION IN INTELLECTUAL PROPERTY LAW:
SHOULD INTELLECTUAL PROPERTY COURTS
USE AN ANTITRUST APPROACH TO MARKET DEFINITION?
Anna F. Kingsbury 63

CURRENT DEVELOPMENTS

- THE COMMUNITY TRADEMARK SYSTEM:
A BRIEF INTRODUCTION AND OVERVIEW
Vincent O'Reilly 93

COMMENTS

- TRADE DRESS: SHOULD ONLY THE SECONDARY MEANING
TRADE DRESS STANDARD APPLY TO PRODUCT
PACKAGING? OR SHOULD COURTS CONTINUE TO USE THE
INHERENTLY DISTINCTIVE STANDARD?
Jennifer L. Barwinski 119
- PROTECTION FOR INDIGENOUS PEOPLES AND THEIR
TRADITIONAL KNOWLEDGE: WOULD A REGISTRY SYSTEM
REDUCE THE MISAPPROPRIATION OF TRADITIONAL
KNOWLEDGE?
Thomas J. Krumenacher 143

WINNER OF THE COMPUTER LAW ASSOCIATION 2003 INFORMATION TECHNOLOGY LAW WRITING COMPETITION

- COUNTING DOWN ANOTHER MUSIC MARATHON: COPYRIGHT
ARBITRATION ROYALTY PANELS AND THE CASE OF
INTERNET RADIO
Sara J. O'Connell 161