

Volume 22-2 Table of Contents

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

Repository Citation

Volume 22-2 Table of Contents, 22 Marq. Intellectual Property L. Rev. (2018).
Available at: <https://scholarship.law.marquette.edu/iplr/vol22/iss2/2>

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 editor of Marquette Law Scholarly Commons. For more information, please contact megan.obrien@marquette.edu.

MARQUETTE INTELLECTUAL PROPERTY LAW REVIEW

Volume 22

Summer 2018

Number 2

ARTICLES

QUESTIONABLE PATENT-ELIGIBILITY OF IOT TECHNOLOGY <i>Ping-Hsun Chen</i>	165
NOA V. DOA: INCREASING MEDICAL DIAGNOSTIC PATENTABILITY AFTER <i>MAYO</i> <i>Karen McKenzie, RN, JD</i>	193
JOUSTING AT WINDMILLS: CERVANTES AND THE QUIXOTIC FIGHT FOR AUTHORIAL CONTROL <i>H. Parkman Biggs</i>	213
PATENT ELIGIBILITY’S DOCTRINAL EXCLUSIONS . . . LATELY, A SCARY MOVIE TOO DIFFICULT TO WATCH: CONCRETE SOLUTIONS AND SUGGESTIONS <i>Kristy J. Downing, Esq.</i>	231

COMMENTS

DETERMINING ENHANCED DAMAGES AFTER <i>HALO ELECTRONICS</i> : STILL A STRUGGLE? <i>Veronica Corcoran</i>	291
THE ARCHITECTURAL WORKS COPYRIGHT ACT: CAN IT PROTECT AN ARCHITECT’S STATE OF THE ART DEVELOPMENT WHEN FUNDED THROUGH FEDERAL DOLLARS? <i>Kyle R. Moore</i>	309
CONGRESS DOES NOT HIDE ELEPHANTS IN MOUSE-HOLES: HOW <i>VIMEO</i> PAID NO HEED TO THAT CAUTION <i>Mitch Bailey</i>	321

