



School of Law
UNIVERSITY OF GEORGIA

Prepare.
Connect.
Lead.

Journal of Intellectual Property Law

Volume 10
Issue 2 *Symposium: Articles in Honor of
Professor L. Ray Patterson*

Article 1

March 2003

Table of Content, Vol. 10:2

Journal of Intellectual Property

Follow this and additional works at: <https://digitalcommons.law.uga.edu/jipl>

Recommended Citation

Journal of Intellectual Property, *Table of Content, Vol. 10:2*, 10 J. INTELL. PROP. L. v (2003).
Available at: <https://digitalcommons.law.uga.edu/jipl/vol10/iss2/1>

This Table of Contents is brought to you for free and open access by Digital Commons @ University of Georgia School of Law. It has been accepted for inclusion in Journal of Intellectual Property Law by an authorized editor of Digital Commons @ University of Georgia School of Law. [Please share how you have benefited from this access](#)
For more information, please contact tstriepe@uga.edu.

JOURNAL OF INTELLECTUAL PROPERTY LAW

VOLUME 10

SPRING 2003

NUMBER 2

SYMPOSIUM: ARTICLES IN HONOR OF PROFESSOR L. RAY PATTERSON

Introduction	239
L. Ray Patterson: Copyright (and Its Master) in Historical Perspective	<i>Craig Joyce</i> 239
L. Ray Patterson: A Select Bibliography	249

ARTICLES

Copyright Protection for Attorney Work Product: Practical and Ethical Considerations	<i>Stanley F. Birch, Jr.</i> 255
The <i>Vox Populi</i> of Copyright: A Tribute to Lyman Ray Patterson	<i>Kenneth D. Crews</i> 263
The New Access Right and Its Impact on Libraries and Library Users	<i>Laura N. Gasaway</i> 269
Misreading a Canonical Work: An Analysis of Mansfield's 1994 Study	<i>Paul J. Heald</i> 309
Copyright and Freedom of Expression in Historical Perspective	<i>Pamela Samuelson</i> 319

ESSAY

What's Wrong with <i>Eldred</i> ? An Essay on Copyright Jurisprudence	<i>L. Ray Patterson</i> 345
--	-----------------------------

NOTES

When California Dreamin' Becomes a Hollywood Nightmare; Copyright Infringement and the Motion Picture Screenplay: Toward an Improved Framework	<i>Nick Gladden</i> 359
That CARP Is No Keeper: Copyright Arbitration Royalty Panels—Change Is Needed, Here Is Why, and How	<i>Stuart M. Maxey</i> 385
<i>Edelman v. N2H2</i> : Copyright Infringement? Reverse Engineering of Filtering Software Under the Digital Millennium Copyright Act	<i>Cathy Nowlen</i> 409
May I Have This Dance?: Establishing a Liability Standard for Infringement of Choreographic Works	<i>Edwina M. Watkins</i> 437

