



School of Law
UNIVERSITY OF GEORGIA

Prepare.
Connect.
Lead.

Journal of Intellectual Property Law

Volume 12 | Issue 1

Article 11

October 2004

Table of Contents, Vol. 12:1

Journal of Intellectual Property Law

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

Recommended Citation

Journal of Intellectual Property Law, *Table of Contents, Vol. 12:1*, 12 J. INTELL. PROP. L. iii (2004).
Available at: <https://digitalcommons.law.uga.edu/jipl/vol12/iss1/11>

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 12

FALL 2004

NUMBER 1

ARTICLES

Shifting The Burden of Proving Patentability Vel Non in
View of *Dickinson v. Zurko* *Dawn-Marie Bey* 1

University Research—A New Defense under the
Patent Law *Judith L. Curry* 29
Bruce E. O'Connor

The Price of Social Norms: Towards a Liability
Regime for File-sharing *Daniel J. Gervais* 39

How Do the Social Benefits and Costs of the Patent System
Stack up in Pharmaceuticals? *Daniel J. Gifford* 75

Innovations Palpitations: The Confusing Status of Geographically
Misdescriptive Trademarks *Mary LaFrance* 125

International Trademark Prosecution Streamlined: The Madrid
Protocol Comes into Force in the United States *Jeffrey M. Samuels* 151
Linda B. Samuels

There Is a Better Way: It's Time to Overhaul the Model
For Participation in Private Standard-Setting *Robert M. Webb* 163

NOTES

The Biotechnology Process Patent Act of 1995:
Providing Unresolved and Unrecognized Dilemmas in
U.S. Patent Law *Becca Alley* 229

Pricy Purchases and Classy Customers: Why
Sophisticated Consumers Do Not Need the
Protection of Trademark Laws *Meaghan E. Goodwin* 255

Deficiencies and Proposed Recommendations to the
False Marking Statute: Controlling Use of the
Term 'Patent Pending' *Bonnie Grant* 283

