March 2009

Table of Contents, Vol. 16:2

Journal of Intellectual Property Law

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

Recommended Citation


Available at: https://digitalcommons.law.uga.edu/jipl/vol16/iss2/6

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

JAMES BESSEN AND MICHAEL J. MEURER’S PATENT FAILURE: HOW JUDGES, BUREAUCRATS, AND LAWYERS PUT INNOVATORS AT RISK

ARTICLE

On Abstraction and Equivalence in Software Patent Doctrine: A Response to Bessen, Meurer and Klemens ........................................ Andrew Chin 197

NOTES

A Pirate’s Treasure?: Heightened Pleadings Standards for Copyright Infringement Complaints After Bell Atlantic Corp. v. Twombly .......... Benjamin W. Cheesbro 241

“Hang ’Em High”: Will the Recording Industry Association of America’s New Plan to Posse Up With Internet Service Providers in the Fight Against Online Music Piracy Finally Tame the Wild Internet? ........ John Eric Seay 269

Phillips Has Left VARA Little Protection for Site-Specific Artists ........................................ Lauren Ruth Spotts 297

Infringicus Maximus! An Exploration of Motion Picture Title Protection in an International Film Industry Through the Legal Battles of Harry Potter Emily Kathryn Tyler 323