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Articles and Book Chapters

- An Economic Theory of Secondary Liability in IP Law*,
23 NEVADA LAW JOURNAL (forthcoming).
- Questioning Patent Alienability*,
57 HOUSTON LAW REVIEW 287 (2019) (invited submission).
- Patents and Free Speech*,
107 GEORGETOWN LAW JOURNAL 309 (2019).
- The Information-Forcing Dilemma in Damages Law*,
59 WILLIAM & MARY LAW REVIEW 81 (2017).
- The Paradox of IP*,
30 HARVARD JOURNAL OF LAW AND TECHNOLOGY 9 (2017 Symposium).
- Trolls and Orphans*,
96 BOSTON UNIVERSITY LAW REVIEW 691 (2016) (invited submission).
- Forcing Patent Claims*,
113 MICHIGAN LAW REVIEW 513 (2015).
- Competing Visions of Patentable Subject Matter*,
82 GEORGE WASHINGTON LAW REVIEW 1858 (2014) (invited submission).
- The Interpretation-Construction Distinction in Patent Law* (with Lawrence B. Solum),
123 YALE LAW JOURNAL 530 (2013).
- Rehabilitating the Property Theory of Copyright's First Amendment Exemption*,
89 NOTRE DAME LAW REVIEW 521 (2013).
- The Upside Down Inequitable Conduct Defense*,
107 NORTHWESTERN UNIVERSITY LAW REVIEW 1243 (2013).
- The Reciprocity of Search*,
66 VANDERBILT LAW REVIEW 1 (2013).
- Defining Patent Scope by the Novelty of the Idea*,
89 WASHINGTON UNIVERSITY LAW REVIEW 1211 (2012).
- The Levels of Abstraction Problem in Patent Law*,
105 NORTHWESTERN UNIVERSITY LAW REVIEW 1097 (2011).
- Fixing Patent Boundaries*,
108 MICHIGAN LAW REVIEW 523 (2010).

The Rules and Standards of Patentable Subject Matter,
2010 WISCONSIN LAW REVIEW 1353.

A Cost-Benefit Approach to Patent Obviousness,
82 ST. JOHN'S LAW REVIEW 39 (2008).

Censorship Versus Freedom of Expression in the Arts (with Richard A. Posner),
HANDBOOK ON THE ECONOMICS OF ART AND CULTURE 309 (Victor Ginsburgh & David
Throsby eds., 2006).

State Income Taxation of Trademark Holding Companies,
70 UNIVERSITY OF CHICAGO LAW REVIEW 1533 (2003) (comment).

Other Publications

Some Realism About the Resiliency of the Patent System,
95 TEXAS LAW REVIEW SEE ALSO 106 (2017).

First-to-File as a Rule of Evidence,
30 YALE JOURNAL ON REGULATION BULLETIN 11 (2012) (invited submission).

Formalism, Realism, and Patent Scope,
1 IP THEORY 88 (2010) (invited submission).

The Advantages of Inter Partes Reexamination,
90 JOURNAL OF THE PATENT & TRADEMARK OFFICE SOCIETY 579 (2008), reprinted in
PATENT PROSECUTION: THEORY AND PRACTICE (C. Sri Krishna ed., 2008).

Academic Appointments

George Mason University Antonin Scalia Law School
Assistant Professor, August 2008 – August 2014
Associate Professor, August 2014 – August 2018
Professor, August 2018 – Present

- Courses taught: Patents, Copyrights, Torts, Trade Secrets.

Washington University School of Law
Visiting Professor, Fall 2016

Service

Referee, *Stanford Law Review*.
Referee, *Supreme Court Economic Review*.
Organizing Committee, USPTO Advanced Patent Law Institute.

Education

University of Chicago Law School
Chicago, Illinois
Juris Doctor with Honors, 2004

- Order of the Coif.
- Comment Editor, *University of Chicago Law Review*.

University of Melbourne

Melbourne, Australia

Bachelor of Laws with Second Class Honors, 2001

Bachelor of Commerce in Accounting and Finance, 2001

Prior Employment

Quinn Emanuel Urquhart Oliver & Hedges, LLP

Associate, October 2005 – July 2008

The Honorable Timothy B. Dyk

U.S. Court of Appeals for the Federal Circuit

Law Clerk, August 2004 – September 2005

The Honorable Richard A. Posner

University of Chicago Law School

Research Assistant, June 2002 – June 2004