

Intellectual Property and Innovation Volume I

Edited by

Shubha Ghosh

Crandall Melvin Professor of Law

and Director, Technology Commercialization Law Program

Syracuse University College of Law, New York, USA

CRITICAL CONCEPTS IN INTELLECTUAL PROPERTY LAW

An Elgar Research Collection

Cheltenham, UK • Northampton, MA, USA

Contents

Acknowledgements

vii

Introduction Shubha Ghosh

ix

PART I INTRODUCTION: THE CONCEPT OF INNOVATION AND THE ROLE OF LAW

1. Robert P. Merges and Richard R. Nelson (1990), 'On the Complex Economics of Patent Scope', *Columbia Law Review*, **90** (4), May, 839–916 3
2. Brett Frischmann (2000), 'Innovation and Institutions: Rethinking the Economics of U.S. Science and Technology Policy', *Vermont Law Review*, **24**, Fall, 347–416 81
3. Robert Cooter (2005), 'Innovation, Information, and the Poverty of Nations', *Florida State University Law Review*, **33** (2), Winter, 373–93 151
4. Ronald J. Gilson, Charles F. Sabel and Robert E. Scott (2013), 'Contract and Innovation: The Limited Role of Generalist Courts in the Evolution of Novel Contractual Forms', *New York University Law Review*, **88** (3), April, 170–215 172
5. Katherine J. Strandburg (2009), 'Evolving Innovation Paradigms and the Global Intellectual Property Regime', *Connecticut Law Review*, **41** (3), February, 861–920 218

PART II INCENTIVES, LAW AND INNOVATION

6. Amy L. Landers (2006), 'Let the Games Begin: Incentives to Innovation in the New Economy of Intellectual Property Law', *Santa Clara Law Review*, **46** (2), 307–75 281
7. Jonathan B. Baker (2007), 'Beyond Schumpeter vs. Arrow: How Antitrust Fosters Innovation', *Antitrust Law Journal*, **74** (3), 575–602 350
8. Giovanni Dosi, Luigi Marengo and Corrado Pasquali (2007), 'Knowledge, Competition and Innovation: Is Strong IPR Protection Really Needed for More and Better Innovations?', *Michigan Telecommunications and Technology Law Review*, **13** (2), Spring, 471–85 378
9. Petra Moser (2012), 'Innovation without Patents: Evidence from World's Fairs', *Journal of Law and Economics*, **55** (1), February, 43–74 393

10. Dotan Oliar (2012), 'The Copyright-Innovation Tradeoff: Property Rules, Liability Rules, and Intentional Infliction of Harm', *Stanford Law Review*, **64** (4), April, 951–1020 425
11. Ted Sichelman (2010), 'Commercializing Patents', *Stanford Law Review*, **62** (2), January, 341–413 495
12. Thomas Cheng (2013), 'Putting Innovation Incentives Back in the Patent-Antitrust Interface', *Northwestern Journal of Technology and Intellectual Property*, **11** (5), April, 385–439 568
13. Murat C. Mungan (2014), 'Less Protection, More Innovation?', *Supreme Court Economic Review*, **22** (1), January, 123–46 623
14. Lisa Larrimore Ouellette (2015), 'Patentable Subject Matter and Nonpatent Innovation Incentives', *UC Irvine Law Review*, **5** (5), December, 1115–45 647

PART III CUMULATIVE AND OPEN INNOVATION

15. Clarisa Long (2000), 'Patents and Cumulative Innovation', *Washington University Journal of Law and Policy, Re-Engineering Patent Law: The Challenge of New Technologies*, **2**, January, 229–46 681
16. Joel West (2009), 'Policy Challenges of Open, Cumulative, and User Innovation', *Washington University Journal of Law and Policy: Open Source and Proprietary Models of Innovation*, **30**, 17–41 699
17. Keith Sawyer (2009), 'The Collaborative Nature of Innovation', *Washington University Journal of Law and Policy: Open Source and Proprietary Models of Innovation*, **30**, 293–324 724
18. Chidi Oguamanam (2013), 'Open Innovation in Plant Genetic Resources for Food and Agriculture', *Chicago-Kent Journal of Intellectual Property*, **13** (1), 11–50 756
19. Clark D. Asay (2015), 'Enabling Patentless Innovation', *Maryland Law Review*, **74** (3), 431–95 796

Intellectual Property and Innovation Volume II

Edited by

Shubha Ghosh

*Crandall Melvin Professor of Law
and Director, Technology Commercialization Law Program
Syracuse University College of Law, New York, USA*

CRITICAL CONCEPTS IN INTELLECTUAL PROPERTY LAW

An Elgar Research Collection
Cheltenham, UK • Northampton, MA, USA

Contents

<i>Acknowledgements</i>	vii
<i>Introduction</i> An introduction to both volumes by the editor appears in Volume I	

PART I SOCIAL DIMENSIONS OF INNOVATION

1. Doris Estelle Long (2008), ‘Crossing the Innovation Divide’, <i>Temple Law Review</i> , 81 (2), Summer, 507–43	3
2. Anupam B. Jena, Stéphane Mechoulan and Tomas J. Philipson (2010), ‘Altruism and Innovation in Health Care’, <i>Journal of Law and Economics</i> , 53 (3), August, 497–518	40
3. Peter Lee (2014), ‘Social Innovation’, <i>Washington University Law Review</i> , 92 (1), 1–71	62
4. Sofia Ranchordás (2015), ‘Does Sharing Mean Caring? Regulating Innovation in the Sharing Economy’, <i>Minnesota Journal of Law, Science and Technology</i> , 16 (1), 413–75	133

PART II INNOVATION AND MARKETS

5. Jonathan B. Baker (1999), ‘Promoting Innovation Competition through the <i>Aspen/Kodak</i> Rule’, <i>George Mason Law Review</i> , 7 (3), Spring, 495–521	199
6. Tim Wu (2006), ‘Intellectual Property, Innovation, and Decentralized Decisions’, <i>Virginia Law Review</i> , 92 (1), March, 123–47	226
7. Timothy O’Hearn (2008), ‘Guarding Profits from Innovation: Successful Intellectual Property Strategies’, <i>DePaul Business and Commercial Law Journal</i> , 6 (3), Spring, 433–50	251
8. Jonathan M. Barnett (2009), ‘Property as Process: How Innovation Markets Select Innovation Regimes’, <i>Yale Law Journal</i> , 119 (3), December, 384–456	269
9. John D. Harkrider and Russell M. Steinthal (2011), ‘The Open Source Paradox: Innovation in the Absence of Exclusive Property Rights’, <i>Competition Law International</i> , 7 (2), November, 38–41	342
10. Robert W. Gomulkiewicz (2012), ‘Fostering the Business of Innovation: The Untold Story of <i>Bowers v. Baystate Technologies</i> ’, <i>Washington Journal of Law, Technology and Arts</i> , 7 (4), Spring, 445–66	346
11. Michael A. Carrier (2012), ‘Copyright and Innovation: The Untold Story’, <i>Wisconsin Law Review</i> , 2012 (4), November, 891–962	368

12. Colleen Chien (2014), 'Startups and Patent Trolls', *Stanford Technology Law Review*, **17** (2), Winter, 461–505 440

PART III INNOVATION POLICY

13. Marlynn Wei (2007), 'Should Prizes Replace Patents? A Critique of the Medical Innovation Prize Act of 2005', *Boston University Journal of Science and Technology Law*, **13** (1), Winter, 25–45 487
14. Jay P. Kesan (2009), 'Transferring Innovation', *Fordham Law Review*, **77** (5), April, 2169–223 508
15. Gaia Bernstein (2010), 'In the Shadow of Innovation', *Cardozo Law Review*, **31** (6), June, 2257–312 563
16. Sarah Tran (2012), 'Prioritizing Innovation', *Wisconsin International Law Journal*, **30** (3), Spring, 499–557 619
17. Miguel Ángel Bernal Blay (2014), 'The Strategic Use of Public Procurement in Support of Innovation', *European Procurement and Public Private Partnership Law Review*, **9** (1), 3–11 678
18. Lisa Larrimore Ouellette (2015), 'Nanotechnology and Innovation Policy', *Harvard Journal of Law and Technology*, **29** (1), Fall, 33–75 687
19. Camilla A. Hrdy (2015), 'Commercialization Awards', *Wisconsin Law Review*, **2015** (1), 13–86 730
20. Tal Z. Zarsky (2015), 'The Privacy-Innovation Conundrum', *Lewis and Clark Law Review*, **19** (1), 115–68 804