

# Works-in-Progress Intellectual Property (WIPIP) 2015: Schedule of Presentations as of 1/6/2015

<b>FRIDAY, February 6, 2015</b>	<b>Room 1</b>	<b>Room 2</b>	<b>Room 3</b>	<b>Room 4</b>
	<b>Patent - PTO</b>	<b>Patent Institutions / Policymaking</b>	<b>IP and the Internet</b>	<b>Trademark</b>
	<ul style="list-style-type: none"> <li>Jay P. Kesan (&amp; Hsian-shan Yang), A Comparative Empirical Analysis of Patent Prosecution in the USPTO and EPO</li> <li>Michael Frakes (&amp; Melissa Wasserman), Does the US Patent &amp; Trademark Office Grant Too Many Patents?</li> <li>Melissa Wasserman (&amp; Michael Frakes), Is the Time Allocated to Review Patent Applications Inducing Examiners to Grant Invalid Patents?</li> </ul>	<ul style="list-style-type: none"> <li>Sarah Rajec, Indisputable IP: Case Studies</li> <li>Michael Goodman, Empirical Assessment of Judges' Behavior</li> <li>William Hubbard, Raising (or Razing?) the Patent Bar</li> <li>Jonas Anderson, Lobbying by Judges</li> <li>Gregory Dolin, Dubious Patent Reform</li> </ul>	<ul style="list-style-type: none"> <li>Lucille M. Ponte, Protecting Brand Image or Gaming the System?</li> <li>Victoria Schwartz, Privacy Problems Start at the Top</li> <li>Eric Goldman, Copyright as a Privacy Protection Tool</li> <li>Joseph Mtebe Tungaraza, Cybersquatting: the Relevance of the UDRP to Developing Countries</li> <li>Christine Davik, Access Granted: The Necessity of a Presumption of Public Access under the CFAA and Beyond</li> </ul>	<ul style="list-style-type: none"> <li>Deborah Gerhardt (&amp; Jon McClanahan), Colors</li> <li>Jeanne Fromer (&amp; Barton Beebe), The Closing of the Linguistic Frontier in Trademark Law</li> <li>Lisa Ramsey, Trademarking Everything?</li> <li>U. Shen Goh, Branding Linguistics: What do Coca-Cola and Chinese Bakeries Have in Common?</li> </ul>
	<b>Patent – Subject-Matter &amp;</b>	<b>Patent Value / Remedies</b>	<b>IP and Development</b>	<b>Trademark</b>
<ul style="list-style-type: none"> <li>Christopher Cotropia, USPTO's Patentable Subject-Matter Analysis After Alice</li> <li>Shubha Ghosh, Demarcating Nature After Myriad</li> <li>Dmitry Karshedt, The Completeness Requirement in Patent Law</li> <li>Stefania Fusco, The Venetian Republic's Tailoring of Patent Protection to the Characteristics of the Invention</li> </ul>	<ul style="list-style-type: none"> <li>Jonathan H. Ashtor, Redefining "Valuable Patents"</li> <li>David Abrams, Patent Value and Citations</li> <li>Jonathan Masur, The Misuse of Prior Licenses in Setting Patent Damages</li> <li>Chris Seaman, Property v. Liability Rules in Patent Litigation Post E-Bay</li> </ul>	<ul style="list-style-type: none"> <li>Alexandra George, Spiritual Property: Indigenous Knowledge Systems in an Intellectual Property Environment</li> <li>Margo Bagley, Of Indigenous Group "Straws" and Developed Country "Camels": Patents, Innovation, and the Disclosure of Origin requirement</li> <li>Joy Y. Xiang, Addressing Climate Change: IP, No IP, or Another Possibility?</li> </ul>	<ul style="list-style-type: none"> <li>Jeremy Sheff, The Ragged Edge of the Lanham Act</li> <li>Rebecca Tushnet, Registering Discontent</li> <li>Megan Carpenter, "Behind the Music": Lanham Act 2(a)</li> <li>Cathay Y. N. Smith, The Life and Death of a Scandalous Mark</li> </ul>	
<b>Patent – Claims &amp;</b>	<b>Patent Presumptions / Procedure</b>	<b>International / Cross-Border</b>	<b>Copyright</b>	
<ul style="list-style-type: none"> <li>Adam Mossoff, O'Reilly v. Morse</li> <li>Joseph Scott Miller, Reasonably Certain Notice</li> <li>Oskar Liivak, The Unresolved Ambiguity of Patent Claims</li> <li>Prof. Dr.-Ing. Sigram Schindler, Quantification of Inventive Concepts</li> </ul>	<ul style="list-style-type: none"> <li>Jeremy Bock, An Error-Cost Assessment of the Presumption of Validity</li> <li>Irina D. Manta (&amp; Gregory Dolin), Taking Presumptions</li> <li>Shubha Ghosh, What Makes a Case Exceptional? Fee Shifting as a Policy Lever</li> <li>Greg Reilly, Patent Discovery: A Study in Litigation Reform</li> </ul>	<ul style="list-style-type: none"> <li>Franck Gloglo, Exceeding the National Boundaries of IP Rights in Light of the WTO</li> <li>Sapna Kumar, Policing Digital Trade</li> <li>Elizabeth Winston, Patent Boundaries</li> <li>David S. Levine, Temporal Transparency and the Process of Intellectual Property Lawmaking</li> </ul>	<ul style="list-style-type: none"> <li>Abraham Bell (&amp; Gideon Parchomovsky), Copyright Trust</li> <li>Rebecca Curtin, The Transactional Origins of Author's Copyright</li> <li>Ben Depoorter (&amp; Alain van Hiel), The Dynamics of Copyright Enforcement</li> <li>Elizabeth Townsend Gard (&amp; Geena Yu), Is Fair Use Codable?</li> </ul>	
<b>Cross-IP</b>	<b>Biotech</b>	<b>Patent - SSOs and Pledges</b>	<b>Copyright</b>	
<ul style="list-style-type: none"> <li>Mark Lemley (&amp; Mark McKenna), Scope</li> <li>Ari Waldman, Trust: The Distinction Between the Private and the Public in IP Law</li> <li>Jessica Silbey, IP and Constitutional Equality</li> <li>Gregory Mandel (&amp; Kristina Olson &amp; Anne Fast), What People Think, Know, and Think They Know About IP</li> </ul>	<ul style="list-style-type: none"> <li>Peter Lee, Centralization, Fragmentation and Replication in the Genomic Data Commons</li> <li>Jacob S. Sherkow (&amp; Henry T. Greely), The History of Patenting Genetic Material</li> <li>Saurabh Vishnubhakat (&amp; Arti Rai &amp; Bhavan Sampat), The Rise of Bioinformatics Examination at the Patent Office</li> </ul>	<ul style="list-style-type: none"> <li>Kristen Osenga, Everything I Needed to Learn About SSOs I Didn't Learn in Law School</li> <li>Jurgita Randakeviciute, The Role of Standard Setting Organizations With Regard to Balancing Rights</li> <li>Jorge Contreras, Patent Pledges</li> </ul>	<ul style="list-style-type: none"> <li>Brad Greenberg, Black Box Copyright</li> <li>Annemarie Bridy, Aereo: From Working Around Copyright to Thinking Inside the (Cable) Box</li> <li>Aaron Perzanowski, Digital Property: The Uncertain Future of Ownership</li> <li>Felix Wu, Secondary Copyright Remedies</li> </ul>	

# Works-in-Progress Intellectual Property (WIPIP) 2015: Schedule of Presentations as of 1/6/2015

<b>SATURDAY, February 7, 2015</b>	<b>Room 1</b>	<b>Room 2</b>	<b>Room 3</b>	<b>Room 4</b>
	<b>Patent – NPEs &amp;</b>	<b>Patent - Rationales</b>	<b>Cross-IP</b>	<b>Copyright</b>
	<ul style="list-style-type: none"> <li>Maayan Perel, From Non-Practicing Entities to Non-Practiced Patents</li> <li>Nicole Shanahan, How the Liberation of Patent Data Will Nix the Proverbial Patent Troll</li> <li>Paul R. Gugliuzza, Patent Trolls, Preemption, and Petitioning Immunity</li> <li>Roger Ford, the Uneasy Case for State Anti-Patent Laws</li> </ul>	<ul style="list-style-type: none"> <li>Ofer Tur-Sinai, Patents, Well-Being, and the State's Role in Directing Innovation</li> <li>Miriam Bitton, Recoupment Patent</li> <li>Lucas Osborn (and Joshua M. Pearce), A New Patent System for a New Age of Innovation</li> <li>Srividhya Ragavan, Reorienting Patents as the Protagonist for the Progress of Useful Arts</li> <li>Stephanie Bair, The Psychology of Innovation and Theories of Patent Protection</li> </ul>	<ul style="list-style-type: none"> <li>Clark D. Asay, Intellectual Property Law Hybridization</li> <li>Irene Caliboli, Smart but Dangerous: Overlapping Trademark and Copyright</li> <li>Patrick Goold, IP Law and the Bundle of Torts</li> <li>Irina D. Manta (and Robert E. Wagner), IP Infringement as Vandalism</li> </ul>	<ul style="list-style-type: none"> <li>Jim Gibson, Copyright Incentives in the Courtroom</li> <li>Betsy Rosenblatt, IP, Creativity, and a Sense of Belonging</li> <li>Guy Rub, Copyright and Contracts Meet and Conflict</li> <li>D.R. Jones, Libraries, Contract and Copyright</li> <li>Deming Liu, Time to Rethink Copyright for Education</li> </ul>
<b>Session 1: 9:00 – 10:40</b>	<b>Patent – NPEs &amp;</b>	<b>Patent - Innovation Policy</b>	<b>Trademark</b>	<b>Copyright</b>
<ul style="list-style-type: none"> <li>David Schwartz (&amp; Christopher Cotropia &amp; Jay Kesan), Patent Assertion Entity (PAE) Lawsuits</li> <li>Scott Kominers (&amp; Lauren Cohen), Patent Troll Evidence from Targeted Firms</li> <li>Michael Burstein, Secondary Markets for Patents: An Evaluation</li> <li>Shawn Miller (&amp; Ted Sichelman), Does Patent Litigation Diminish R&amp;D?</li> </ul>	<ul style="list-style-type: none"> <li>Celia Lerman, Patent Strategies of Startup Companies</li> <li>Rachel Sachs, Innovation Law and Policy: Preserving the Future of Personalized Medicine</li> <li>Ted Sichelman (&amp; Jonathan Barnett), Revisiting Labor Mobility in Innovation Markets</li> <li>Xuan-Thao Nguyen, Financing Innovation: Legal Development of IP as Collateral in Financing</li> </ul>	<ul style="list-style-type: none"> <li>Abraham Bell (&amp; Ted Sichelman &amp; Gideon Parchomovsky), Trademarks as Club Goods</li> <li>Glynn Lunney, Inefficient Trademark Law</li> <li>Peter J. Karol, An Exclusive Right to Judicial Discretion: Learning from eBay's Muddled Extension to Trademark Law</li> </ul>	<ul style="list-style-type: none"> <li>Eva Subotnik, The Stewardship of Intellectual Property</li> <li>Amanda Reid, Notice of Continuing Interest in a Copyrighted Work</li> <li>Chris Hubbles, No Country for Old Audio</li> <li>Zvi Rosen, Paradoxes and Lessons of State Law Protection for Sound Recordings</li> </ul>	
<b>Session 2: 11:10 – 12:30</b>	<b>Patent Institutions / Policymaking</b>	<b>Biotech</b>	<b>Trademark</b>	<b>Copyright</b>
<ul style="list-style-type: none"> <li>Camilla Hrdy, Patent Nationally, Innovate Locally</li> <li>Cynthia Ho, Drug Rehab: How Cognitive Biases can Improve Drug Development</li> <li>Megan La Belle, Public Enforcement of Patent Law</li> <li>Sarah Burstein, The High Cost of Cheap Design Rights</li> </ul>	<ul style="list-style-type: none"> <li>Kevin Collins, Justifying Patent Ineligibility: Regulation-Resistant Technologies</li> <li>Yaniv Heled, Five Years to the Biologics Price Competition and Innovation Act</li> <li>Nicholson Price (&amp; Arti Rai), Biosimilars and Manufacturing Trade Secrets</li> <li>Liza Vertinsky, The State as Pharmaceutical Entrepreneur</li> </ul>	<ul style="list-style-type: none"> <li>Leah Chan Grinvald, Contracting Trademark Fame</li> <li>William McGeeveran, What Trademark Law Can't Learn from Campbell</li> <li>David Welkowitz, Willfulness</li> <li>Xiyin Tang, The Case for Genericide Defenses in Artistic Works</li> </ul>	<ul style="list-style-type: none"> <li>James Grimmelmann, Copyright for Literate Robots</li> <li>Kate Klonick, Comparing Apples to Applejacks: Cognitive Science Concepts of Similarity Judgment</li> <li>Peter Yu, The Right to Parody and User-Generated Content</li> </ul>	
<b>Session 3: 1:00 – 2:20</b>				