

LA366: Global Intellectual Property Law and Policy

View Online



-
1.
Dutfield, Graham, Suthersanen, Uma: Global intellectual property law: commentary and materials. Edward Elgar, Cheltenham (2008).

 2.
Dutfield, G., Suthersanen, U.: Global intellectual property law: commentary and materials. Edward Elgar, Cheltenham (2008).

 3.
Goodin, R.E., Pettit, P., Pogge, T.: A companion to contemporary political philosophy. Wiley-Blackwell, Chichester (2012).

 4.
Goodin, Robert E., Pettit, Philip: A Companion to contemporary political philosophy. Blackwell, Oxford, UK (1998).

 5.
Gosseries, Axel, Marciano, Alain, Strowel, Alain: Intellectual property and theories of justice. Palgrave Macmillan, Basingstoke [England] (2008).

 6.
Edwin C. Hettinger: Justifying Intellectual Property. *Philosophy & Public Affairs*. 18, 31-52 (1989).

7.

D. B. Resnik: A Pluralistic Account of Intellectual Property. *Journal of Business Ethics*. 46, 319–335 (2003).

8.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

9.

Drahos, P.: Global property rights in information: the story of TRIPS at the GATT. *Prometheus*. 13, 6–19 (1995). <https://doi.org/10.1080/08109029508629187>.

10.

Fischer-Lescano, Andreas: Regime-Collisions: The Vain Search for Legal Unity in the Fragmentation of Global Law. *Michigan Journal of International Law*. 25, 999–1046 (2003).

11.

Helper, Laurence R.: Regime Shifting: The TRIPs Agreement and New Dynamics of International Intellectual Property Lawmaking. *Yale Journal of International Law*. 29, 1–83 (2004).

12.

Maskus, K.E., Penubarti, M.: How trade-related are intellectual property rights? *Journal of International Economics*. 39, 227–248 (1995). [https://doi.org/10.1016/0022-1996\(95\)01377-8](https://doi.org/10.1016/0022-1996(95)01377-8).

13.

Sell, S., May, C.: Moments in Law: Contestation and Settlement in the History of Intellectual Property. *Review of International Political Economy*. 8, 467–500 (2001).

14.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

15.

Frederick M. Abbott: *The WTO Medicines Decision: World Pharmaceutical Trade and the Protection of Public Health*. *The American Journal of International Law*. 99, 317–358 (2005).

16.

Kuanpoth, J.: *Patents and access to medicines in Thailand – the DDI case and beyond*. *Intellectual Property Quarterly*. 149–158 (2006).

17.

Matthews, D.: *From the August 30, 2003 WTO decision to the December 6, 2005 agreement on an amendment to TRIPS: improving access to medicines in developing countries?* *Intellectual Property Quarterly*. 91–130 (2006).

18.

Pogge, T.W.: *Human rights and global health: a research program*. *Metaphilosophy*. 36, 182–209 (2005). <https://doi.org/10.1111/j.1467-9973.2005.00362.x>.

19.

Rangnekar, D.: *Context and Ambiguity in the Making of Law: A Comment on Amending India's Patent Act*. *The Journal of World Intellectual Property*. 10, 365–387 (2007). <https://doi.org/10.1111/j.1747-1796.2007.00327.x>.

20.

Dwijen Rangnekar: *The Supreme Court Judgment*. *Economic and Political Weekly*. 48, 39–40 (2013).

21.

Scherer, F.M.: Post-TRIPS Options for Access to Patented Medicines in Developing Nations. *Journal of International Economic Law*. 5, 913–939 (2002).
<https://doi.org/10.1093/jiel/5.4.913>.

22.

Susan K. Sell and Aseem Prakash: Using Ideas Strategically: The Contest between Business and NGO Networks in Intellectual Property Rights. *International Studies Quarterly*. 48, 143–175 (2004).

23.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

24.

Aoki, Keith: Reclaiming Common Heritage Treatment in the International Plant Genetic Resources Regime Complex. *Michigan State Law Review*. 2007, 35–70 (2007).

25.

Tansey, G., Rajotte, T.: *The future control of food: a guide to international negotiations and rules on intellectual property, biodiversity and food security*. Earthscan, London (2008).

26.

Final report: Assessing the economic implications of different models for implementing the requirement to protect plant varieties Report Work Package 6 Impacts of the IPR Rules on Sustainable Development,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_final_report.pdf.

27.

Muriel Lightbourne, Graham Dutfield: Review of Literature: Law,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_legal_literature_review.pdf.

28.

Dr Dwijen Rangnekar: Review of Literature: Economics,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_economic_literature_review.pdf.

29.

Country case studies: Bulgaria,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_bulgaria_case_study.pdf.

30.

Muriel Lightbourne, Lois Muraguri: Country case studies: China,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_china_case_study.pdf.

31.

Muriel Lightbourne: Country case studies: Ethiopia,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_ethiopia_case_study.pdf.

32.

Dr Dwijen Rangnekar: Country case studies: India,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_india_case_study.pdf.

33.

Dr Dwijen Rangnekar: Country case studies: Kenya,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_kenya_case_study.pdf.

34.

Mr. Ivan Ivanov, Dr. Burcak Yildiz *, Mrs. Ofelia Tsonkova, Mrs. Tatiana Mateeva: Country case studies: Turkey,
http://www.ecologic.de/download/projekte/1800-1849/1802/wp6_turkey_case_study.pdf.

35.

Glenn E. Bugos and Daniel J. Kevles: Plants as Intellectual Property: American Practice, Law, and Policy in World Context. *Osiris*. 7, 74–104 (1992).

36.

Oguamanam, Chidi: Regime Tension in the Intellectual Property Rights Arena: Farmers' Rights and Post-TRIPS Counter Regime Trends. *Dalhousie Law Journal*. 29, 413–453 (2006).

37.

Van Overwalle, Geertrui: Patent Protection for Plants: A Comparison of American and European Approaches. *IDEA: The Journal of Law and Technology*. 39, 143–194 (1998).

38.

Pottage, Alain: Organisms and Manufactures: On the History of Plant Inventions. *Melbourne University Law Review*. 31, 539–568 (2007).

39.

Rangnekar, D.: Geneva Rhetoric, National Reality: The Political Economy of Introducing Plant Breeders' Rights in Kenya. *New Political Economy*. 19, 359–383 (2014).
<https://doi.org/10.1080/13563467.2013.796445>.

40.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

41.

Orit Fischman Afori: The battle over public e-libraries - taking stock and moving ahead. *International Review of Intellectual Property and Competition Law*. 44, 392–417 (2013).

42.

James Boyle: The Second Enclosure Movement and the Construction of the Public Domain. *Law and Contemporary Problems*. 66, 33–74 (2003).

43.

Brennan, D.J.: The three step test frenzy - why the TRIPs panel decision might be considered per incuriam. *Intellectual Property Quarterly*. 212–225 (2002).

44.

Chon, Margaret: Intellectual Property from Below: Copyright and Capability for Education. *U.C. Davis Law Review*. 40, (2006).

45.

Davies, P.: Access v contract: competing freedoms in the context of copyright limitations and exceptions for libraries. *European Intellectual Property Review*. 35, 402–414 (2013).

46.

David Lange: Reimagining the Public Domain. *Law and Contemporary Problems*. 66, 463–483 (2003).

47.

Lawrence Liang: Porous Legalities and Avenues of Participation, http://preview.sarai.net/journal/05_pdf/01/02_lawrence.pdf.

48.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

49.

Isabella Alexander: Criminalising Copyright: A Story of Publishers, Pirates and Pieces of Eight. *The Cambridge Law Journal*. 66, 625–656 (2007).

50.

Thomas Hays: The evolution and decentralisation of secondary liability for infringements of copyright-protected works: Part 1. *European Intellectual Property Review*. 28, 617–624 (2006).

51.

Hays, T.: Secondary liability for infringements of copyright-protected works: Part 2. *European Intellectual Property Review*. 29, 15–21 (2007).

52.

Lawrence Lessig: The Architecture of Innovation. *Duke Law Journal*. 51, 1783–1801 (2002).

53.

Glynn S. Lunney, Jr.: The Death of Copyright: Digital Technology, Private Copying, and the Digital Millennium Copyright Act. *Virginia Law Review*. 87, 813–920 (2001).

54.

Felix Oberholzer-Gee: File Sharing and Copyright. *Innovation Policy and the Economy*. 10, 19–55 (2010).

55.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

56.

Raustiala, K., Munzer, S.R.: The Global Struggle over Geographic Indications. *European Journal of International Law*. 18, 337–365 (2007). <https://doi.org/10.1093/ejil/chm016>.

57.

Tomer Broude: Taking 'Trade and Culture' Seriously: Geographical Indications and Cultural Protection in WTO Law. *University of Pennsylvania Journal of International Law*. 26, 623–692 (2005).

58.

Dev Gangjee: Say cheese! A sharper image of generic use through the lens of Feta. *European Intellectual Property Review*. 29, 172–179 (2007).

59.

Handler, Michael: WTO Geographical Indications Dispute, The. *Modern Law Review*. 69, 70–91 (2006).

60.

Dr Dwijen Rangnekar ed: The Journal of World Intellectual Property. *Journal of World Intellectual Property*. 13,.

61.

Rangnekar, D.: Remaking place: the social construction of a Geographical Indication for Feni. *Environment and Planning A*. 43, 2043–2059 (2011). <https://doi.org/10.1068/a43259>.

62.

Madhavi Sunder: The Invention of Traditional Knowledge. *Law and Contemporary Problems*. 70, 97–124 (2007).

63.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*.

Edward Elgar, Cheltenham (2008).

64.

Schroeder, Doris: Justice and the Convention on Biological Diversity. *Ethics & International Affairs*. 23, 267–280.

65.

Stephanie Bucher: The protection of genetic resources and indigenous knowledge: disclosure of origin on the international and Latin-American agenda. *International Review of Intellectual Property and Competition Law*. 39, 35–50 (2008).

66.

Buck, M., Hamilton, C.: The Nagoya Protocol on Access to Genetic Resources and the Fair and Equitable Sharing of Benefits Arising from their Utilization to the Convention on Biological Diversity. *Review of European Community & International Environmental Law*. 20, 47–61 (2011). <https://doi.org/10.1111/j.1467-9388.2011.00703.x>.

67.

Coombe, R.J.: Legal Claims to Culture in and Against the Market: Neoliberalism and the Global Proliferation of Meaningful Difference. *Law, Culture and the Humanities*. 1, 35–52 (2005). <https://doi.org/10.1191/1743872105lw010oa>.

68.

Dutfield, G.: A critical analysis of the debate on traditional knowledge, drug discovery and patent-based biopiracy. *European Intellectual Property Review*. 33, 238–244 (2011).

69.

Morgera, E., Tsioumani, E.: The Evolution of Benefit Sharing: Linking Biodiversity and Community Livelihoods. *Review of European Community & International Environmental Law*. 19, 150–173 (2010). <https://doi.org/10.1111/j.1467-9388.2010.00674.x>.

70.

John B. Kleba, Dwijen Rangneka: Fairness and equity: interrogating the Nagoya protocol: Special issue. *Law, Environment and Development Journal*. 9, (2013).

71.

Dutfield, G., Suthersanen, U.: *Global intellectual property law: commentary and materials*. Edward Elgar, Cheltenham (2008).

72.

Menescal, A.K.: Changing WIPO'S Ways?. *The 2004 Development Agenda in Historical Perspective*. *The Journal of World Intellectual Property*. 8, 761–796 (2005).
<https://doi.org/10.1111/j.1747-1796.2005.tb00277.x>.

73.

de Beer, J.: *Implementing the World Intellectual Property Organization's development agenda*. , Wilfrid Laurier University Press, 2009.

74.

Amy Kapczynski: *The Access to Knowledge Mobilization and the New Politics of Intellectual Property*. *The Yale Law Journal*. 117, 804–885 (2008).

75.

Maskus, Keith E.: *Lessons from Studying the International Economics of Intellectual Property Rights*. *Vanderbilt Law Review*. 53, 2219–2239 (2000).

76.

May, C.: *The World Intellectual Property Organisation and the Development Agenda*. *Global Society*. 22, 97–113 (2008). <https://doi.org/10.1080/13600820701740753>.

77.

Yu, Peter K.: *Tale of Two Development Agendas*, *A. Ohio Northern University Law Review*. 35, 465–573 (2009).