

**Case Western Reserve
University School of Law**

Judge Ben C. Green Law Library

Bibliography Series

Arthur W. Fiske Memorial Lecture

presented by

Center for Law, Technology, and the Arts

***“Making a Living, Creatively:
The Role of Intellectual Property”***

Robert P. Merges

Wilson Sonsini Goodrich & Rosati Professor of Law & Technology

Director, Berkeley Center for Law & Technology

University of California, Berkeley; Boalt Hall Law School

Wednesday, October 7, 2009

4:30 p.m. – 5:30 p.m.

School of Law Moot Courtroom (A59)

Robert P. Merges



Professor Merges is Wilson Sonsini Goodrich & Rosati Professor of Law and Technology at U.C. Berkeley (Boalt Hall) School of Law. He is also a co-Director of the Berkeley Center for Law and Technology, centerpiece of the Intellectual Property program at U.C. Berkeley. He is the co-author of leading casebooks on patent law and intellectual property, and has written numerous articles on the economics of intellectual property, in particular patent law. Professor Merges has worked with government agencies such as the Department of Justice and the Federal Trade Commission on IP-related policy issues. He has also consulted with leading law firms and companies. He received his B.S. from Carnegie-Mellon University, a J.D. from Yale Law School, and LL.M. and JSD degrees from Columbia Law School.

Selected Works by Robert P. Merges

Books

JUSTIFYING INTELLECTUAL PROPERTY, (Forthcoming, Harvard University Press, 2010).

THE ECONOMICS OF INTELLECTUAL PROPERTY LAW (Robert P. Merges ed., Edward Elgar Pub. 2008) 2 volumes.

Law Library Stacks K487.E3 E26 2008

With Mark Lemley & Peter S. Menell, INTELLECTUAL PROPERTY IN THE NEW TECHNOLOGICAL AGE (Aspen Law & Bus., 4th ed. 2006).

Law Library Reserve KF 2979 .I432 2003

With Mark Lemley Peter S. Menell & Pamela Samuelson, SOFTWARE AND INTERNET LAW (Aspen Law & Bus., 3rd ed. 2006).

Law Library Reserve KF3024.C6 S617 2006

With Jane C. Ginsburg, FOUNDATIONS OF INTELLECTUAL PROPERTY (Foundation Pr., 2004).

Available via OhioLINK

Articles and Book Chapters

High Technology Entrepreneurs and the Patent System: Results of the 2008 Berkeley Patent Survey, (with Stuart Graham, Pam Samuelson, and Ted Sichelman), forthcoming BERKELEY TECHNOLOGY LAW JOURNAL, 2009.

The Trouble with Trolls: Innovation, Rent-Seeking and Patent Reform, forthcoming, BERKELEY TECHNOLOGY LAW JOURNAL, 2009.

With Jeffrey M. Kuhn, *An Estoppel Doctrine for Patented Standards*, 97 CAL. L. REV. 1 (2009).
The Concept of Property in the Digital Era, 45 HOUS. L. REV. 1239 (2008-2009).

Locke for the Masses: Property Rights and the Products of Collective Creativity, 36 HOFSTRA L. REV. 1179 (2007-2008).

Software and Patent Scope: A Report from the Middle Innings, 85 TEX. L. REV. 1627 (2007).

Now and Then, Here and There: A Review Essay on Khan, The Democratization of Invention, and Blind, et al., Software Patents, 65 J. ECON. LIT. 452 (2007) (book review).

Locke Remixed ;-, 40 U.C. DAVIS L. REV. 1259 (2006-2007).

A Transactional View of Property Rights. 20 BERKELEY TECH. L.J. 1477 (2005).

With Joseph Farrell, *Incentives to Challenge and Defend Patents: Why Litigation Won't Reliably Fix Patent Office Errors and Why Administrative Patent Review Might Help*, 19 BERKELEY TECH. L.J. 943 (2004).

A New Dynamism in the Public Domain. 71 CHI. L. REV. 183 (2004).

With Ashish Arora. *Specialized Supply Firms, Property Rights, and Firm Boundaries*, 13 INDUS. & CORP. CHANGE 451 (2004).

One Hundred Years of Solicitude: Intellectual Property Law, 1900-2000, 88 Cal. L. Rev. 2187 (2000).

Related Works on Intellectual Property and Creativity

Books

Yochai Benkler, *THE WEALTH OF NETWORKS: HOW SOCIAL PRODUCTION TRANSFORMS MARKETS AND FREEDOM* (New Haven, Conn.: Yale Univ. Pr., 2006).

Kelvin Smith Stacks HM 851 .B457 2006

Ronald V. Bettig, *COPYRIGHTING CULTURE: THE POLITICAL ECONOMY OF INTELLECTUAL PROPERTY* (Boulder, Colo.: Westview Pr., 1996).

Law Library Stacks K1420.5 .B48 1996

James Boyle, SHAMANS, SOFTWARE, AND SPLEENS: LAW AND THE CONSTRUCTION OF THE INFORMATION SOCIETY (Cambridge, Mass: Harv. Univ. Pr., 1996).

Law Library Stacks K1401.B69 1996

Michael F. Brown, WHO OWNS NATIVE CULTURE? (Cambridge, Mass: Harv. Univ. Pr., 2003).

Law Library Stacks K1401.B79 2003

THE CONSTRUCTION OF AUTHORSHIP: TEXTUAL APPROPRIATION IN LAW AND LITERATURE (Martha Woodmansee & Peter Jaszi eds., Durham; Londo : Duke Univ. Pr., 1994).

Law Library Stacks K1420.6.C66 1994

Rosemary J. Coombe, THE CULTURAL LIFE OF INTELLECTUAL PROPERTIES: AUTHORSHIP, APPROPRIATION, AND THE LAW (Durham: Duke Univ. Pr., 1998).

Law Library Stacks KF2979.C6653 1998

Peter Drahos, A PHILOSOPHY OF INTELLECTUAL PROPERTY (Brookfield, Vt: Dartmouth, 1996).

Law Library Stacks K1401.D73 1996

Peter Drahos & John Braithwaite, INFORMATION FEUDALISM (New York: New Pr.: Distributed by W.W. Norton & Co., 2003)

Law Library Stacks K1401 .D728 2003

William W. Fisher III, PROMISES TO KEEP: TECHNOLOGY, LAW AND THE FUTURE OF ENTERTAINMENT (Stanford, Calif.: Stanford Law & Politics, 2004).

Law Library Stacks KF3035 .F57 2004

Bruno S. Frey, ARTS & ECONOMICS: ANALYSIS & CULTURAL POLICY (Berlin; New York: Springer, 2003).

Kelvin Smith Stacks NX634.F74 2003

Tarleton Gillespie, WIRED SHUT: COPYRIGHT AND THE SHAPE OF DIGITAL CULTURE (Cambridge, Mass.: MIT Pr., 2007).

Law Library Stacks K1447.15 .G55 2007

Debora J. Halbert, INTELLECTUAL PROPERTY IN THE INFORMATION AGE: THE POLITICS OF EXPANDING OWNERSHIP RIGHTS (Westport, Conn.: Quorum, 1999)

Law Library Stacks KF2979.H3523 1999

James Heilbrun & Charles M. Gray, THE ECONOMICS OF ART AND CULTURE (Cambridge; New York: Cambridge Univ. Pr., 2001).

Kelvin Smith Stacks NX705.5.U6H45 2001

Eric von Hippel, DEMOCRATIZING INNOVATION (Cambridge, Mass.: MIT Pr., 2005)

Kelvin Smith Stacks HC79.T4H558 2005

INTELLECTUAL PROPERTY: MORAL, LEGAL, AND INTERNATIONAL DILEMMAS (Adam D. Moore ed., Lanham, Md.: Rowman & Littlefield, 1997).

Law Library Stacks K1401.I558 1997

INTELLECTUAL PROPERTY RIGHTS IN A NETWORKED WORLD: THEORY AND PRACTICE (Richard A. Spinello & Herman T. Tavani, eds., Hershey, PA: Information Science Pub., 2005).

Law Library Stacks K1401.I566 2005

Lawrence Lessig, CODE VERSION 2.0 (New York: Basic Books, 2006).

Law Library Stacks KF390.5.C6 L47 2006

Lawrence Lessig, FREE CULTURE: HOW BIG MEDIA USES TECHNOLOGY AND THE LAW TO LOCK DOWN CULTURE AND CONTROL CREATIVITY (New York: Penguin Pr., 2004).

Law Library Stacks KF2979.L47 2004

Lawrence Lessig, REMIX: MAKING ART AND COMMERCE THRIVE IN THE HYBRID ECONOMY (New York: Penguin Pr., 2008).

Law Library Stacks KF3020 .L47 2008

Lawrence Lessig, THE FUTURE OF IDEAS: THE FATE OF THE COMMONS IN A CONNECTED WORLD (New York: Random House, 2001).

Law Library Stacks K1401 .L47 2001

Robert P. Merges, Peter S. Menell & Mark A. Lemley, INTELLECTUAL PROPERTY IN THE NEW TECHNOLOGICAL AGE (New York: Aspen Publishers, 2003).

Law Library Reserve KF2979 .I432 2003

Neil Weinstock Netanel, COPYRIGHT'S PARADOX (Oxford; New York: Oxford Univ. Pr., 2008).

Law Library Stacks KF2994 .N46 2008

Robert Nozick, ANARCHY, STATE, AND UTOPIA (New York: Basic Books, 1974).

Law Library Stacks JC571.N68 1974

Aviam Soifer, LAW AND THE COMPANY WE KEEP (Cambridge, Mass.: Harvard Univ. Pr., 1995).

Law Library Stacks KF1390.C6S67 1995

Don Tapscott and Anthony D. Williams, WIKINOMICS: HOW MASS COLLABORATION CHANGES EVERYTHING (New York: Portfolio, 2006).

Kelvin Smith Stacks HD69.S8T37 2006

David Throsby, ECONOMICS AND CULTURE (Cambridge; New York: Cambridge Univ. Pr., 2001).

Kelvin Smith Stacks HM548.T48 2001

Siva Vaidhyanathan, COPYRIGHTS AND COPYWRONGS: THE RISE OF INTELLECTUAL PROPERTY AND HOW IT THREATENS CREATIVITY (New York: N.Y. U. Pr., 2001).

Law Library Stacks Z642 .V35 2001

Eva Hemmungs Wirtén, TERMS OF USE: NEGOTIATING THE JUNGLE OF THE INTELLECTUAL COMMONS (Toronto: Univ. of Toronto Pr., 2008).

Law Library Stacks K1401 .H465 2008

Lior Zemer, THE IDEA OF AUTHORSHIP IN COPYRIGHT (Aldershot, England; Burlington, VT: Ashgate, 2007).

Law Library Stacks K1440.Z46 2007

Articles & Chapters in Books

Yochai Benkler, *Coase's Penguin or Linux and the Nature of the Firm*, 112 YALE L. J. 369 (2002).

Yochai Benkler, *From Consumers to Users: Shifting the Deeper Structures of Regulation Toward Sustainable Commons and User Access*, 52 FED. COMM. L.J. 561 (2000).

James Boyle, *The Second Enclosure Movement and the Construction of the Public Domain*, 66 LAW & CONTEMP. PROBS. 33 (2003).

Daniel A. Farber, *Conflicting Visions and Contested Baselines: Intellectual Property and Free Speech in the "Digital Millennium,"* 89 MINN. L. REV. 1318 (2005).

William Fisher, *Theories of Intellectual Property*, in NEW ESSAYS IN THE LEGAL AND POLITICAL THEORY OF PROPERTY 168 (Stephen R. Munzer ed., Cambridge; New York: Cambridge University Press, 2007).
Law Library Stacks K720 .N49 2007

Wendy J. Gordon, *Render Copyright Unto Caesar: On Taking Incentives Seriously*, 71 U. CHI. L. REV. 75 (2004).

Kenneth Einar Himma, *The Justification of Intellectual Property: Contemporary Philosophical Disputes*, 59 J. AM. SOC'Y FOR INFO SCI. & TECH. 1143 (2008).

Justin Hughes, *Copyright and Incomplete Historiographies: Of Piracy, Propertization, and Thomas Jefferson*, 79 S. CAL. L. REV. 993 (2006).

Amy Kapczynski, *The Access to Knowledge Mobilization and the New Politics of Intellectual Property*, 117 YALE L.J. 804 (2008).

William Landes & Richard Posner, *An Economic Analysis of Copyright Law*, 18 J. LEGAL STUD. 325 (1995).

Diane Leemheer Zimmerman, *Authorship Without Ownership: Reconsidering Incentives in a Digital Age*, 52 DEPAUL L. REV. 1121 (2002-2003).

Mark A. Lemley, *Property, Intellectual Property, and Free Riding*, 83 TEX. L. REV. 1031 (2005).

Jacqueline Lipton, *Information Property: Rights and Responsibilities*, 56 FLA. L. REV. 135 (2004).

Robert P. Merges, *The Concept of Property in the Digital Era*, 45 HOUS. L. REV. 1239 (2008-2009).

Robert P. Merges, *The Continuing Vitality of Music Performance Rights Organizations* (UC Berkeley Pub. Law & Legal Theory Research Paper Series, Working Paper No. 1266870, 2008).

Available at http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1266870.

Robert P. Merges, *Contracting in Liability Rules: Intellectual Property Transactions and Collective Rights Organizations*, 84 CAL. L. REV. 1293 (1997).

Robert P. Merges, *Locke for the Masses: Property Rights and the Products of Collective Creativity*, 36 HOFSTRA L. REV. 1179 (2008).

Robert P. Merges, *Locke Remixed ;-*, 40 U.C. DAVIS L. REV. 1259 (2007).

Robert P. Merges, *Property Rights Theory and the Commons: The Case of Scientific Research*, 13 SOC. PHIL. & POL'Y 145 (1996).

Adam Mossoff, *Who Cares What Thomas Jefferson Thought About Patents? Reevaluating the Patent "Privilege" in Historical Context*, 92 CORNELL L. REV. 953, 953-54 (2007).

Dale A. Nance, *Foreword: Owning Ideas*, 13 HARV. J. L. & PUB. POL'Y 757 (1990).

Angela R. Riley, *Recovering Collectivity: Group Rights to Intellectual Property in Indigenous Communities*, 18 CARDOZO ARTS & ENT. L.J. 175 (2000).

Molly Shaffer Van Houweling, *Distributive Values in Copyright*, 83 TEX. L. REV. 1535 (2005).

Seana Valentine Shiffrin, *Lockean Arguments for Private Intellectual Property*, in NEW ESSAYS IN THE LEGAL AND POLITICAL THEORY OF PROPERTY 138 (Stephen R. Munzer ed., 2007).

Law Library Stacks K720 .N49 2007

Barbara A. Spellman & Frederick Schauer, *Artists' Moral Rights and the Psychology of Ownership*, 83 TULANE L. REV. 661 (2009).

Sara K. Stadler, *Incentive and Expectation in Copyright*, 58 HASTINGS L.J. 433 (2007).

John Tehranian, *Et Tu, Fair Use? The Triumph of Natural-Law Copyright*, 38 U.C. DAVIS L. REV. 465 (2005).

Ruth Towse, *Partly for the Money: Rewards and Incentives to Artists*, 54 KYKLOS 473 (2001).

Jeremy Waldron, *Enough and as Good Left for Others*, 29 PHIL. Q. 319 (1979).

Edward C. Walterscheid, *To Promote the Progress of Science and Useful Arts: The Background and Origin of the Intellectual Property Clause of the United States Constitution*, 2 J. INTELL. PROP. L. 1 (1994).

Lior Zemer, *The Making of a New Copyright Lockean*, 20 HARV. J. LAW & POLICY 891 (2006).