

## **Selected Recent Articles:**

*The Federal Circuit and the Seventh Amendment: Some Disentanglement Needed for Standards of Review*, 28 Fed. Cir. B. J. 105 (2019)

*Patent Venue: Half Christmas Pie and Half Crow*, 2017 Patently-O Patent Law Journal 13.

*The Imminent Outpouring From the Eastern District of Texas*, 2017 Patently-O Patent Law Journal 1.

*Lake Michigan Water Diversion: A Brief Legal History* (2014), at [www.watercases.org](http://www.watercases.org)

*The Patent Infringement Cases On Wastewater Treatment In The Great Lakes Region* (2014), at [www.watercases.org](http://www.watercases.org)

*An Interim Proposal for Fixing Ex Parte Patent Reexamination's Messy Side*, 4 HLRe 43 (2013)

*The Judicial Panel On Multidistrict Litigation: Now A Strengthened Traffic Cop for Patent Venue*, 32 The Review of Litigation 497 (2013)

*Overview of the New Patent Law of the United States*, 21 Tex. Intellec. Prop. L.J. 63 (2013)

*The Patent Malpractice Thicket, Or Why Justice Holmes Was Right*, 50 Hous. L. Rev. 437 (2012)

*A Need for Clearer Language About Patent Law*, 11 J. MARSHALL REV. INTELL. PROP. L.457 (2012)

*Implementing the Adequate Remedy At Law After eBay*, 52 IDEA Intellectual Property Law Review 163 (2011)

*A Commentary on the New United States Patent Law*, 60 GEWERBLICHER RECHTSSCHUTZ UND URHEBERRECHT INTERNATIONAL TEIL 887 (2011)

*Patent Venue And Convenience Transfer: New World Or Small Shift?* 11 N.C.J.L. & TECH. ON. 1 (2009)

*Die Reform des U.S. Patentrechts im Jahr 2007*, 56 GEWERBLICHER RECHTSSCHUTZ UND URHEBERRECHT INTERNATIONAL TEIL 791 (2007)

*Patent Jury Verdicts: Myths and Realities*, INTELLECTUAL PROPERTY TODAY (July 2007) 18

*Four Key Points in the Current Patent Reform Effort in the United States*, 5 ICFAI J. INTELL. PROP. RIGHTS 14 (November 2006) (Hyderabad, India)

*Two Unsettled Areas of the Federal Circuit's Patent Jurisdiction*, 11 VA. J. L. & TECH. 1 (2006)

*Who Wins Patent Infringement Cases?* 34 AM. INTELL. PROP. L. ASSOC. Q.J. 1 (2006) (with LiLan Ren)

*On the Causes of Unpredictability of Federal Circuit Decisions in Patent Cases*, 3 NORTHWESTERN J. TECH. & INTELL. PROP. 93 (2005); reprinted in 4 ICFAI J. INTELL. PROP. RIGHTS, August 2006 (New Delhi, India)

*"Maybe We Shouldn't Arbitrate": Some Aspects of the Risk/Benefit Calculus of Agreeing To Binding Arbitration of Patent Disputes*, 39 HOUS. L. REV. 693 (2002)

*To Be Or Not To Be: The Long Gestation of the United States Court of Appeals for the Federal Circuit*, 69 J. ANTITRUST L. 645 (2002)