

Intellectual Property Law & Technology Program

### **Events**

November 27, 2014

The 8th Annual Social Media and the Law Conference

London, UK. Click for details

December 4-5, 2014

IP Summit 2014

Brussels, Belgium. <u>Click</u> for details.

January 5-6, 2015

IIPLA Annual Congress

Dubai, UAE. Click for details.

February 20-21, 2015
The Harold G. Fox Moot
2014 Canadian Intellectual
Property Moot.
Click for details.

February 23-24, 2015 Global IP Conference

San Francisco, USA. Click for details.

March 19-21, 2015 13th Annual Oxford International IP Law Moot

An Oxford Intellectual Property Research Centre organized competition.

Click for details.

### The IPIGRAM (26 November 2014)

### **Feature Posts**



## IP Osgoode Speaks Series Video: Territoriality of Trademarks in a Post-National Era

November 18, 2014 by IP Osgoode

IP Osgoode would like to thank everyone who attended <u>Professor Graeme B. Dinwoodie</u>'s lecture, titled "Territoriality of Trademarks in a Post-National Era," on September 18, 2014 at Osgoode Hall Law School. The video of the lecture is available <u>here</u>. You can also read Jamie Franks' reflections of Professor Dinwoodie's presentation <u>here</u>.

Read more

### **IP Notes**

### Congratulations to Ron Dolin!

Ron Dolin was named one of the top 25 legal innovators by The Recorder for leading a movement to use legal technology and design to improve access to justice in

# The IP Hackathon at Osgoode: Designing Solutions to Make Canada's Patent System More User-Friendly



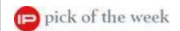
November 25, 2014 by Anya Lavrov

On October 23rd and 24th, inventors, law students, lawyers, patent agents, patent portfolio managers, policy analysts,

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### Intellectual Property Journal Call for Submissions

Submissions are welcomed to be considered for inclusion in the Intellectual Property Journal (IPJ). <u>Click</u> for details



China has launched its first specialized court for intellectual property-related matters, the Beijing Intellectual Property Court. IP specialized courts will also be set up in Shanghai and Guangzhou. To read more, click here.

Osgoode for the <u>IP Hackathon</u>. Inspired by similar events at Stanford, Professor Giuseppina D'Agostino, the Founder and Director of IP Osgoode, decided to adopt <u>d.school's</u> (Institute of Design at Stanford) design methods to create action plans for making the Canadian patent system more user-friendly. The event, co-sponsored by <u>Lassonde School of Engineering</u> and <u>CIPO</u>, was led primarily by the energetic Maya Shino, a Stanford Law School and d.school alumn and <u>Ron Dolin</u>, an engineer and a law instructor at Stanford Law School.

Read more

Anya Lavrov is a JD Candidate at Osgoode Hall Law School and is enrolled in Osgoode's Intellectual Property Law Intensive Program. As part of the program requirements, students were asked to write a blog on a topic of their choice.



### Grooveshark Fails to Navigate DMCA Safe Harbor

November 25, 2014 by Andrew Hunter

The recently announced decision of the United States District Court in Manhattan, <u>UMG v. Escape Media Group</u> (<u>Grooveshark</u>), serves to further elucidate the terms on which service providers can expect legal protection if their users are found to be uploading infringing content. More importantly, it gives us an excellent example of the differences between the US and Canadian systems, and the principle of "secondary liability".

### Read more

Andrew Hunter is an IPilogue Editor and a JD Candidate at Osgoode Hall Law School.

### **Recent Posts**

Certainly Commendable but Perhaps not Practical – Canada's

Competition Bureau Releases Guidelines on Pharmaceutical

Patent Litigation Settlements

November 18, 2014 by Adam Falconi

On September 23, Canada's Competition Bureau ("the Bureau") announced landmark guidelines regarding the consideration of pharmaceutical patent litigation settlements under Canada's competition law framework. The Bureau's guidelines on this issue were released as part of a white paper titled <u>Patent Litigation Settlement Agreements: A Canadian Perspective</u>. These settlement agreements attract concern from competition regulators due to their potential to take the form of <u>so-called "pay-for-delay" or "reverse payment" arrangements</u> where a generic manufacturer agrees to delay the launch of a competing generic product in exchange for a transfer of value (monetary or otherwise) from the brand company. These types of agreements are targeted due to their ability to cause decreased competition which leads to higher pharmaceutical costs for consumers.

#### Read more

Adam Falconi is a JD Candidate at Osgoode Hall Law School and is enrolled in Osgoode's Intellectual Property Law Intensive Program. As part of the program requirements, students were asked to write a blog on a topic of their choice.



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