VIRTUAL PROGRAM PRESENTS AN ACADEMIC CONFERENCE

IP on the Wane: Examining the Impacts as IP Rights Are Reduced

SEPTEMBER 22-23, 2022

George Mason University, Antonin Scalia Law School
Arlington, Virginia (in-person only)

CO-HOSTED WITH

GLOBAL ANTITRUST INSTITUTE
THE NATIONAL SECURITY INSTITUTE

IN PARTNERSHIP WITH LAW ROCKS
After decades of efforts by some to slow the perceived expansion of intellectual property rights (IPR) around the globe, policymakers and courts in a number of countries have responded by placing greater limitations on IPR.

Now that such limits have been in effect for a few years, researchers have been able to start measuring the impact on innovators, creators, and the overall economy. C-IP²’s Annual Fall Conference brings together leading researchers, policymakers, creators, and innovators to share their experiences and results.
#CIP22022

## IP ON THE WANE: EXAMINING THE IMPACTS AS IP RIGHTS ARE REDUCED

### 12:00 PM – 1:00 PM
**REGISTRATION & LUNCH**

### 1:00 PM – 1:10 PM
**WELCOMING REMARKS**

**SPEAKERS**

**Joshua A. Kresh**  
*Managing Director, Center for Intellectual Property x Innovation Policy, George Mason University - Antonin Scalia Law School*

**Sean M. O’Connor**  
*Professor of Law, George Mason University - Antonin Scalia Law School; Faculty Director, Center for Intellectual Property x Innovation Policy*

### 1:10 PM – 2:40 PM
**PANEL 1**

**HOW WELL DOES THE ANTITRUST APPROACH FIT THE BIOPHARMACEUTICAL SPACE?**

Many pharma-specific, sui generis legislative and regulatory regimes already exist, but many more have been proposed in the last couple of years in an effort to facilitate market entry of follow-on therapeutics. A few of these proposals would outright classify various practices using pharmaceutical patents and other exclusivities as antitrust violations. Almost all of the remaining proposals explicitly or implicitly rely on antitrust law and theory to support the idea that reining in patent and regulatory exclusivities are necessary to lower drug prices. The thought clearly underlying all of these proposals is that, absent these exclusivities, there would be increased “competition” within the pharmaceutical market.

**PANEL**

**Lee Branstetter**  
*Professor of Economics and Public Policy, Carnegie Mellon University Heinz College of Information Systems and Public Policy*

**Gregory Dolin**  
*Associate Professor of Law, University of Baltimore School of Law; Scholar, Center for Intellectual Property x Innovation Policy*

**David Korn**  
*Vice President, Intellectual Property and Law, PhRMA*

**Kevin D. McDonald**  
*Partner, Jones Day*

**MODERATED BY**

**Emily Michiko Morris**  
*David L. Brennan Endowed Chair, Associate Professor, and Associate Director of the Center for Intellectual Property Law & Technology, University of Akron School of Law; Senior Fellow for Life Science and Scholar, Center for Intellectual Property x Innovation Policy*

### 2:40 PM – 3:00 PM
**BREAK**

### 3:00 PM – 4:00 PM
**PANEL 2**

**THE GEOPOLITICS OF SEP ANTITRUST POLICY**

Standard essential patent (SEP) policies continue to have outsized impacts on innovation and growth. This panel explores several active issues that face IP holders today. The first is China's use of anti-suit injunctions and the ensuing response from U.S. and European courts. The second is the divergence between the FTC/DOJ's pending policy shift on SEPs, the EU's WTO complaint against China's SEP policies, and the potential movement in EU SEP policy. The third is the extension of SSO/FRAND licensing model into the automotive sector (which has raised antitrust issues in US courts and among EU regulators).

**PANEL**

**Dr. Kirti Gupta**  
*Vice President, Economic Strategy | Chief Economist, Qualcomm*

**Dr. Igor Nikolic**  
*Research Fellow, European University Institute*

**Dr. Jorge Padilla**  
*Senior Managing Director and Head, Compass Lexecon Europe*

**Wentong Zheng**  
*Professor of Law, University of Florida Levin College of Law*

**MODERATED BY**

**The Honorable Douglas H. Ginsburg**, U.S. Court of Appeals; *Professor of Law, George Mason University – Antonin Scalia Law School*

### 4:00 PM – 4:15 PM
**BREAK**

***CONTINUE***

**PROGRAM AGENDA FOR 9.22.22**

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4:15 PM – 5:15 PM

PANEL 3

IP & ANTITRUST

With the pending implementation of the Digital Markets Act (DMA) in the EU, the regulatory tools of interoperability, data sharing, and product design control have moved to the forefront of the debate in both antitrust and IP. Following the EU’s lead, the U.S. Congress is poised to pass similar legislation, which will have a wide-ranging impact on both innovation incentives and fundamental IP rights. Now more than ever, policy discussions are needed on the wisdom of having the government as the gatekeeper to digital markets and whether innovation can flourish under such as top-heavy, regulatory approach.

PANEL

Alden Abbott  
Senior Research Fellow, Mercatus Center, George Mason University; Former General Counsel, Federal Trade Commission

Dr. Jay Ezrielev  
Founder & Managing Principal, Elevecon

Aurelien Portuese, PhD  
Director, The Schumpeter Project | Information Technology and Innovation Foundation; Adjunct Professor, George Mason University – Antonin Scalia Law School

Christopher S. Yoo  
John H. Chestnut Professor of Law, Communication, and Computer & Information Science & Founding Director, Center for Technology, Innovation and Competition, University of Pennsylvania

MODERATED BY

Dr. Alexander Raskovich  
Director of Research, Global Antitrust Institute (GAI), George Mason University – Antonin Scalia Law School

5:15 PM

CONFERENCE ADJOURNS

EVENING EVENT

The Seventh Annual
Law Rocks Washington DC

AT THE ACCLAIMED 9:30 CLUB

Are you ready to rock?  
C-IP² is excited to feature the Seventh Annual Law Rocks Washington DC on the official conference program. Law Rocks DC will feature eight bands of legal professionals rocking out to benefit local nonprofits. Conference registrants can receive $5 off their General Admission or $10 off their VIP ticket to Law Rocks DC.
For over a decade and a half, the U.S. patent system has been weakened by a sequence of judicial and legislative actions. Economic theory and history anticipate that this policy trajectory would distort the innovation economy by diverting R&D dollars away from technology sectors that are patent-dependent. Our panelists will present data showing how VC and technology markets have largely responded as expected, shifting risk capital away from the high-cost and long-term R&D projects in the life sciences and IT hardware sectors that deliver the greatest social returns.
## PANEL 6

### TRADE SECRETS: WAXING WHILE OTHERS WANE?

Counter to the trend of limiting intellectual property rights, many countries have strengthened trade secret laws, and this panel will consider the reasons for and impact of stronger trade secret laws. The discussion will bring together researchers, leading attorneys, and industry representatives to consider the reasons that businesses and lawmakers have become more interested in trade secret protection, the effect of these changes on the business and economic environment, and how they affect innovation, collaboration, and employee mobility.

**PANEL**

- **Victoria A. Cundiff**
  Partner, Litigation Department, Paul Hastings
- **Jonathan Hoganson**
  Corporate Vice President, Government Relations and Regulatory Affairs, AMD
- **Dr. Nicola Searle**
  Associate Professor, Institute for Creative and Cultural Entrepreneurship (ICCE), Goldsmiths, University of London

**MODERATED BY**

- **Mark F. Schultz**
  Goodyear Tire & Rubber Company Chair in Intellectual Property Law & Director, Center for Intellectual Property Law and Technology, Akron Law; Senior Scholar, Center for Intellectual Property x Innovation Policy

## PANEL 7

### CHINA-U.S. COMPARISON IN THE 21ST CENTURY: INNOVATION, INTELLECTUAL PROPERTY, AND ITS IMPACT ON NATIONAL SECURITY

Economic success is a key element of the growing national security competition between the United States and China, and many have assessed that innovation will be at the heart of the United States’ effort to keep itself ahead of China. There is little question that the protection of intellectual property and the incentivization effect it has on the creation and expansion of an innovation economy will be critical to this effort. This panel will look at key aspects of that effort.

**PANEL**

- **Dan Prud’homme**
  Assistant Professor, Florida International University School of Business
- **Dr. Jon Putnam**
  Founder and Principal, Competition Dynamics, Inc.

**MODERATED BY**

- **Jamil Jaffer**
  Founder and Executive Director, National Security Institute; Assistant Professor of Law and Director, National Security Law & Policy Program, George Mason University - Antonin Scalia Law School

## CLOSING REMARKS

**SPEAKER**

- **Sean M. O’Connor**
  Professor of Law, George Mason University - Antonin Scalia Law School, Faculty Director, Center for Intellectual Property x Innovation Policy

## SPECIAL CLOSING RECEPTION

**RECOGNIZING**

- **The Honorable John F. Witherspoon**
  Professor and Director Emeritus, Intellectual Property Program

*in cooperation with George Mason Law Review*
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WASHINGTON AREA LAWYERS FOR THE ARTS
Alden Abbott is a Senior Research Fellow focusing on antitrust issues. Before joining Mercatus, Mr. Abbott served as the Federal Trade Commission's General Counsel from 2018 to early 2021, where he represented the Commission in court and provided legal advice to its representatives. Prior to working at the FTC, Mr. Abbott worked at the Heritage Foundation and BlackBerry Ltd. He also served as an adjunct professor at Mason's Antonin Scalia Law School from 1991 to 2018. Mr. Abbott has a J.D. from Harvard Law School and an M.A. in economics from Georgetown University.

Sandra Aistars is Senior Fellow for Copyright Research and Policy and a Senior Scholar at the Center for Intellectual Property x Innovation Policy (C-IP2). She also leads the law school’s Arts & Entertainment Advocacy Program. Professor Aistars has over twenty years of advocacy experience on behalf of copyright and other intellectual property owners. She has served on trade missions and been an industry advisor to the Department of Commerce on intellectual property implications for international trade negotiations; worked on legislative and regulatory matters worldwide; frequently testified before Congress and federal agencies regarding intellectual property matters; chaired cross-industry coalitions and technology standards efforts; and is regularly tapped by government agencies to lecture in U.S. government-sponsored study tours for visiting legislators, judges, prosecutors, and regulators.

Immediately prior to joining Scalia Law, Professor Aistars was the Chief Executive Officer of the Copyright Alliance – a nonprofit, public interest organization that represents the interests of artists and creators across the creative spectrum. While at Scalia Law, she continues to collaborate with the Copyright Alliance as a member of its Academic Advisory Board. Professor Aistars currently serves on the boards of the Washington Area Lawyers for the Arts (WALA) and the Howard Intellectual Property Program (HIPPP), and she has previously served as trustee of the Copyright Society of the USA (CSUSA). Professor Aistars has also previously served as Vice President and Associate General Counsel at Time Warner Inc. She began her legal career in private practice at Weil, Gotshal and Manges LLP.

Professor Clark Asay joined the BYU Law faculty in June 2014. Before coming to BYU, Professor Asay was a Visiting Assistant Professor and Shughart Scholar at Penn State’s Dickinson School of Law from 2012-2014. Prior to entering legal academia, Professor Asay worked at Amazon’s Lab126 and supported the Kindle, Kindle Fire, and Amazon Fire teams. Professor Asay also worked at the law firm of Wilson Sonsini Goodrich & Rosati, where he practiced in the field of technology transactions and intellectual property licensing.

Professor Asay’s research and teaching interests focus on intellectual property law, technology, and innovation. He has published papers relating to patents, copyright, open source software licensing, and information privacy. He has taught courses on intellectual property law, information privacy, and contracts.

Professor Asay is a graduate of Stanford Law School, where he was an Executive Editor for the Stanford Law Review. Professor Asay also earned an M.Phil from the University of Cambridge and a BA, summa cum laude, from Brigham Young University.

Jonathan M. Barnett is the Torrey H. Webb Professor of Law at the University of Southern California Gould School of Law and a Senior Fellow for Innovation Policy and Senior Scholar at C-IP2. He is the author of Innovators, Firms,

Lee Branstetter is a professor of economics and public policy at Carnegie Mellon University and a nonresident senior fellow at the Peterson Institute for International Economics. Branstetter is also a research associate of the National Bureau of Economic Research. He served as a Senior Economist at the Council of Economic Advisers in 2011-2012. Before moving to Carnegie Mellon, Branstetter was the Daniel Stanton Associate Professor of Business at Columbia Business School, where he directed the International Business Program. Branstetter also served as an Associate Editor of the Journal of International Economics and Public Policy.

Victoria A. Cundiff is a partner at Paul Hastings and is based in the firm’s New York office. Ms. Cundiff is a leader of the Litigation department’s global Trade Secrets practice and is regularly named a “Leading Lawyer” nationally in the field by The Legal 500. She helps clients acquire, protect, and maximize value from intellectual property. Ms. Cundiff’s clients include emerging companies, joint ventures, and Fortune 50 companies in a variety of industries, including software, media, financial services, insurance, medical devices, pharmaceutical, chemical, consumer goods, marketing, and sales and distribution organizations.

Much of her work focuses on issues arising at the intersection of intellectual property and employment law, including avoiding the loss or receipt of trade secrets and other valuable assets when key employees move between competitors, analyzing and litigating restrictive covenant and intellectual property ownership disputes, and designing confidential investigation procedures and verification protocols for resolving intellectual property use and ownership disputes outside of court.

Ms. Cundiff has tried intellectual property and related commercial disputes throughout the United States and before a variety of arbitration and mediation tribunals, and has coordinated on such disputes internationally. As important, is her work to help organizations avoid litigation. Ms. Cundiff writes extensively on intellectual property law issues, including “Preventing The Inevitable: How Thinking About What Might Happen Can Help Ensure That it Won’t,” “Reasonable Measures to Protect Trade Secrets in a Digital Environment,” and “How to Place Your Intellectual Property at Risk,” and has contributed to the ICC Trade Secrets Task Force Report on Trade Secrets Legislation. She is a frequent speaker on the implications of recent IP developments. Ms. Cundiff serves as an instructor in programs sponsored by the USPTO on trade secrets law, for, among others, representatives of governments of a variety of U.S. trading partners. She has contributed to amicus curiae briefs filed in the United States Supreme Court on copyright and intellectual property-licensing issues. She has also completed a certificate in Chinese IP Law from the Berkeley Center for Law & Technology.

Ms. Cundiff is a Member of the American Law Institute, serving as an Adviser on the Restatement, Third, Conflict of Laws. Ms. Cundiff serves as Chair of the Sedona Conference Working Group on Trade Secrets Law and co-chair of the group’s Equitable Relief Drafting Team and has served as the Vice Chair of the IPO’s trade secrets committee. She is a member of the Executive Committee of the New York State Bar Association’s Intellectual Property Section and is the past Chair of that section. She was an invited civilian guest at the U.S. Army War College National Security Seminar and has been recognized in The Best Lawyers in America; Chambers; Legal 500; and New York Super Lawyers, among other lawyer directories and guides.

Ms. Cundiff is a Visiting Lecturer in Law at Yale Law School, where she teaches intellectual property law, and the University of Pennsylvania, where she teaches trade secrets law. She has also been a Visiting Lecturer at the University of Virginia Law School, teaching trade secrets law. Ms. Cundiff received her B.A. degree from the University of Denver, where she was a Boettcher Foundation Scholar, and received her J.D. degree from Yale Law School. She is on the advisory board of the Yale Law School Center for the Study of Corporate Law. Ms. Cundiff is a founding member of the Print Club of the City of New York. She serves on the boards of the United States Senate Youth Program Alumni Association and the Yale Law School Executive Committee and has served on the Board of the York Theatre Company in New York.
Gregory Dolin is a Scholar at C-IP2 and an Associate Professor of Law and an associate director of the Center for the Law of Intellectual Property and Technology at the University of Baltimore School of Law. Professor Dolin’s scholarship centers on patent law with a specific focus on how the patent regime affects innovation, especially in bio-pharmaceutical areas. His work in these areas includes a number of scholarly articles, presentations, amicus briefs, and congressional testimony.

Between 2020 and 2022, Dolin was on leave from his academic position and served as an Associate Justice of the Supreme Court of the Republic of Palau. During his two years on the Court, then-Justice Dolin published opinions in property, contracts, criminal, administrative, and constitutional law matters.

In addition to his academic work, Professor Dolin sits on the board of directors and serves as an appellate counsel for the Jewish Coalition for Religious Liberty, an organization dedicated to preserving the ability of individuals to freely practice their religion without undue government interference. In this capacity, he has authored and co-authored numerous briefs before the U.S. Supreme Court and various Courts of Appeals. He is also a member of the Federalist Society’s Administrative Law & Regulation Practice Group Executive Committee, an adjunct scholar at the Cato Institute’s Robert A. Levy Center for Constitutional Studies, and a senior fellow at the American Conservative Union Foundation. He has previously served as a member of the Maryland State Advisory Committee to the U.S. Commission on Civil Rights. From 2017 to 2020, Dolin served on the Clifton T. Perkins Center Advisory Board.

Prior to joining the University of Baltimore School of Law, Dolin held visiting appointments in other law schools. He also served as a law clerk to the Hon. Pauline Newman, of the U.S. Court of Appeals for the Federal Circuit and the late Hon. H. Emory Widener Jr., of the U.S. Court of Appeals for the Fourth Circuit. He continues to render service to the Fourth Circuit by representing indigent appellants.

In his spare time, Dolin travels, enjoys museums, opera, translates Russian poetry into English, and consults for various Hollywood shows. He also has a real Russian bear in his office.

Jay Ezrielev is a former economic advisor to Federal Trade Commission Chairman Joseph Simons. He specializes in the economics of industrial organization, econometrics, and antitrust policy. With 20 years in economic consulting and government, Dr. Ezrielev has advised clients on numerous high-profile matters, including merger reviews, monopolization litigation, regulatory hearings, price-fixing litigation, intellectual property matters, contractual disputes, and class certification matters. Dr. Ezrielev participated in drafting the Vertical Merger Guidelines. He has extensive experience leading economic analyses, providing agency advocacy, assisting in preparation of expert reports and testimony, advising counsel on expert examinations, developing economic models, and performing econometric analysis of large data sets. He also taught financial economics as an adjunct professor at Johns Hopkins University. Dr. Ezrielev earned a Ph.D. in Economics from New York University, an M.S. in Electrical Engineering from Rutgers University, and a B.S. in Electrical Engineering from Rutgers University. Dr. Ezrielev previously worked as a scientist and software developer at Siemens Medical Systems and Goldman Sachs.

Sreekar Gadde, the Executive Director for BlueTree Allied Angels, leverages his background in engineering, law, and business to identify and analyze early-stage companies for potential investment opportunities. In addition, he assists management teams of early- and mid-stage companies in developing an IP strategy that complements the company’s business strategy. Sree’s work experience spans various fields including Artificial Intelligence (Edge Case Research, Aspinity, TalkMeUp, and Ariel Precision Medicine), medicine (Lindy BioSciences and CytoAgents), data analytics (BlastPoint), and consumer goods (Aeronics, Anglr, and Crafty Counter). Independent of industry, Sree works with companies to
identify what differentiates them from their competition and
determine what forms of IP provide them the best strategic
value to protect that differentiation. Prior to joining BlueTree,
Sree worked as an IP litigator and an IP prosecutor at two
top law firms, Ropes and Gray and Sterne Kessler, as well as
Assistant Chief IP Counsel for Dynamics, Inc. In addition, he was
a validation engineer and team lead for Intel’s microprocessor
design business unit. Sree holds an MBA from Carnegie Mellon
University’s Tepper School of Business, a JD from The George
Washington University Law School, a Master’s and Bachelor’s
in Electrical and Computer Engineering from CMU, as well as a
Bachelor’s in Cognitive Science. Beyond working with specific
companies, Sree frequently presents at conferences on how
investors can analyze IP Strategy and how companies can
improve the efficiency of their IP spending by taking ownership
of their IP strategy. Recently, he has spoken at the Giles S. Rich
Inn of Court, the “IPforAI” conference, and the “2019 Global IP
Strategy Conference.”

The Honorable Douglas H. Ginsburg
United States Court of Appeals, D.C. Circuit

Circuit Judge Douglas H. Ginsburg was appointed to the United
After receiving his B.S. from Cornell University in 1970, and
his J.D. from the University of Chicago Law School in 1973, he
clerked on the D.C. Circuit and for Justice Thurgood Marshall on
the United States Supreme Court. Thereafter, Judge Ginsburg
was a professor at the Harvard Law School, the Deputy Assistant
and then Assistant Attorney General for the Antitrust Division
of the Department of Justice, as well as the Administrator of
the Office of Information and Regulatory Affairs in the Office
of Management and Budget. Concurrent with his service as
a federal judge, Judge Ginsburg has taught at the University
of Chicago Law School and the New York University School
of Law. Judge Ginsburg is currently a Professor of Law at the
George Mason University and a visiting professor at University
College London, Faculty of Laws.

Jamil N. Jaffer is the Founder and Executive Director of the
National Security Institute, and an Assistant Professor of Law
and Director of the National Security Law & Policy Program
at George Mason University – Antonin Scalia Law School

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Jonathan R. Hoganson
Corporate Vice President,
Government Relations and
Regulatory Affairs, Advanced Micro
Devices, Inc. (AMD)

Jonathan R. Hoganson serves as the Corporate Vice President of
US Government Relations, at AMD the leader in high performance
and adaptive computing. In this role, Jon is responsible for
overseeing AMD’s US policy agenda and interaction with
leaders at the local, state, and Federal levels. Prior to joining
AMD, Jon managed government affairs for Micron, where he
played a leading role in developing and passing the Defend
Trade Secrets Act.

Jamil N. Jaffer
Founder and Executive Director,
National Security Institute; Assistant
Professor of Law and Director,
National Security Law & Policy
Program, George Mason University –
Antonin Scalia Law School

Jamil N. Jaffer is the Founder and Executive Director of the
National Security Institute, and an Assistant Professor of Law
and Director of the National Security Law & Policy Program
and the nation’s first Cyber, Intelligence, and National Security
LL.M at the Antonin Scalia Law School at George Mason
University, where he also teaches classes on counterterrorism,
intelligence, surveillance, cybersecurity, and other national
security matters, as well as a summer course in Padua, Italy with U.S. Supreme Court Justice Neil M. Gorsuch. Jamil is also affiliated with Stanford University’s Center for International Security and Cooperation and previously served as a Visiting Fellow at the Hoover Institution from 2016 – 2019.

Jamil is also an advisor to Beacon Global Strategies, a strategic advisory firm; and serves on the advisory boards of IronNet Cybersecurity, a NYSE-listed cyber collective defense company; U.S. Strategic Metals, North America’s largest primary producer of cobalt, a critical mineral used in EV batteries, aerospace, and other national security applications; and 4iQ, a deep and dark web intelligence startup. Jamil also serves as an advisor to Duco, a technology platform startup that connects corporations with geopolitical and international business experts and Amber, a digital authentication and verification startup.

Among other things, Jamil also currently serves on the Board of Directors for the Greater Washington Board of Trade, the Board of Advisors for the Global Cyber Alliance, and the Advisory Board of the Foundation for the Defense of Democracies’ Center on Cyber and Tech Innovation, the Executive Committee of the Reagan Institute Strategy Group, and is a member of the Center for a New American Security’s Artificial Intelligence and National Security Task Force and the CNAS Digital Freedom Forum. Jamil is also affiliated with Stanford University’s Center for International Security and Cooperation.

Immediately prior to his current positions, Jamil served for six-and-a-half years as a senior business leader at IronNet Cybersecurity, helping take the company from a bootstrapped first-year technology products startup through two rounds of venture capital fundraising, growing from 40 employees to over 300, and through its listing on New York Stock Exchange through a special purpose acquisition company (SPAC). In his role as IronNet’s Senior Vice President for Strategy, Partnerships & Corporate Development, Jamil worked directly for the co-CEOs of the company, Gen (ret.) Keith B. Alexander, the former Director of the National Security Agency and Founding Commander of U.S. Cyber Command and Bill Welch, the former COO of Zscaler and Duo; in that role, Jamil led all of the company’s strategic and technology partnership efforts, including developing go-to-market and technology integration plans with some of the largest cloud platforms and cybersecurity companies in the market, evaluating potential acquisition targets, and developing overall corporate strategy and thought leadership around collective security and collaborative defense in the cyber arena.

Jamil is also a Fellow at the Academy for Judaic, Christian, and Islamic Studies, and is a member of the Board of Directors for the Center for Intelligence Policy, the Board of Directors of Speech First, and the Executive Committee of the International Law and National Security Practice Group of the Federalist Society, and is an advisor to the Concordia Summit.

Prior to his current positions, Jamil served on the leadership team of the Senate Foreign Relations Committee as Chief Counsel and Senior Advisor under Chairman Bob Corker (R-TN), where he worked on key national security and foreign policy issues, including leading the drafting of the proposed Authorization for the Use of Military Force against ISIS in 2014 and 2015, the AUMF against Syria in 2013, and revisions to the 9/11 AUMF against al Qaeda. Jamil was also the lead architect of the Iran Nuclear Agreement Review Act and two sanctions laws against Russia for its intervention in Ukraine.

Prior to joining SFRC, Jamil served as Senior Counsel to the House Permanent Select Committee on Intelligence under Chairman Mike Rogers (R-MI) where he led the committee’s oversight of NSA surveillance, NRO intelligence issues, and NGA analytic and collection matters, as well as intelligence community-wide counterterrorism issues. Jamil was also the lead architect of the Cyber Intelligence Sharing and Protection Act, the nation’s first cyber threat intelligence sharing legislation that was signed into law in 2015.

In the Bush Administration, Jamil served in the White House as an Associate Counsel to the President, handling Defense Department, State Department, and intelligence community matters, and serving as one of the White House Counsel’s primary representatives to the National Security Council Deputies Committee.

Prior to the White House, Jamil served on the leadership team of the Justice Department’s National Security Division as Counsel to the Assistant Attorney General for National Security, where he focused on counterterrorism and intelligence matters. At NSD, Jamil was helped lead the division’s work on In re: Directives, the first ever two-party litigated matter in the FISA Court and only the second case before the FISA Court of Review in its 30-year history. Jamil also led NSD’s efforts on the President’s Comprehensive National Cybersecurity Initiative (CNCI), including the drafting of NSPD-54/HSPD-23, and related classified matters, and advised the National Security Agency (NSA) and U.S. Cyber Command’s predecessor organization, the Joint Function Component Command for Network Warfare (JFCC-NW), on matters related to cyber intelligence collection and offensive cyber activities. For his work on these matters, Jamil was awarded the Assistant Attorney General’s Award for Special
Initiative and was among the group of lawyers awarded the Director of National Intelligence’s 2008 Legal Award (Team of the Year – Cyber Legal).

Jamil also served in other positions in the Justice Department, including in the Office of Legal Policy, where he worked on the confirmations of Chief Justice John G. Roberts, Jr. and Justice Samuel A. Alito, Jr. to the United States Supreme Court.

Jamil has also served as a lawyer in private practice at Kellogg Huber, a Washington, DC-based litigation boutique, as a policy advisor to Congressman Bob Goodlatte (R-VA), and as a staff member or senior advisor on a number of political campaigns, including two presidential campaigns and a presidential transition team. While in law school, Jamil was a member of the University of Chicago Law Review, managing editor of the Chicago Journal of International Law, and National Symposium Editor of the Harvard Journal of Law & Public Policy. Following law school, Jamil served as a law clerk to Judge Edith H. Jones of the United States Court of Appeals for the Fifth Circuit and, later in his career, as a law clerk to then-Judge Neil M. Gorsuch when he first joined the United States Court of Appeals for the Tenth Circuit as well as a law clerk to Justice Neil Gorsuch when he joined the U.S. Supreme Court.

Jamil has published multiple op-eds and academic articles on national security, foreign policy, cybersecurity, counterterrorism, encryption, and intelligence matters, and is the co-author of a book chapter with former NSA Director Gen. (Ret.) Keith B. Alexander on national security and the press in National Security, Leaks, and the Freedom of the Press: The Pentagon Papers Fifty Years On (2021) and a book chapter with former CIA Director Gen. (ret.) Mike Hayden on ISIS, al Qaeda, and other international terrorist groups in Choosing to Lead: American Foreign Policy for a Disordered World (2015). Jamil has also written book chapters on cybersecurity and surveillance, as well as op-eds and policy papers with former Attorney General Michael B. Mukasey, former National Counterterrorism Center Director Matt Olsen, and Congressman Mike Waltz (R-FL), among others.

Jamil has previously taught graduate-level courses in intelligence law and policy at George Washington University’s Elliott School of International Affairs and the National Intelligence University, was an outside advisor to the Cyberspace Solarium Commission, and has recently testified before committees of the U.S. Senate and House of Representatives on cybersecurity, counterterrorism, and other national security matters. Jamil has recently appeared on a range of national television and radio outlets including CNN, Fox News, Fox Business, MSNBC, Bloomberg, PBS, Voice of America, and National Public Radio, and in various print and online publications, including the New York Times, Wall Street Journal, and the Washington Post on a range of national security matters including cybersecurity, counterterrorism, surveillance, encryption, privacy, and foreign policy issues.

Jamil holds degrees from UCLA (B.A., cum laude), the University of Chicago Law School (J.D., with honors), and the United States Naval War College (M.A., with distinction).

David Korn
Vice President, Intellectual Property and Law, PhRMA

David Korn is Vice President, Intellectual Property and Law, for the Pharmaceutical Research and Manufacturers of America (PhRMA). He focuses on IP and related regulatory issues in Congress, the U.S. Patent and Trademark Office and the Food and Drug Administration, as well as in amicus briefs in cases of interest to PhRMA. He has degrees in biomedical engineering from Duke and Northwestern and a JD from Harvard Law School. Prior to joining PhRMA, he worked in private practice and clerked in the U.S. District Court for the District of Delaware.

Joshua A. Kresh
Managing Director,
C-IP2, George Mason University Antonin Scalia Law School

Joshua Kresh is the Managing Director of the Center for Intellectual Property x Innovation Policy (C-IP2) at George Mason University, Antonin Scalia Law School. He was previously an Associate with DLA Piper in Washington, D.C., where he practiced patent litigation. Joshua received his law degree with honors from The George Washington University Law School, and he holds master’s and bachelor’s degrees in computer science from Brandeis University. Joshua is the Chair of AIPLA’s New Lawyers Committee and Co-Mentoring Chair of the Giles Rich American Inn of Court, and he is a registered patent attorney with the U.S. Patent and Trademark Office. He previously served on the Intellectual Property Committee for the U.S. Court of Federal Claims Advisory Council.
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Gary Lauder
Managing Director, Lauder Partners LLC

Gary Lauder is the Managing Director of Lauder Partners LLC, a Silicon Valley-based venture capital firm investing in various realms of the technology field. He has been a venture capitalist since 1985, investing in over 150 private companies, and is an observer or member of about 7 of their boards. He serves on the Advisory Council of the Aspen Institute Science & Society Program and the Board of Governors of Alzheimer’s Drug Discovery Foundation. In the 1980’s, he worked at the venture firms of Aetna, Jacobs & Ramo Technology Ventures, as well as Wolfensohn Associates. He holds a BA in International Relations from the University of Pennsylvania; a BS in Economics from the Wharton School; and an MBA from the Stanford Graduate School of Business. He is the co-creator of the Aspen Institute’s Socrates Society with Laura, his wife, and is a member of the inaugural class of the Aspen Institute’s Henry Crown Fellowship Program. From time to time, he publicly advocates on subjects that are important, but misunderstood, primarily: 1) preserving and improving our patent system for the benefit of tech entrepreneurs who innovate in fields where patent protection matters, and 2) improving decision-making on transportation to alleviate traffic congestion. He is co-inventor of 17 patents, has spoken at over 150 industry forums, and, since 1992, has published several articles about the future of telecommunications and computing...that he still stands by.

Kevin D. McDonald
Partner, Jones Day

Kevin D. McDonald is a Senior Editor of the Antitrust Law Journal and a member of the D.C. Bar. He is a retired partner of Jones Day, where he litigated antitrust cases for over 37 years. He represented pharmaceutical companies in cases involving reverse payments, product-hopping, and other alleged abuses of IP rights. In Illinois Tool Works v. Independent Ink, he was the principal author of the American Bar Association’s amicus brief before the Supreme Court successfully arguing for reversal. Since retiring, he has divided his time between (1) writing and editing legal papers, and (2) writing and recording music (his latest album, Stop Wasting Your Time, is available on Apple Music and other streaming services).

Orit Fischman-Afori
Professor of Law, The Haim Striks School of Law, College of Management Academic Studies (COLMAN)

Prof. Orit Fischman-Afori, Ph.D, LL.B. (Hebrew University of Jerusalem), is a law Professor at the Striks Faculty of Law, College of Management, Israel. Prof. Fischman-Afori’s main fields of research are Intellectual Property, Law and Technology and Information Law. Prof. Fischman-Afori served as Dean of the Striks Faculty of Law beginning in 2016 through 2019, as a member of the Israeli Competition Law Tribunal (District Court, Jerusalem) in 2017- 2020, as a guest researcher at Cambridge University in 2013 and as a guest researcher at University of California, Berkley in 2007. Recently, Prof. Fischman-Afori was elected as President Elect of ATRIP – International Association for the Advancement of Teaching and Research in Intellectual Property. Professor Fischman-Afori publishes extensively in Israel, Europe and in the US. Professor Fischman-Afori’s publications concern the development of the interface between intellectual property and human rights, emphasizing the importance of remedies in the development of substantive law. Professor Fischman-Afori’s recent publications addressed the development of digital governance in the online environment, and various empirical studies regarding the Israeli patent system.

Emily Michiko Morris
David L. Brennan Endowed Chair, Associate Professor, and Associate Director, Center for Intellectual Property Law & Technology, University of Akron School of Law; Senior Fellow for Life Sciences & Scholar, C-IP2

Emily Michiko Morris is the Senior Fellow for Life Sciences and a Scholar and Edison Fellow at C-IP2. An experienced teacher and researcher specializing in patent law, particularly as it relates to biotechnology and university research, Prof. Morris is also an expert on regulatory issues related to the pharmaceutical industry. Her research focuses on comparative law and comparative intellectual property law as well.
Professor Morris’ work on patentable subject matter, the Hatch-Waxman Act, and the Bayh-Dole Act, patent claim construction and scope, international IP agreements, and the discriminatory effects of IP registration has been published in books and leading journals, such as the CONNECTICUT LAW REVIEW, the WASHINGTON LAW REVIEW, the STANFORD TECHNOLOGY LAW REVIEW, and the HARVARD JOURNAL OF GENDER AND LAW. Professor Morris also is the recipient of numerous grants and awards, including a three-year, $250,000 fellowship as an Eastern Scholar at the Shanghai University of Political Science and Law, where she lived and worked for a year as a visiting professor. She has been invited to speak at conferences and teach at universities all over the world, including China, Egypt, South Korea, Israel, Switzerland, and Vietnam.

Professor Morris has taught a variety of courses in intellectual property law, law and medicine, and comparative law as a Visiting Associate Professor at the University of Maine School of Law, an Associate Professor at the Indiana University Robert H. McKinney School of Law, a Visiting Associate Professor at the Chicago-Kent College of Law, and as an adjunct assistant professor and Humphrey Fellow in Law and Economic Policy at the John M. Olin Center for Law and Economics, University of Michigan Law School. Before joining academia, Professor Morris earned her A.B. from Harvard University and her J.D. from the University of Michigan Law School, where she was an articles editor on the Michigan Law Review. Following graduation from law school, Professor Morris clerked for the Honorable Bruce M. Selya on the First Circuit Court of Appeals and practiced for three years as an associate in the Issue & Appeals group in the Washington D.C. of Jones Day.

Dr Igor Nikolic is a Research Fellow at EUI. He specializes in the areas of intellectual property rights, competition law, standard essential patents (SEPs), innovation and technical standardization, competition and digital economy. Igor completed his PhD at University College London on the licensing of Standard Essential Patents in the era of 5G and the Internet of Things, where he is also associated as a Senior Fellow at UCL’s Centre for Law, Economics & Society. A book on SEP licensing will be published by Hart Publishing in 2021. Igor has given presentations at various international conferences (Oxford, Stanford, Tokyo) and published in academic journals. He also taught competition law at UCL, King’s College and University of Turin, worked on the report by BRICS Competition Law and Policy Centre on ‘Digital Era Competition: a BRICS View’ and often works an external consultant on competition law and policy for the World Bank. Igor is also a qualified attorney at law advising on competition, intellectual property and regulatory issues.

Sean O’Connor, noted innovation law scholar, is a Professor of Law and Faculty Director of the Center for Intellectual Property x Innovation Policy (C-IP2) at George Mason University, Antonin Scalia Law School. He was previously Boeing International Professor of Law at the University of Washington School of Law in Seattle. His research focuses on intellectual property and business law with regard to start-ups and commercializing technology and arts innovation. His teaching and law practice specialize in transactions and the strategic role of the general counsel. Professor O’Connor received his law degree from Stanford Law School, a master’s degree in philosophy from Arizona State University, and a bachelor’s degree in history from University of Massachusetts. He is currently completing a book, The Means of Innovation: Creation, Control, Method+ology, and serving as Editor for a new Handbook of Music Law & Policy, both to be published by Oxford University Press. His scholarly articles can be downloaded here.

Dr. Jorge Padilla
Senior Managing Director and Head, Compass Lexecon Europe

Dr. Padilla earned M. Phil and D. Phil degrees in Economics from the University of Oxford. He is Research Fellow at the Centro de Estudios Monetarios y Financieros (CEMF, Madrid) and teaches competition economics at the Barcelona Graduate School of Economics (BGSE) and at the Toulouse School of Economics (TSE).
He has given expert testimony before the competition authorities and courts of several EU member states, as well as in cases before the European Commission. Dr. Padilla has submitted written testimony to the European General Court, and the UK Competition Appeals Tribunal in cartel, merger control and abuse of dominance cases. He has also given expert testimony in various civil litigation (damages), international arbitration cases, and competition cases in non-EU jurisdictions (Argentina, Australia, Brazil, Canada, Chile, China, Colombia, India, Israel, Jamaica, Singapore, South Africa, Turkey and the United States).


Maria A. Pallante is the President and CEO of the Association of American Publishers, where she leads the public policy priorities of book, education, and research journal publishers in the United States, advancing solutions that drive human empowerment, scientific progress, and a vibrant creative economy.

From 2011 to 2016, Maria served as Register of Copyrights and Director of the U.S. Copyright Office during an extremely active period of policy analysis. She advised and helped commence the first comprehensive review of the Copyright Act by Congress in decades, testifying on complex issues of law and technology; highlighting the centrality of authors to the public interest; and conducting numerous agency rulemakings and hearings about existing and emerging challenges. Under her leadership, the Office published several impactful studies, including The Making Available Right in the United States; Copyright and the Music Marketplace; and Copyright Small Claims. At the same time, Maria led public proceedings to modernize the records, technology, and authorities of the Copyright Office itself, to better serve the fast-moving transactions of the digital marketplace. She produced a complete overhaul of the Compendium of U.S. Copyright Office Practices, making it widely available for the first time as a living digital publication for courts, practitioners, and staff. Among other initiatives, she established the Barbara A. Ringer Honors Fellowship program and Abraham L. Kaminstein Scholar in Residence.

Maria has delivered numerous distinguished lectures, including the Horace S. Manges Lecture at Columbia; the David Nelson Lectures at Berkeley; the Christopher Meyer Memorial Lecture at George Washington University; the Roger L. Shidler Lecture at Washington University; and the Robert W. Kastenmeier Lecture at the University of Wisconsin. She is a former Trustee of the Copyright Society and a recipient of the DC Bar’s Champion of Intellectual Property Award.

Earlier in her career, Maria served for eight years as in-house counsel for with the Guggenheim Museums and Foundation, New York, where she advised on governance and exhibitions and directed the global licensing program for the institution’s famous name, buildings, and collections. She began her career in private practice and as a staff attorney with the Authors Guild. She is a graduate of the George Washington University Law School.

Dr. Kirti Gupta is the Vice President and Chief Economist at Qualcomm with ~20 years of experience in the mobile industry in diverse roles spanning engineering, product, litigation, and policy. She and her team provide economic analysis and thought leadership on global Technology, IP, Antitrust economic policy issues, collaborating with various business units internally, and a global network of experts, influencers, and policy makers externally. She is also a Senior Advisor at the Washington D.C. based think-tank, Center for Strategic and International Studies, and the co-founder and executive director of IP Leadership, an industry coalition providing a data-driven dialogue and analysis on IP and Innovation policy. Prior to her role as an economist, Kirti spent over a decade as a wireless systems-engineering expert, working on R&D for the third and fourth generation wireless cellular standards that connect most of the mobile devices in the world today.
Dr. Gupta holds a M.S. in Electrical Engineering from Purdue University, and a Ph.D. in Economics from the University of California, San Diego. She has published widely in policy, law, and economic journals, and holds over 50 patents in the field of wireless communications.

Aurelien Portuese is director of the Schumpeter Project on Competition Policy, which advances a dynamic framework for competition policy in which innovation is a central concern for antitrust enforcement, not a secondary consideration. He is also an adjunct professor of law at the Global Antitrust Institute of George Mason University, and at the Catholic University of Paris.

As an expert in U.S. antitrust and EU competition law and economics, Portuese has published extensively on these issues and has presented his research at international conferences. With 10 years of university experience (UK, France, Belgium, US), his research encompasses U.S. and European perspectives on the regulation of competition.

A doctor in law from the University of Paris II (Sorbonne), Portuese has graduated from the London School of Economics, Sciences Po Paris, and from the University of Hamburg.

Dan Prud’homme is an assistant professor at Florida International University (FIU)’s College of Business (Miami, FL, USA) and a research associate at Duke University’s China campus. Prior to joining academia, Dan worked for a decade in consulting and other roles in Beijing and Shanghai, China – specializing in intellectual property, innovation, and international trade management. Prior to that, Dan served in the public sector in the US. Dan has formally advised the World Bank, European Union Intellectual Property Office (EUIPO), Chinese Academy of Sciences, China’s State Intellectual Property Office (now CNIPA), the European Commission, and other organizations. His research focuses on intellectual property, innovation, strategy, and international business – especially in China, Europe, and the US. After completing his PhD in management, Dan was a visiting fellow at University of Oxford (UK) for a year. Dan also holds graduate degrees in law and public policy.

Jon Putnam founded Competition Dynamics as a platform for economic research and testimony at the intersection of intellectual property, competition, and international trade law.

Jon Putnam holds BA, MA and PhD degrees in economics from Yale University, where he specialized in international, macro and R&D economics. He received fellowships at Yale and Columbia Law Schools, and a Yale International and Area Studies fellowship for the study of European patent systems. Dr. Putnam’s PhD thesis, The Value of International Patent Rights, was the first to measure the global value of patent rights.

From 2001 to 2005, Dr. Putnam held a professorship in the Law and Economics of Intellectual Property at the Centre for Innovation Law and Policy, University of Toronto. Dr. Putnam has also held academic appointments at the Boston University Graduate School of Management, Columbia University Schools of Law and Business, Vassar College, and Yale College.


Dr. Putnam has been retained in more than 100 consulting engagements and has testified more than 40 times in patent, antitrust, copyright, trade secret, contract and tax actions in federal, state and bankruptcy courts; before the US Federal Trade Commission, International Trade Commission, and Tax Court; in US and international arbitrations; and in regulatory proceedings in Canada and India.
Dr. Putnam regularly testifies in large-scale intellectual property litigation. Cases with more than $1 billion in controversy include: Medtronic v Internal Revenue Service, Apple v Qualcomm, Idenix v Gilead Sciences, Ericsson v Huawei, Ericsson v Apple, Ericsson v Samsung, and InterDigital v Samsung.

Dr. Alexander Raskovich
*Director of Research,*
Global Antitrust Institute (GAI),
George Mason University - Antonin Scalia Law School

Dr. Raskovich is Director of Research for the Global Antitrust Institute (GAI) in the Antonin Scalia Law School of George Mason University. Prior to joining GAI at the beginning of 2022, Dr. Raskovich served for more than three decades in the Economic Analysis Group of the Antitrust Division, U.S. Department of Justice, where he analyzed mergers and business practices in a wide variety of industries and most recently participated in the drafting of the Vertical Merger Guidelines. In 2004-5, he served as a senior staff economist with the President’s Council of Economic Advisers, advising the Chair, Members and White House officials on issues involving regulation generally, with a focus on energy, finance and industrial organization. He was principal author of the chapter on innovation in the 2005 Economic Report of the President. In 1994-5, Dr. Raskovich was the Victor H. Kramer Fellow in the University of Chicago Law School, where he conducted research on vertical restraints. His Ph.D. in economics, with specializations in industrial organization and labor economics, is from the University of California at Los Angeles (1990).

Mark F. Schultz
*Goodyear Tire & Rubber Company Chair in Intellectual Property Law & Director,* Center for Intellectual Property Law and Technology, University of Akron School of Law; *Senior Scholar,* Center for Intellectual Property x Innovation Policy

Professor Mark F. Schultz is the Goodyear Tire & Rubber Company Endowed Chair in Intellectual Property Law and the Director of the Intellectual Property and Technology Law Program at the University of Akron School of Law. He teaches and writes primarily in the area of intellectual property. Prior to coming to Akron, he was a professor at Southern Illinois University School of Law for 16 years and was co-founder and a leader of the Center for Intellectual Property x Innovation Policy (C-IP2; the then Center for Protection of Intellectual Property (CPIP)) at George Mason University in Washington, D.C., where he remains a non-resident Senior Scholar. He also serves as a Senior Fellow of the Geneva Network, a UK-based think tank focused on international IP, trade, and public health. His research concerns the law and economics of the global intellectual property system. As an influential voice in public policy debates regarding intellectual property, he speaks frequently around the world about the connection between secure and effective intellectual property rights and flourishing national economies and individual lives. He has testified before the U.S. Congress on copyright issues at the invitation of both the U.S. House of Representatives and the U.S. Senate. He has spoken at programs hosted by the U.S. Patent and Trademark Office, the U.S. Trade Representative, the U.S. Copyright Office, the World Intellectual Property Organization, and the World Trade Organization, as well as numerous academic institutions, think tanks, and industry groups. He currently is chair of the Academic Advisory Board of the Copyright Alliance.

Dr. Nicola Searle
*Associate Professor,*
Institute for Creative and Cultural Entrepreneurship (ICCE), Goldsmiths, University of London

Dr. Searle is an Associate Professor at Goldsmiths, University of London. She has 20 years of experience in the economic analysis of IP in academic and government settings. Dr. Searle’s research addresses the economics of innovation and the digital economy, with a focus on the economics of trade secrets. She is the author of two Oxford University Press books on economic aspects of IP. Dr. Searle regularly collaborates with IP policymakers in national, international and translational organizations, and has published three government reports on IP. She holds a visiting position at the University of Bologna, Italy and chairs the UK Research & Innovation (UKRI, the UK government funding body) Digital Security and Resilience Advisory Board. Dr. Searle began her career as a Financial Associate at Goldman Sachs. She also served as a Government Economic Advisor for the UK Intellectual Property Office and as a researcher at the School of Design and Informatics at the University of Abertay. She was previously an Honorary Scholar at the University of St Andrews and wrote for the IP blog, the IPKat, as the Katonomist for several years. BSFS Georgetown University, MSc University of St Andrews, and PhD University of St Andrews.
David Taylor
Professor of Law; Director,
Tsai Center for Law, Science, and Innovation, SMU Dedman School of Law

David O. Taylor is a Professor of Law at the SMU Dedman School of Law in Dallas, Texas. He also founded and serves as the Co-Director of the school’s Tsai Center for Law, Science and Innovation.

Professor Taylor earned his bachelor of science, magna cum laude, in mechanical engineering from Texas A&M University and his juris doctor, cum laude, from Harvard Law School. Prior to law school, Professor Taylor worked as an applications engineer at National Instruments Corporation in Austin, Texas. While in law school, he served as an extern for the U.S. Attorney’s Office in Boston, as a member of both the Harvard Journal of Law & Technology and the Harvard Journal of Law & Public Policy, and as President of the law school’s Texas Club.

After graduating from law school, Professor Taylor clerked for the Honorable Sharon Prost of the U.S. Court of Appeals for the Federal Circuit. Professor Taylor also worked for seven years at the law firm of Baker Botts LLP in its Dallas office. While at Baker Botts, Professor Taylor engaged in patent litigation in various district courts and at the U.S. Court of Appeals for the Federal Circuit. His litigation experience includes both bench and jury trials. A registered patent attorney, he also gained significant experience in the fields of intellectual property licensing and patent prosecution. During his time in practice he assisted with several advanced patent law courses at SMU Dedman School of Law, including Patent Litigation, Intellectual Property Licensing, and Patent Prosecution, and successfully represented clients in pro bono matters, including before the U.S. Court of Veterans Appeals.

At SMU, Professor Taylor teaches in the areas of contracts and patent law. His scholarship focuses on patent law, patent policy, patent litigation, and civil procedure. Professor Taylor has published articles in various journals, including the Connecticut Law Review, Georgia Law Review, New York University Law Review, and in an assortment of intellectual property specialty journals. His publications have been cited by the U.S. Court of Appeals for the Federal Circuit and various district courts. A frequent speaker, he has made academic presentations at law schools across the United States, including Boston College, California Berkeley, Cardozo, Chicago-Kent, DePaul, Houston, Kansas, San Diego, Stanford, and Texas, and internationally in Chongqing, China; Ho Chi Minh City, Vietnam; and Taipei, Taiwan. He also is a regular speaker at various continuing legal education (CLE) events, including events sponsored by the Dallas Bar Association, the Eastern District of Texas Bar Association, the Center for American and International Law, and the Federalist Society for Law and Public Policy Studies. In addition to these activities, Professor Taylor has organized numerous symposia and conferences, helped launch SMU’s Patent and Trademark Clinics, and helped draft the proposal to secure the funding to launch the Tsai Center for Law, Science and Innovation. He serves on several law school committees and is an advisor to both the SMU Science and Technology Law Review and The International Lawyer. Professor Taylor also serves as an advisor to the law school’s chapter of the Federalist Society, which regularly hosts speakers addressing hot topics in the field of constitutional law. SMU granted Professor Taylor tenure in 2016.

Professor Taylor serves in various leadership positions. He has served as a member of the Advisory Council for the U.S. Court of Appeals for the Federal Circuit. He serves on the Executive Board of the Institute for Law and Technology at the Center for American and International Law. He also is currently the Reporter for the Patentable Subject Matter Task Force of the American Intellectual Property Law Association (AIPLA), and he serves as a member of the AIPLA’s Amicus Committee. He has served as the Chair of the Intellectual Property Law Section of the Dallas Bar Association (DBA), and as the Chair of the Computer Law Section of the DBA. In addition to these leadership activities, Professor Taylor has served as an expert and consultant in various intellectual property disputes.

He has received several accolades. Professor Taylor is the recipient of a Thomas Edison Innovation Fellowship from the Center for the Protection of Intellectual Property at the George Mason University Antonin Scalia Law School. He has also been named a founding Barrister of the Honorable Barbara M.G. Lynn American Inn of Court, an Honorary Barrister of the SMU Mason University Antonin Scalia Law School. He has also been named a founding Barrister of the Honorable Barbara M.G. Lynn American Inn of Court, an Honorary Barrister of the SMU Dedman School of Law Board of Advocates, and an Outstanding Graduate of the Irving Independent School District. In addition to these awards, he has received numerous research and course development grants. Outside of his work at the law school and the field of intellectual property law, Professor Taylor has engaged in public service with diverse groups including Advocates for Community Transformation, Texas Scottish Rite Hospital for Children, and the Veterans Consortium Pro Bono Program.

Professor Taylor is married. Together with his wife Rachel, he enjoys spending time with his three children: Caroline, Emily, and Joshua.
Karyn A. Temple is Senior Executive Vice President and Global General Counsel for the Motion Picture Association. One of the world’s leading authorities on copyright, Ms. Temple oversees all of the Association’s legal affairs and content protection efforts around the world. Prior to joining the Motion Picture Association, Ms. Temple served more than eight years in the U.S. Copyright Office, most recently as the Register of Copyrights, where she led the 400-person agency and its eight divisions. Prior to leading the U.S. Copyright Office, Ms. Temple headed its Office of Policy and International Affairs, as well as served in policy and litigation roles at the U.S. Department of Justice; she most recently served in the Obama Administration as Senior Counsel to the Deputy Attorney General of the United States. Ms. Temple received her J.D. from Columbia University School of Law and her B.A. in English from the University of Michigan.

Senator Thom Tillis was first elected to represent North Carolina in 2014 and is currently serving in his second term after being re-elected in 2020.

Senator Tillis is a member of the Judiciary Committee and Ranking Member of the Subcommittee on Intellectual Property.

He has worked to tackle the major issues facing America’s IP system and conduct rigorous oversight of the agencies tasked with protecting our nation’s intellectual property system.

He lives with his wife Susan in Huntersville, North Carolina, and they are the proud parents of two grown children and grandparents to two grand-daughters.

Christopher Yoo is the John H. Chestnut Professor of Law, Communication, and Computer & Information Science and Founding Director, Center for Technology, Innovation and Competition, University of Pennsylvania. One of the most cited scholars in administrative and regulatory law and intellectual property, he has authored five books and over 100 other scholarly works.

Professor Yoo received his A.B. from Harvard University, his M.B.A. from UCLA, and his J.D. from Northwestern University. Before entering the academy, Professor Yoo clerked for Justice Anthony M. Kennedy of the Supreme Court of the United States and Judge A. Raymond Randolph of the U.S. Court of Appeals for the D.C. Circuit. He also practiced law with the D.C. firm of Hogan & Hartson (now Hogan Lovells) under the supervision of now-Chief Justice of the United States John G. Roberts, Jr. He previously taught at Vanderbilt Law School, where founded the Technology and Entertainment Law Program.

He is frequently called to testify before the U.S. Congress, Federal Communications Commission, Federal Trade Commission, Antitrust Division of the U.S. Department of Justice, foreign governments, and international organizations. He recently served as a member of the Federal Communication Commission’s Broadband Deployment Advisory Committee, a Consultant to the Administrative Conference of the United States the Board of Advisors for the American Law Institute’s Project on Principles of Law for Data Privacy and the Restatement of Principles for a Data Economy.

Professor Wentong Zheng received his J.D. and Ph.D. in Economics from Stanford University, where he was an executive editor of Stanford Law Review. His research focuses on legal
and economic issues confronting businesses and regulatory agencies in a globalized world. He has written extensively on international trade and business, antitrust and competition policy, international intellectual property, and Chinese state capitalism. His publications have appeared, among others, at UCLA Law Review, Georgetown Law Journal, and Notre Dame Law Review. He has testified before the U.S.-China Economic and Security Review Commission and has been invited to seminars and policy discussions at the United States National Economic Council, the United States Department of Commerce, and the Office of the United States Trade Representative. He teaches Contracts, International Business Transactions, International Trade Law, and Secured Transactions.