

Contents

<i>List of contributors</i>	vii
Introduction <i>Tana Pistorius</i>	1
PART I IMPACT OF NEW TECHNOLOGIES ACROSS IP	
1 What is the role of new technologies in tensions in intellectual property? <i>Margaret Ann Wilkinson</i>	8
2 Caveats of intermediary liability in the Domain Name System: a review of the ICANN new gTLD right protection measures <i>Hong Xue</i>	35
3 Patentability of human enhancement: from ethical dilemmas to legal (un)certainty <i>Ana Nordberg</i>	54
4 Patent claim interpretation and new technologies: re-thinking the problem/solution approach <i>Milton Lucídio Leão Barcellos</i>	93
PART II TECHNOLOGICAL DEVELOPMENTS AND COPYRIGHT	
5 Asking the right questions in copyright cases: lessons from <i>Aereo</i> and its international brethren <i>Rebecca Giblin and Jane C. Ginsburg</i>	109
6 Contemporary challenges to the territoriality of copyright – some reflections on the Marrakesh Treaty and the EU’s Orphan Works Directive <i>Johan Axhamn</i>	153
7 ‘Linking’ and ‘browsing’ in the light of the EU Court of Justice’s case law <i>Irini Stamatoudi</i>	179

- 8 Internet intermediaries' liability for online copyright infringement: European copyright law *acquis* and perspectives 208
Tatiana-Eleni Synodinou
- 9 The argument for 'non-consumptive use' in the EU: how copyright could be redefined to allow text and data mining 237
Paweł Kamocki

Index 259