Index

actual fraud 52
Adams, John N. 77
administration costs, patent systems 122
Ahlborn, Christian 88
Alaska Airlines Inc. v. United Airlines Inc. 37, 40
Andersen, Birgitte 123, 125, 126, 128, 129
angry orphans 18, 32
ANSI, subsequent discovery of patents 45
antitrust law, USA, Section 2 of the Sherman Act 24–5
Arenda, Phillip 38
Arquit, Kevin J. 45
Arrow, Kenneth J. 141
Arrow's Paradox of information 141
Aspen Skiing Co. v. Aspen Highlands Skiing Co. 28–9
Chicago school approach 151–2
Post-Chicago approach 154
Aspen Skiing principle 28–33
Atari Game Corp. and Tengen, Inc., v. Nintendo of America Inc. and Nintendo Co., Ltd., 975 F.2d 832 (1992) 183
Atomic Energy Act (USA), compulsory licences 108
Ayres, Ian 165, 167, 192, 212
Baker, Jonathan B. 145
Balto, David A. 56
bandwagon effects 15
Barton, John H. 137, 165
Baseman, Kenneth C. 157, 158, 203
Begg, David 61, 84, 119, 159
Bekkers, Rudi 12, 78, 80, 81, 92
Bently, Lionel 2
Berkey Photo Inc. v. Eastman Kodak Co. 39
Betamax video format 172–3, 174
blind giants 17
Blind, Kunt 9, 10, 11, 13, 15, 18, 20, 21
blocking patent problem 141–2
blocking patents 85–6
Type I 86
application of exceptional circumstances 86–90
Type II 86
application of exceptional circumstances 90–92
Bonjorno v. Kaiser Aluminum & Chemical Corp. 153–4
Bork, Robert H. 151, 152, 155, 158
Boyden Power-Brake Co. et al. v. Westinghouse et al. 104
brick structure 83–4, 94–5
BSI (British Standards Institution) 12
Calabresi, Guido 167
Candeub, Adam 37, 38, 42
CBEMA (Computer and Business Equipment Manufacturers Association) 81
CDMA (Code Division Multiple Access) technologies 78
CEN (European Committee for Standardization) 12–13
CENELEC (European Committee for Electrotechnical Standardization) 12–13
CEPT (European Conference of Postal and Telecommunications Administrations), GSM standard development 78
chain-link theory 150
Clean Air Act (USA), compulsory licences 108
Coase, Ronald H. 127, 137, 167, 171, 210
Coase theorem 137
see also normative Coase theorem
Cohen, Julie E. 165
Columbia Pictures Industries, 
Professional Real Estate v. 32
compatibility standards (standards) 8–10, 12
benefits 14–15
competition 20–21
anticompetitive effects of standards 22
pro-competitive effects of standards 21
cOMPETITIVE PLATFORM MODEL 193–4
arguments for 194–7
evaluation and implication 197–200
COMPULSORY LICENCES 4, 97, 107–8
grounds for
dependent patents 112, 115
insufficient use 110–11, 113
public interest 111–12, 113
international framework 108–10
non-transferability 89, 113
proposed system with capital payments
arguments for 175–7
evaluation and implication 178–80
review and implication 113–17
CONSORTIA, AND TECHNICAL CHANGE 19
Consorzio Italiano della Componentistica di Ricambio per Autoveicoli and Maxicar v. Regie Nationale des Usines Renault,
Case 53/87 62–3
constructive fraud 52
Cooter, Robert 137, 139, 171, 172, 209
copyright 5–6
fair use doctrine in US copyright law 180–85
reverse engineering of a copyrighted work 183–4
creative destruction 195
cumulative technologies 135–7
Curran, P. D. 45, 140

Data General Corp. v. Grumman
Systems Support Corp. 29–30, 31, 35–6
David, Paul A. 8, 10, 11, 17, 21, 32, 36, 88, 129, 194
De Vellis, James C. 43, 45
De Vries, Henk J. 7

deadweight loss 119
Dell Computer Corp., In re, No. 931-0097 50–51
dependent patents, grounds for compulsory licences 112, 115
Derclaye, Estelle 61
Diebold, Stambler v. 48
direct network effects 9
docline of equivalents 97–103
Donahue, Teague I. 37, 51
DR-DOS 5.0 156, 159
Dumortier, Jos 89
dynamic compatibility regime 203
dynamic liability rules regime 204–10

Eastman Kodak Co.
Berkey Photo Inc. v. 39
Image Technical Services Inc. v. 29, 30–32, 41
EC Treaty, Article 82 55
additional requirements 77
dominant position in market 57–9
exceptional circumstances 61
intellectual property and abuse 59–61
relationship with Article 81(3) 77
relevant cases 62–77
relevant market definition 56–7
Eisenberg, Rebecca S. 124, 128
Ellis, William 82
EN (European standards) 13
formal standardisation process 13
institutions involved 12–13
ENV (European pre-standards) 13
equitable estoppel, USA 47–8
Ericsson, GSM standard development 79–80
Erik Veng Ltd, Volvo AB v. 62
essential facilities doctrine 33–9
versus exceptional circumstances 61
ETSI (European Telecommunications Standards Institute) 12–13
establishment 80–81
GSM standardisation work 79
IPR Policy and Undertaking 81–2
EU
dominant position in market
Article 82 of the EC Treaty 57–9
IMS case 84–5
exceptional circumstances
Article 82 of the EC Treaty 61
dynamic liability rules regime 207
IMS case 82–4, 88
informal standards 92–3
review and limitations of 93–5
Type I blocking patents 86–90
patents and formal standards 78
patents and informal standards 55
abuse 59
see also EC Treaty, Article 82; ETSI;
GSM standard development
European Patent Office, administration costs 122
Evans, David S. 88
exceptional circumstances
Article 82 of the EC Treaty 61
dynamic liability rules regime 207
IMS case 82–4, 88
informal standards 92–3
review and limitations of 93–5
Type I blocking patents 86–90
excess inertia 17, 42, 145
excess momentum 17
fair use doctrine
proposal for patent law
arguments for 185–9
evaluation and implication 189–93
in US copyright law 180–85
Farrell, Joseph 15, 16, 17, 19, 42, 45, 80, 143, 145, 157, 164, 188
Fauver, Cole M 108, 112
Feldman, Robin Cooper 161
Festo Corp. v. Shoketsu Kinzoku Kogyo Kabushiki Co. 101–3
first mover advantage 170, 172–3
formal/de jure standards 4, 23–4
Forrester, Ian S. 76, 94
Furse, Mark 61
Galliani, William S. 4, 97
Gerber, David J. 135, 150, 151, 152, 156
Good, Diana 13
Gordon, Wendy J. 74, 181
governmental regulation, technical change 20
Graver Tank & Manufacturing Co. v.
Linde Air Products Co. 98–9,
103–4
Greenstein, Shane 8, 11, 19, 88, 148
Gresham’s law 10
Grindley, Peter 14, 157, 173, 202
Grunman Systems Support Corp., Data General Corp. v. 29–30, 31, 35–6
GSM standard development 78–80
Gutterman, Alan S. 3, 123
Hardin, Garrett 126, 127
HD (European harmonisation documents) 13
Hoffmann–La Roche & Co. AG v
Centrafarm Vertriebsgesellschaft
Pharmazeutischer Erzeugnisse mbH, Case T02/77 60
Hoffmann–La Roche & Co. AG v. EC Commission, Case 85/76 56, 58
Hopenhayn, Hugo 166
Hovenkamp, Herbert 6, 33, 38, 153,
154, 155, 159, 203, 210
Hyland, Mark 89
ICT (information and communication technology), definitions 1
IEC (International Electrotechnical Commission) 13
Image Technical Services Inc. v.
Eastman Kodak Co. (Kodak II) 29, 30–32, 41
implied licence, USA 49–50
IMS Health GmbH & Co. OHG v. NDC Health GmbH & Co. KG, Case C-418/01 57
IMS Health Inc. v. EC Commission, Case T184/01 R II (IMS) 67–9, 94
exceptional circumstances 82–4, 88
markets and dominance 84–5
incentive to disclose, patent systems 125, 128–9
incentive to innovate 87
incentive to invent, patent systems 124–5, 128
indirect network effects 9
industry specific patent systems 162–3
informal/de facto standards 4, 10, 23–4
exceptional circumstances 92–3
information platforms 193
information standards 11

Insituform of North America, Miller Insituform Inc. v. 26

insufficient use, grounds for compulsory licences 110–11, 113

Intel, Intergraph v. 36

interconnectivity 168

Intergraph v. Intel 36

IPC (international patent classification) 162–3

IPR policies 43

ANSI 43

ISO (International Organization for Standardization) 13

subsequent discovery of patents 45

Istituto Chemioterapico Italiano SpA and Commercial Solvents Corp. v. EC Commission, Cases 6–7/73 61

Iversen, Eric James 2, 78, 79

Jacobs, Advocate General 65–6

Janis, Mark D. 6, 33, 38

Jones, Alison 56, 58

Julian-Arnold, Gianna 4, 97

Kanellos, Michael 37, 92

Kaplow, Louis 132, 153, 156, 159, 167

Katz, Michael L. 9, 116, 143, 168

Kingston, William 87, 122, 137, 165, 166, 175–80, 200, 209, 210, 211, 212

Kitch, Edmund 126–7, 129–30

Kitch, Edmund W. 87, 120, 127, 130, 135, 194, 195

Klemperer, Paul 165, 192, 212

Kobak, James B. 24, 28, 33, 35, 40

Kodak II see Image Technical Services Inc. v. Eastman Kodak Co.

Korah, Valentine 67, 74

Kronz, Hermann 87, 165, 166

Landers, Amy L. 165, 166

Langlois, Richard N. 149, 153, 156, 161

law and economics approach 3

Lea, Gary 80, 81, 82

lead time 173

Lemley, Mark A. 6, 9, 20, 24, 33, 38, 43, 44, 45, 46, 48, 49, 50, 51, 53, 75, 83, 97, 105, 124, 125, 126, 127, 129, 130, 133, 139, 140, 142, 143, 163, 167, 168, 213

Levin, Richard C. 129, 134

liability rules

proposed application to patents arguments for 167–70

evaluation and implication 171–5

Lie, Haakon Thue 2

Lim, Daryl 76

Liotard, Isabelle 12, 78, 80, 81, 92

Llobet, Gerard 166


Machlup, Fritz 122, 123, 124, 128, 129, 130

Magill see Radio Telefis Eireann & Independent Television Publications Ltd. v. EC Commission

mandatory standards 12

Marconi Company, dispute with De Forest 142–3

market for patents 87

McGowan, David 9, 36, 37, 83, 129, 143, 168

McMahon, Kathryn 76

measurement standards 11

Melamed, A. Douglas 167

Menell, Peter S. 41, 42

Merges, Robert P. 75, 97, 104, 105, 121, 129, 135, 136, 140, 141, 142, 165, 166, 167, 170, 171, 186, 210

Metcalf’s law 144

Meyers, Christopher J. 34

Michelin v. Commission see Nederlandsche Banden-Industrie Michelin N.V. v. EC Commission, Case 322/81

Microsoft Corp.

computer operating system monopoly 156–61

exclusionary practices 157–8

maintenance of technical incompatibility 158

network externalities 157

v. EC Commission, T-201/04 69–77, 91

Miller Insituform Inc. v. Insituform of North America 26

minimum quality standards 10
minor improvements 206
Mitchell, Matthew 166
monopoly leveraging doctrine 39–41
monopoly power 25
monopoly profits 119–20
Motorola, GSM standard development 79–80
Mueller, Janice M. 1, 44
music recording technologies 147

Narciso, Alessandra 74
natural barriers to entry
  Chicago school approach 152
  Post-Chicago approach 155–6
*Nederlandsche Banden-Industrie Michelin N.V. v. EC Commission, Case 322/81* 59
Nelson, Richard R. 121, 129, 135, 136, 165, 166, 177, 211
network effects, compatibility and interface standards 9, 83
network externalities
  and Microsoft monopoly 157
  and monopoly 143–8
  reduction of costs 164
  technical change 16–18
network industries 6
network markets 1
non-excludability 139
non-rivalrous consumption 139
normative Coase theorem 138
normative Hobbes theorem 138–9

objective justification 89
O’Donnell, S.W. 25, 40, 51
Oettinger, Nicolas 27
Ong, Burton 116
Opi, Sergio Baches 31, 32, 34, 39, 41, 61, 89
O’Rourke, Maureen A. 166, 180, 181, 185–93, 198, 199, 200, 203, 204, 212
*Oscar Bronner GmbH Co KG v. Mediaprint Zeitungs- und Zeitschriftenverlag GmbH & Co. KG, Case C-7/97* 65–7
*Otter Tail Power Co. v. United States* 34–5
Oversjoen, Esten 2
Padilla, Jorge 88
Papciak, W. Greg 34
*Parke, Davis & Company v. Probel and Others, Case 24/67* 60
patent fraud, USA 27, 52–3
patent laws 96–7
patent systems
  administration costs 122
  benefits 123, 130–33
  competition enhanced by innovation 125–6, 129
  costs 131–3, 162–4
  abuse of market power 148, 164, 172, 202–3
  bargaining theories and standards 137–43, 171–2, 202–3
  Chicago school approach to refusal to deal 149–52
  homogeneous patent systems 133–7
  network externalities and monopoly 143–8
  Post-Chicago approach to refusal to deal 153–6
  economic rationales 123–7
  critiques 127–30
  incentive to disclose 125, 128–9
  incentive to invent 124–5, 128
  prospect theory 127, 129–30
  resource misallocation 119–21
  social costs 122–3
  technology suppression 121–2
  tragedy of the commons 126–7
patent systems proposals 166, 216–18
application of liability rules
  arguments for 167–70
  evaluation and implication 171–5
  competitive platform model 193–4
  arguments for 194–7
  evaluation and implication 197–200
compulsory licences with capital payments
  arguments for 175–7
evaluation and implication 178–80
fair use doctrine of patent law arguments for 185–9
evaluation and implication 189–93
suggested model 200–1
application to patent hold-up problem in formal standards 212–14
dynamic liability rules regime 204–10
implementation 214–15
incentive structure 201–4
possible criticisms 210–12

patents
20 year life 168–9
definitions 2
and standards overview 2
research limitations 4–6
research method 3–5
research questions 2–3
penguin effect 16–17, 144–5
perfect competition 120
personal computers, invention by Apple 173, 174
Pharma Intranet Information AG 67
Piraino, Thomas A. 145
Posner, Richard A. 3, 125, 150
Powell, Mark D. 74
PRE see Professional Real Estate v. Columbia Pictures Industries
Preovolos, Penelope A. 24, 25, 33, 39, 43
prisoners’ dilemma 159–60
Pritikin, T. 32
Professional Real Estate v. Columbia Pictures Industries (PRE) 32
prospect theory, patent systems 127, 129–30
public interest, grounds for compulsory licences 111–12, 113
Puhala, James D. 40
Qualcomm, refusal to license 89
QWERTY keyboard arrangement 12

Radio Telefis Eireann & Independent

Television Publications Ltd. v. EC Commission (Magill) 63–4, 68, 94
RAND (reasonable and non-discriminatory) licences 45
refusal to deal
Chicago school approach 149–52
Post-Chicago approach 153–6
refusal to license
antitrust principles on 25–8
Qualcomm 89
Reichman, Jerome H. 166
Renault, CICRA v. 62–3
resource misallocation, patent systems 119–21
reverse doctrine of equivalents 4, 96–7, 103–4
implications 105–7
reverse engineering of a copyrighted work 183–4
RF (royalty-free) licences 44–5
Ross, David 19
Sabido, Peter David G. 52
safety standards 10
Saloner, Garth 16, 17, 19, 42, 145, 164, 188
Samuelson, Pamela 165, 166
SBIR (Small Business Innovation Research Act of 1982) 178
Schallop, Michael J. 44
Scherer, F.M. 19, 119, 121, 130, 146, 210
Schissel, Martin 80
Schneck, David M. 43, 44
Schumpeter, Joseph A. 120, 147, 194
SCM Corp. v. Xerox Corp. 25–7
Scotchmer, Suzanne 135, 165
Sega Enterprise Ltd. v. Accolade Inc., 977 F.2d 1510 (1992) 183–4
Selden patent 136
Shapiro, Carl 9, 83, 143, 144, 147, 168
Shavell, Steven 167
Scherer, F.M. 19, 119, 121, 130, 146, 210
Scherer, F.M. 19, 119, 121, 130, 146, 210
Shichinsky, Martin 80
Shneer, David M. 43, 44
Schumpeter, Joseph A. 120, 147, 194
SCM Corp. v. Xerox Corp. 25–7
Scotchmer, Suzanne 135, 165
Sega Enterprise Ltd. v. Accolade Inc., 977 F.2d 1510 (1992) 183–4
Selden patent 136
Shapiro, Carl 9, 83, 143, 144, 147, 168
Shavell, Steven 167
Shelanski, Howard A. 146
Sheremata, Willow A. 145, 147, 156, 159, 194, 195
Sherman, Brad 2
Shurmer, Mark 80, 81, 82
Shy, Oz 1, 136
Siemens, GSM standard development 79–80
Index

Smith, Steven R. 10
source material 6
sponsored standards 12
SSOs (standard setting organisations), and technical change 19–20
Stambler v. Diebold 48
standards
classification according to economic effect 8–12
definitions 7–8
not widely accepted 120
research method 4
see also compatibility standards; information standards; measurement standards; minimum quality standards; safety standards; sponsored standards; unsponsored standards; variety reduction standards
standards setting
formal standardisation
in Europe 12–13
international system 14
informal standardisation
benefits of compatibility standards 14–15
dynamics 15
Steinman, Melissa Landau 23, 43
Steinmueller, W. Edward 21
Stothers, Christopher 74, 83, 88, 207
subsequent discovery of patents 45
Sufrin, Brenda 56, 58
Swann, G.M. Peter 8, 10, 11, 33
switching costs 9–10, 83
system technologies 135–7
systems technology 167–8, 171
Talley, Eric 167, 192
Tassey, Gregory 8, 9, 11
TDMA (Time Division Multiple Access)-based technologies 79
technical change 15–16
coordination by agreements 19–20
governmental regulation 20
market coordination 18–19
network externalities 16–18
technology suppression, patent systems 121–2
Terminal Railroad Association, United States v. 34
Tesauro, Advocate General 94
Tetra Pak Rausing SA v. EC Commission, Case T51/89 77–8
Thurow, Lester C. 134, 165
Tierce Ladbroke SA v. EC Commission 64–5
tipping effects 15
Torremans, Paul L.C. 3, 74, 94, 123, 125, 131
tragedy of the commons, patent systems 126–7
Trinko LLP, Verizon Communications Inc. v. 38, 40
compulsory licences 88–9, 90, 109–10, 114
for implementation of dynamic liability rules regime 214–15
Microsoft Corp. v. EC Commission 76
Tripsas, Marv 146
Tritton, Guy 57, 59, 60
Tsilas, Nicos L. 75, 170, 210
Tuckett, Roger 78
Turner, Julie S. 111
Turney, James 93, 95
Ulen, Thomas 137, 139, 171, 172, 209
United Airlines Inc., Alaska Airlines Inc. v. 37, 40
United Brands Company and United Brands Continentaal BV v. EC Commission, Case 27/76 57–8
United States, Otter Tail Power Co. v. 34–5
United States v. Terminal Railroad Association 34
unsponsored standards 12
U.S. Patent and Trademark Office, administration costs 122
USA
fair use doctrine in copyright law 180–85
legal issues 23–4
patentability requirements, flash of creative genius 176
patents and formal standards
  adoption of standards
    incorporating patents 43
  antitrust liability 50–51
  contracts 46–7
  equitable estoppel 47–8
  fraud 27, 52–3
  implied licence 49–50
IPR licensing policies 44–5
issues 42–3, 53–4
legal principles 46, 53
notice and search of patents 44
subsequent discovery of patents 45
patents and informal standards 24
  antitrust principles 41–2
  antitrust principles on informal standards for compatibility 28–42
  antitrust principles on refusal to license 25–8
Aspen Skiing principle 28–33
essential facilities doctrine 33–9
monopoly leveraging doctrine 39–41
Section 2 of the Sherman Act 24–5
see also doctrine of equivalents
Valach, Anthony P. 112
Varian, Hal R. 83, 84, 144
variety reduction standards 10–11
Verizon Communications Inc. v. Trinko LLP 38, 40
Volvo AB v. Erik Veng (UK) Ltd, Case 238/87 62
Wagner, Diana R. 166, 167–74, 180, 193, 200, 207, 211, 212
Warner-Jenkinson Co. v. Hilton Davis Chemical Co. 99–101
Weiser, Philip J. 166, 193–200, 203, 204, 208, 212
Whish, Richard 56, 58, 61, 90, 92, 148, 211
Wolman, Andrew M. 56
Wright brothers 121, 136
wrongful intent 100
Xerox Corp., SCM Corp. v. 25–7
Yosick, Joseph A. 108, 167
Zessar, Bruce M. 32