

Washington Journal of Law, Technology & Arts

University of Washington School of Law

VOL. 12

SPRING 2017

NO. 4

CONTENTS

- Remarks on The Problem of Scope in Intellectual Property
Mark P. McKenna 449
- “Let’s Go Crazy” with Fair Use: Amending the Digital
Millennium Copyright Act
Kiran K. Jassal 481
- Taking Care of Article 6bis: How Belmora LLC V. Bayer
Consumer Care AG Made the Well-Known Mark Doctrine
Inevitable In The U.S.
Gwen Wei 501