CONFERENCE AGENDA
THURSDAY, APRIL 11, 2013

7:45 – 8:30 AM | Registration/Refreshments
Outside the Ceremonial Courtroom, 10th floor

8:30 – 8:45 AM | Opening Remarks
Ceremonial Courtroom, 10th floor
- David Yellen
  Dean and Professor of Law, Loyola University Chicago School of Law
- John Breen
  Professor of Law and Faculty Advisor, Loyola University Chicago Law Journal
- Richard Stallman
  Professor of Law and Faculty Advisor, Loyola University Chicago Law Journal
- Rochelle Dreyfuss
  Dean and Professor of Law, Loyola University Chicago School of Law
- Timothy Hallbrook
  Emory University School of Law
- Michael Meurer
  Boston University School of Law
- Andrew Torrance
  The University of Kansas School of Law
- Jason Rantanen
  University of Iowa College of Law
- David Adelman
  University of Texas Law School
- Jason Rantanen
  University of Iowa College of Law
- Oscar Lizvak
  Cornell University Law School
- Jessica Silbey
  Suffolk University Law School
- Shane Greenstein
  New York University School of Law
- Shane Greenstein
  Kellogg School of Management, Northwestern University
- William Niskanen
  The Cato Institute
- Richard Schiffrin
  University of Chicago Law School

8:45 – 9:00 AM | Special Address
Ceremonial Courtroom, 10th floor
- David Yellen
  Dean and Professor of Law, Loyola University Chicago School of Law
- John Breen
  Professor of Law and Faculty Advisor, Loyola University Chicago Law Journal
- Rochelle Dreyfuss
  Dean and Professor of Law, Loyola University Chicago School of Law
- Richard Stallman
  Professor of Law and Faculty Advisor, Loyola University Chicago Law Journal
- Timothy Hallbrook
  Emory University School of Law
- Michael Meurer
  Boston University School of Law
- Andrew Torrance
  The University of Kansas School of Law
- Jason Rantanen
  University of Iowa College of Law
- David Adelman
  University of Texas Law School
- Jason Rantanen
  University of Iowa College of Law
- Oscar Lizvak
  Cornell University Law School
- Jessica Silbey
  Suffolk University Law School

8:30 – 12:15 PM | Panels
Ceremonial Courtroom, 10th floor
- Panel #1: Patent Use
- Panel #2: Patent System
- Panel #3: Patent Problems

12:15 – 1:45 PM | Luncheon Address
Ceremonial Courtroom, 10th-floor
- Daniel Kahneman
  Prize-winning economist

1:45 – 3:15 PM | Panel #2
- Innovations to Improve Juror Understanding in Patent Trials
  Hon. James Holderman
  United States District Court for the Northern District of Illinois
- Timothy Hallbrook
  Emory University School of Law
- Michael Meurer
  Boston University School of Law
- Todd Schleicher
  University of San Diego School of Law

3:15 – 3:30 PM | Break

3:30 – 5:00 PM | Panel #3
Ceremonial Courtroom, 10th floor
- Learning by Example: Case Studies of Patent Use
  - David Adelman
    University of Texas Law School
  - Jason Rantanen
    University of Iowa College of Law
  - Andrew Torrance
    The University of Kansas School of Law

10:15 – 10:30 AM | Break

10:30 – 12:15 PM | Panel #1
Ceremonial Courtroom, 10th floor
- What Can We Learn from Creators?
  - Rochelle Dreyfuss
    New York University School of Law
  - Shane Greenstein
    Kellogg School of Management, Northwestern University
  - Oscar Lizvak
    Cornell University Law School
  - Jessica Silbey
    Suffolk University Law School

4:00 – 5:00 PM | Panel #4
Ceremonial Courtroom, 10th Floor
- Shortcomings in the Patent System
  - Michael Meurer
    Boston University School of Law
  - Andrew Torrance
    The University of Kansas School of Law
  - Richard Stallman
    Free Software Foundation

4:00 – 5:00 PM | Panel #5
Ceremonial Courtroom, 10th Floor
- Case Studies of Patent Use
  - David Adelman
    University of Texas Law School
  - Jason Rantanen
    University of Iowa College of Law
  - Andrew Torrance
    The University of Kansas School of Law
  - Shane Greenstein
    Kellogg School of Management, Northwestern University
  - Oscar Lizvak
    Cornell University Law School
  - Jessica Silbey
    Suffolk University Law School

5:00 – 6:00 PM | Closing Remarks
Ceremonial Courtroom, 10th floor
- Shane Greenstein
  Kellogg School of Management, Northwestern University
- David Yellen
  Dean and Professor of Law, Loyola University Chicago School of Law
- Rochelle Dreyfuss
  Dean and Professor of Law, Loyola University Chicago School of Law
- Richard Stallman
  Professor of Law and Faculty Advisor, Loyola University Chicago Law Journal
- Timothy Hallbrook
  Emory University School of Law
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- Jessica Silbey
  Suffolk University Law School

NOTE: Seating is limited and registration is appreciated. Open seating will be available on a first-come-first-serve basis to those who do not register. To register, please email Conference Editor Jimmy Kritsas at lawjournalconference@luc.edu.

REGISTRATION INFORMATION
Loyola University Chicago School of Law is pleased to present this important Conference at no charge for Loyola students and faculty as well as professionals and scholars not seeking CLE credit. For those who wish to obtain CLE credit, registration fees are $50, or $40 for alumni. There is no charge for CLE credit for current School of Law faculty, staff, or students, and a 50% fee reduction is offered for attorneys working in the area of government or public interest.

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This program has been approved by the Illinois MCLE Board for 7.25 hours of General MCLE credit.

ABOUT THE CONFERENCE
The Loyola University Chicago Law Journal proudly announces “Patents, Inventions, and Freedom to Use Ideas,” to be held on April 11, 2013. Under the Constitution, the justification for a patent system—if there is one—is to advance the public welfare by promoting the progress of science. The Constitution authorizes a possible means to accomplish this goal by providing Congress the power to grant limited exclusive rights to those who sufficiently advance the public welfare through innovation. Our Conference will provide a forum for nationally recognized scholars and judges to discuss the trade-off between two interests of the public: the interest in development of new ideas and the interest in freedom to use ideas. The patent system is intended to serve the former, but imposes a cost on the latter. More specifically, the Conference will explore whether the added innovation achieved by the patent system justifies its cost to society, whether it operates within the Constitution’s requirements, whether improvements can be made, and whether a different system or no system at all might be preferred.

CONFERENCE LOCATION
The Conference will be held in the Philip H. Corboy Law Center, Power Rogers & Smith Ceremonial Courtroom, on the 10th floor of 25 E. Pearson St., on Loyola University Chicago’s Water Tower Campus. Validated parking is available in a number of locations adjacent to the School of Law.

ABOUT THE LAW JOURNAL
The Loyola University Chicago Law Journal is the law school’s primary scholarly publication that is distributed throughout the nation’s law libraries, judges’ chambers, and other various legal organizations. Published continuously since 1970, the Law Journal is committed both to the examination and analysis of current legal issues and problems and to the development of the law. The Law Journal is edited and managed entirely by students and publishes the work of distinguished writers, including academics, practitioners, and judges. The Law Journal also publishes student-written Notes and Comments.

Volume 44 of the Law Journal has published two issues, and will publish three additional issues, during the 2012-2013 year. Issue 1 contains articles that cover general legal topics. Issue 2 contains articles from the April 2012 Law Journal Conference titled “The Future of Class Actions and Its Alternatives.” Issue 3 will contain articles from the September 2012 Loyola University Chicago School of Law and Northwestern School of Law Labor and Employment Law Colloquium, as well as general legal articles. Issue 4 will contain articles addressing timely aspects of Illinois Law. Finally, Issue 5 will present articles and speeches from Loyola University Chicago School of Law Institute for Investor Protection’s October 2012 Conference on Behavioral Economics and Investor Protection, which featured keynote speaker, Nobel Prize-winning economist Daniel Kahneman.

Through its commitment to high-quality scholarship, the Loyola University Chicago Law Journal provides the nation’s law schools with a platform to publish the work of nationally recognized scholars, emerging scholars, and judges. The Conference will provide a forum for nationally recognized scholars and judges to discuss the trade-off between two interests of the public: the interest in development of new ideas and the interest in freedom to use ideas. The patent system is intended to serve the former, but imposes a cost on the latter. More specifically, the Conference will explore whether the added innovation achieved by the patent system justifies its cost to society, whether it operates within the Constitution’s requirements, whether improvements can be made, and whether a different system or no system at all might be preferred.

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ROCHELLE DREYFUS is a Pauline Newman professor of law at New York University School of Law and co-director of the Engberg Center on International Intellectual Property. Her areas of research interests include international and domestic intellectual property law. She clerked for Chief Judge Alex Kozinski of the United States Court of Appeals for the Ninth Circuit and for Chief Justice David Souter of the United States Supreme Court. She is the current Co-Chair of the Electronic Frontier Foundation’s Pioneer Project Commission, is a founding member of the Seventh Circuit Bar Association American Jury Project Commission, is a former member of the United States Court of Appeals for the Federal Circuit. Chief Judge Holderman on judicial panels of the United States Court of Appeals for the Federal Circuit. She holds her BA and MS degrees in Chemistry and Development of effective policies for the CEO. She next helped start company’s software and is a named inventor on the Harvesting Intellectual Property book, entitled Harvesting Intellectual Property: A Guide to the Business of Patent Law and co-director of the Engelberg Center on International Intellectual Property and constitutional law. She clerked for Judge Wallace Tashima of the United States Court of Appeals for the Ninth Circuit, and practiced in the area of intellectual property litigation and transactions at the law firms of Heller Ehrman and Bell & Mallani. She participated in a number of pro bono Matters in the area of intellectual property law and co-authored the Third and forthcoming fourth editions of Patent Litigation and Strategy with Judge Kimberly Moore and Paul Mirmelstein (3d edition), both of the Federal Circuit, and John Murphy (4th edition). Professor Holbrook graduated summa cum laude from North Carolina Central University School of Law, where he was valedictorian and earned a BS in chemical engineering with a life sciences concentration, and received his JD from Yale Law School.

Matthew MEURER is a professor of law at Suffolk University Law School, in the areas of environmental law, law and sustainability, and intellectual property law. He teaches and writes in the areas of government or public interest . He continues to receive a daily education in life from his wife and children.

OSKAR LIVAK is an associate professor of law at Cornell Law School and his research focuses on patent law. He graduated from Rutgers College as a Goldey Scholar, with honors in mathematics and physics. He received a PhD in 2000 in physics from Cornell University focusing on the development of the computer structure using nuclear magnetic resonance. From 2000-2001, he was a post-doctoral scientist working on implementing functional software and hardware for the Quantum Information Group at IBM’s Almaden Research Center in San Jose, California. From 2001-2002, he served as a patent agent in the Boston office of Fish and Richardson P.C. Prior to joining Cornell Law School in 2006, he clerked for Judge Sharon Prost on the United States Court of Appeals for the Federal Circuit. He received his JD from Yale Law School.

JESSICA SILIBY is a professor of law at Suffolk University Law School. In the areas of patent law, and the role and purpose of patent disclosure. He clerked for Judge Glenn Archer Jr. of the United States Court of Appeals for the Federal Circuit. Following his clerkship, he practiced with the firm of Munger, Tolles & Olson LLP, with particular focus on intellectual property law and patent litigation, with particular focus on the role of patent law. He clerked for Judge Robert Walker of the United States Court of Appeals for the Third Circuit. After serving as an expert witness for the Federal Trade Commission. She is presently serving on the Supreme Court. She is presently serving on the Chief Justice Warren Burger of the United States Court of Appeals for the Sixth Circuit. She holds her BA and MS degrees in Chemistry and Development of effective policies for the CEO. She next helped start company’s software and is a named inventor on the Harvesting Intellectual Property book, entitled Harvesting Intellectual Property: A Guide to the Business of Patent Law and co-director of the Engelberg Center on International Intellectual Property and constitutional law. She clerked for Judge Wallace Tashima of the United States Court of Appeals for the Ninth Circuit, and practiced in the area of intellectual property litigation and transactions at the law firms of Heller Ehrman and Bell & Mallani. She participated in a number of pro bono Matters in the area of intellectual property law and co-authored the Third and forthcoming fourth editions of Patent Litigation and Strategy with Judge Kimberly Moore and Paul Mirmelstein (3d edition), both of the Federal Circuit, and John Murphy (4th edition). Professor Holbrook graduated summa cum laude from North Carolina Central University School of Law, where he was valedictorian and earned a BS in chemical engineering with a life sciences concentration, and received his JD from Yale Law School.

TIMOTHY HOBROOK is an associate dean of faculty and professor of law at Emory University School of Law. Professor Hohriok is an expert in patent law, and co-director of the Engelberg Center on International Intellectual Property and constitutional law. He clerked for Judge Judge Tashima of the United States Court of Appeals for the Federal Circuit. His work has been relied upon by district courts in the construction of the co-author of the third and forthcoming fourth editions of Patent Litigation and Strategy with Judge Kimberly Moore and Paul Mirmelstein (3d edition), both of the Federal Circuit, and John Murphy (4th edition). Professor Holbrook graduated summa cum laude from North Carolina Central University School of Law, where he was valedictorian and earned a BS in chemical engineering with a life sciences concentration, and received his JD from Yale Law School.

TED SICHELMAN teaches and writes in the areas of intellectual property, law and entrepreneurship, empirical legal studies, law and economics, and legal publications on various legal topics. While he was in private practice, he represented the members of the ABA’s Section on Intellectual Property and constitutional law. He clerked for Judge William Bryson of the United States Court of Appeals for the Federal Circuit. For his clerks, he practiced with the firm of Munger, Tolles & Olson LLP, focusing on patent litigation and counseling Professor Rantanen is the author of several articles on patent law doctrine and theory. He recently co-authored several essays on the American Invents Act that were featured by the Michigan Law Review, the University of Pennsylvania Law Review, the Stanford Law Review, and the UCLA Law Review. In addition, he is a co-author of the widely read blog Patently-O.

ANDREW TORRANCE is a professor of law at the University of Kansas School of Law and the law and technology and the role of technology in the Federal Circuit. He is a founding member of the Advanced Legal Research and Recognition Program. He is a member of the American Bar Association Intellectual Property Section. He is a member of the American Bar Association Intellectual Property Section. He is a member of the American Bar Association Intellectual Property Section. He is a member of the American Bar Association Intellectual Property Section. He is a member of the American Bar Association Intellectual Property Section.