

Contents

<i>Contributors</i>	<i>page ix</i>
Introduction	1
PART I. THE INSTITUTIONS OF GROWTH	
1. Legalize Freedom: A Chapter on Law and Policy for Innovation and Growth <i>Robert D. Cooter</i>	27
2. What Is So Special About Intangible Property? The Case for Intelligent Carryovers <i>Richard A. Epstein</i>	42
PART II. THE ECONOMICS OF INNOVATION	
3. Bundling and Unbundling in New Technology Markets: Seven Easy Pieces: The Ideal Is the Enemy of the Efficient <i>Stan J. Liebowitz and Stephen E. Margolis</i>	77
4. Unlocking Technology: Antitrust and Innovation <i>Daniel F. Spulber</i>	120
5. Creative Construction: Assimilation, Specialization, and the Technology Life Cycle <i>Marco Iansiti and Gregory L. Richards</i>	166
PART III. INNOVATION AND COMPETITION POLICY	
6. Favoring Dynamic over Static Competition: Implications for Antitrust Analysis and Policy <i>David J. Teece</i>	203

7. Antitrust, Multidimensional Competition, and Innovation: Do We Have an Antitrust-Relevant Theory of Competition Now?	228
<i>Joshua D. Wright</i>	
8. American and European Monopolization Law: A Doctrinal and Empirical Comparison	252
<i>Keith N. Hylton and Haizhen Lin</i>	
PART IV. THE PATENT SYSTEM	
9. Rewarding Innovation Efficiently: The Case for Exclusive Rights	287
<i>Vincenzo Denicolò and Luigi Alberto Franzoni</i>	
10. Presume Nothing: Rethinking Patent Law's Presumption of Validity	300
<i>Douglas G. Lichtman and Mark A. Lemley</i>	
11. Patent Notice and Cumulative Innovation	331
<i>Michael Meurer</i>	
PART V. PROPERTY RIGHTS AND THE THEORY OF PATENT LAW	
12. Commercializing Property Rights in Inventions: Lessons for Modern Patent Theory from Classic Patent Doctrine	345
<i>Adam Mossoff</i>	
13. The Modularity of Patent Law	377
<i>Henry E. Smith</i>	
14. Removing Property from Intellectual Property and (Intended?) Pernicious Impacts on Innovation and Competition	416
<i>F. Scott Kieff</i>	
PART VI. INTELLECTUAL PROPERTY AND ANTITRUST: THE REGULATION OF STANDARD-SETTING ORGANIZATIONS	
15. Increments and Incentives: The Dynamic Innovation Implications of Licensing Patents under an Incremental Value Rule	443
<i>Anne Layne-Farrar, Gerard Llobet, and Jorge Padilla</i>	
16. What's Wrong with Royalties in High-Technology Industries?	462
<i>Damien Geradin</i>	

17. Federalism, Substantive Preemption, and Limits on Antitrust: An Application to Patent Holdup <i>Bruce H. Kobayashi and Joshua D. Wright</i>	479
<i>Index</i>	531