



WIPO LIST OF NEUTRALS

BIOGRAPHICAL DATA

Professor Justin HUGHES
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Date of Birth: April 4, 1960

Nationality: American

EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS

J.D., Harvard Law School, *magna cum laude*, 1986;
Articles editor, *Harvard International Law Journal*, 1986;
Harvard Moot Court team to ABA national competition, 1985, 1986;
Harvard Jessup Moot Court team, 1986;

Oberlin College, *magna cum laude* in philosophy, 1982; Phi Beta Kappa, Dahl, Jorgensen,
and Patterson endowed prizes; second major in Government, 1977-82;

Additional academic honors include Henry Luce Scholar (1988-89);
Mellon Fellow in the Humanities (1989-91);
Baxter Scholar to the Hague Academy of International Law (1985).

April 15, 2003

LANGUAGES

English, French, Spanish (reading)

PRESENT POSITION

Assistant Professor, Cardozo School of Law, Yeshiva University, New York, teaching Trademark, Copyright, the Law of Cyberspace, and other intellectual property courses, since 2002;

Third Hosier Distinguished Visiting Chair in Intellectual Property, DePaul College of Law, Chicago, Illinois, 2003.

PROFESSIONAL EXPERIENCE BEFORE PRESENT POSITION

Visiting Professor, UCLA Law School, Los Angeles, teaching Copyright, Trademark, and Cyberlaw, 2001-02;

Adjunct Professor, Cardozo Law School, teaching Cyberlaw, 2000-01.

Attorney-Advisor, U.S. Patent and Trademark Office [Office of Legislative and International Affairs], Department of Commerce, Washington, D.C., concentrating on Internet-related issues, including implementing legislation for the WIPO Copyright Treaties; database protection; audiovisual performers' rights; intellectual property in developing economies; and U.S. Government role in appellate cases (including *Napster* litigation), 1997-01;

Scheduler, Clinton/Gore and California Coordinated Campaign, overseeing scheduling on behalf of California campaign for Presidential, White House, and Cabinet member visits, 1996;

Attorney, Manatt, Phelps & Phillips, Los Angeles, concentrating on intellectual property litigation and transaction work, civil litigation, and international commercial arbitrations, 1991-95;

Clerk to the Lord President, Supreme Court of Malaysia, Kuala Lumpur, Malaysia [as Henry Luce Scholar, *infra*]. 1988-89;

Attorney, Coudert Frères, Paris, France, concentrating in international commercial arbitrations concerning bauxite, natural gas, alumina, joint venture contracts, and patent rights. 1986-88.

AREAS OF SPECIALIZATION

See above professional history and publications below

MEMBERSHIP IN PROFESSIONAL BODIES

American Bar Association;
Pacific Council on International Policy;
Council on Foreign Relations, 1995-01.

EXPERIENCE IN INTELLECTUAL PROPERTY

See above professional history and publications below.

In addition to the publications listed below, has made presentations at conferences and symposia, including many WIPO-sponsored conferences, in Abuja, Beijing, Berkeley, Boston, Buenos Aires, Dakar, Gaborone, Lagos, Lisbon, Los Angeles, Minsk, Mombasa, Nashville, New York, Paris, Pittsburgh, Saint Louis, Seattle, Shanghai, Washington, and Windhoek.

EXPERIENCE WITH RESPECT TO DOMAIN NAMES

In addition to teaching (above) and scholarship (below), co-author of 2000 U.S. Government report to Congress, *Abusive Domain Name Registration Involving Personal Names*, available at < <http://www.uspto.gov/web/offices/dcom/olia/tmcybpiracy/repcongress.pdf>>.

MAJOR PUBLICATIONS

“Cyberspace and the Persistence of Law”, 43 *Boston College Law Review* __ (forthcoming, 2003):

“Fair Use Across Time”, 43 *UCLA Law Review* __ (forthcoming, 2003), manuscript available at www.ssrn.com;

“How extra-copyright protection of databases can be constitutional”, 43 *U. DAYTON LAW REVIEW* __ (forthcoming, 2003);

“The Line Between Work and Framework, Text and Context”, 18 *Cardozo Arts & Entertainment Law Journal* 19, 2001;

“Recoding Intellectual Property and Overlooked Audience Interest”, 77 *Texas Law Review* 923, 1999;

“The Personality Interest of Artists and Inventors in Intellectual Property”, 16 *Cardozo Arts & Entertainment Law Journal* 81, 1998, [reprinted in *The Marketplace of Ideas: Twenty Years of CAELJ*, Kluwer, 2002];

“Foreign *lis alibi pendens*, Non-Chinese Majority Tribunals and Other Issues of Neutrality” in *CIETAC Arbitrations*, 13 *ARBITRATION INTERNATIONAL* 63, Winter 1997;

“The Philosophy of Intellectual Property”, 77 *Georgetown Law Journal* 287, 1988, [reprinted in *Intellectual Property: Moral, Legal, and International Dilemmas* (Adam D. Moore, ed. 1997) and excerpted in *Chisum, Nard, et al, Principles of Patent Law*, 1997; *Nelson, Whitman, and Stoebuck, Contemporary Property*, 2002];

“Group Speech Acts”, 7 *Philosophy and Linguistics*, 1984.

EXPERIENCE IN COURT LITIGATION

Extensive experience as described above, 1991-95.

PROFESSIONAL TRAINING IN MEDIATION

WIPO Arbitration and Mediation Center seminars, Geneva, 1995.

EXPERIENCE IN ARBITRATION

Extensive experience as described above, 1986-98, 1995; see also publications.
