



Rajeev Kumar Singh

Patenting of Life Forms

Ethical Dimensions and Judicial Trends



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Patenting Of Life Forms Ethical Dimensions And Judicial Trends

**Iñigo de Miguel Beriain, Carlos María
Romeo Casabona**

Patenting Of Life Forms Ethical Dimensions And Judicial Trends:

Patenting of Life Forms Rajeev Kumar Singh,2013 The debate with regard to the immorality of life patents is not new several moral objections have been raised time to time by several factions of people and stakeholders against the grant of patents on life forms Morality is not an issue for the corporate players they are least bothered about the moral and ethical considerations which need to be scrutinized while asking for a patent by them Rather they focus on the economic viability and marketing potential of a particular product or process on which they seek protection The present work Patenting of Life forms Ethical Dimensions and Judicial Trends focuses on the ethical and moral considerations attached with patenting of life especially higher life and the ways that could be useful in settling the present controversies in this regard

Biomedical Ethics Reviews · 1983

James M. Humber,Robert F. Almeder,1983-08-01 In the past decade the body of literature in the area of biomedical ethics has expanded at an astounding rate Indeed on every major topic the literature in this area has multiplied and continues to do so so rapidly that one can easily fall behind important advances in our thinking about and understanding of the problems of contemporary bioethics Awareness of this need to keep apace of developments in the area prompted a recent reviewer of our earlier collection Biomedical Ethics and the Law Plenum 2nd edition 1979 to suggest that somebody ought to offer the service of providing a biennial review or update of the literature on the various central topics in bioethics Thomas Lanigan of The Humana Press agreed with this last suggestion and so asked us to edit a series of texts consisting of previously unpublished essays on selected topics a series that would seek to review and update recent literature on the central topics while also striving to advance distinctive solutions to the problems on the topics under discussion Accordingly this first collection of previously unpublished essays focuses on the selected topics and the authors commissioned were charged with addressing the basic problems assigned while also bringing the reader either directly or indirectly up to date on the relevant literature

The Genome Project United States. Congress. Senate. Committee on the Judiciary. Subcommittee on Patents, Copyrights, and Trademarks,1993

The Commercialization of Genetic Research

Timothy A. Caulfield,Bryn Williams-Jones,2012-12-06 The rapid advances made in genetic research and technology over the last few decades have led to a host of important discoveries that have allowed for the detection and hopefully soon the treatment of a number of genetic conditions and diseases Not surprisingly these advances have also raised numerous ethical concerns about how resulting technologies will be implemented and the impact they will have on different communities One particular concern is the enormous costs involved in conducting genetic research and the fact that the private sector has become heavily involved the desire to commercialize the results and technology derived from genetic research is considered problematic In September 1998 the Second International Conference on DNA Sampling titled The Commercialization of Genetic Research Ethical Legal and Policy Issues was held of the conference and of this book was to in Edmonton Alberta Canada The goal facilitate an interdisciplinary discussion of the legal ethical and policy implications arising from the

commercialization of genetic research We solicited contributions for the book from authors in fields as diverse as ethics law medicine health policy and the social sciences The papers included while based on presentations given at the conference have been substantially expanded and enhanced by the commentary received and discussions held at the conference

New Developments in Biotechnology: Patenting life ,1987 Intellectual Property Rights in Animal Breeding and Genetics Max Frederick Rothschild, Scott Newman, 2002-01-01 Intellectual property and patents involving animals is an ever changing field The purpose of this book is to review the role that intellectual property plays in the development of modern animal breeding and genetics It includes discussion of the history of animal patenting common forms of intellectual property economic issues related to patent protection and the funding of research ethical issues and the consequences of intellectual property in the modern animal genetics market place **Trends in Contemporary Ethical Issues** Aidan E. Wurtzel, 2006 This book presents theoretical and applied issues including ethical theory moral social political and legal philosophy This book covers issues such as biology and medicine business education environment government mass media science agriculture and food production and religion **Synbio and Human Health** Iñigo de Miguel Beriain, Carlos María Romeo Casabona, 2014-08-26 Since 2010 the Inter university chair in law and the Human Genome has been involved in an EU 7th Framework Programme funded Project called Sybhel leading work package 5 The aim of this work package was to face the issues related to synthetic biology and intellectual property rights In these years the Chair organized two international workshops devoted to this topic collecting a number of high level unpublished papers redacted by some of the most prominent experts in this field worldwide including Stephen Maurer Joachim Henkel Ingrid Schneider etc We consider that it would be extremely interesting to have them all gathered in a unique contributed volume which would be the first book exclusively dedicated to analyze the implications that Synbio may involve in what refers to the currently existing intellectual property rights system **The Oxford Textbook of Clinical Research Ethics** Ezekiel J. Emanuel, Christine C. Grady, Robert A. Crouch, Reidar K. Lie, Franklin G. Miller, David D. Wendler, 2011-02 The Oxford Textbook of Clinical Research Ethics is the first comprehensive and systematic reference on clinical research ethics Under the editorship of experts from the U S National Institutes of Health of the United States the book's 73 chapters offer a wide ranging and systematic examination of all aspects of research with human beings Considering the historical triumphs of research as well as its tragedies the textbook provides a framework for analyzing the ethical aspects of research studies with human beings Through both conceptual analysis and systematic reviews of empirical data the contributors examine issues ranging from scientific validity fair subject selection risk benefit ratio independent review and informed consent to focused consideration of international research ethics conflicts of interests and other aspects of responsible conduct of research The editors of The Oxford Textbook of Clinical Research Ethics offer a work that critically assesses and advances scholarship in the field of human subjects research Comprehensive in scope and depth this book will be a crucial resource for researchers in the medical sciences as

well as teachers and students

Biotechnology and Intellectual Property Rights Kshitij Kumar Singh,2014-10-27 This book offers a valuable contribution to contemporary legal literature providing deep insights into the interface between law and genetics highlighting emerging issues and providing meaningful solutions to current problems It will be of interest to a broad readership including academics lawyers policy makers and scholars engaged in interdisciplinary research In the context of examining and analyzing the legal and social implications arising from the recent conjunction of biotechnology and intellectual property rights the book particularly focuses on human genes and gene variations Emphasis is placed on patent law as a considerable percentage of genetic inventions are covered by patents The book presents a comparative and critical examination of patent laws and practices related to biotechnology patents in the United States Canada European Union and India in order to gather the common issues and the differences between them The international patent approach regarding biotechnology is also analyzed in light of the constant conflict between differentiation and harmonization of patent laws The book highlights the potential gaps and uncertainties as to the scope of numerous terms such as invention microorganisms microbiological processes and essential biological processes under TRIPS Also analyzed are the social and policy implications of patents relating to genetic research tools and genetic testing The intricacies involved in providing effective intellectual property protection to bioinformatics and genomic databases are also examined Bearing in mind the collaborative nature of bioinformatics and genomic databases the book evaluates the pros and cons of open biotechnology and assesses the implications of extending intellectual property rights to human genetic resources before explaining the ownership puzzle concerning human genetic material used in genetic research

Size Matters Johann S. Ach,2008 Nanotechnologies and nanobiotechnologies will come to be the key technologies of the 21st century The possibility to study understand and control features of materials at the nanoscale promises developments in different areas ranging from material sciences to electronics and communication technologies or life sciences and medicine If one wants to make good use of nanotechnological research and development one has to create an environment that meets the various ethical legal and social challenges as well

Genetic Information Alison K. Thompson,Ruth F. Chadwick,2007-07-23 It is difficult to think of an example of an advancement in the biological sciences that has had an impact on society similar to that of the new genetics Recent developments in biotechnology have occasioned much discussion among academics professionals and lay people alike In particular many questions and concerns have arisen over the acquisition access and control of genetic information There are several reasons why the new genetics has commanded such widespread attention and why it is now the subject of considerable debate Special reference is given in this volume to the implications of genetic information for five different subject areas eugenics the insurance industry the commercialisation of genetic testing strategies for raising public awareness and the value of theoretical ethical and sociological frameworks in the debate This diverse collection of papers attempts to address and critically discuss issues surrounding the control of and access to genetic information from ethical medical legal

and theoretical points of view The first and shortest section of the book attempts to address concerns over the eugenic potential of new biotechnologies It also provides a historical context for the debate for controversy over the subject of eugenics predates the current debate over genetic information by a considerable length of time Indeed by the time the first patent was issued for Chakrabarty's strain of oil eating bacteria in the early 1970s the term eugenics had already acquired strong pejorative connotations

Ethics and Patenting of Transgenic Organisms ,1992 Indigenous Heritage and

Intellectual Property Silke von Lewinski,2008-01-01 For indigenous cultures property is an alien concept Yet the market driven industries of the developed world do not hesitate to exploit indigenous raw materials from medicines to plants using intellectual property law to justify their behaviour Existing intellectual property law for the most part allows industries to use indigenous knowledge and resources without asking for consent and without sharing the benefits of such exploitation with the indigenous people themselves It should surprise nobody that indigenous people object Recognizing that the commercial exploitation of indigenous knowledge and resources takes place in the midst of a genuine and significant clash of cultures the eight contributors to this important book explore ways in which intellectual property law can expand to accommodate the interests of indigenous people to their traditional knowledge genetic resources indigenous names and designations and folklore In so doing they touch upon such fundamental issues and concepts as the following collective rights to the living heritage relevant human rights norms benefit sharing in biological resources farmers rights the practical needs of documentation assistance and advice the role of customary law bioprospecting and biopiracy and public domain As a starting point toward mutual understanding and a common basis for communication between Western style industries and indigenous communities Indigenous Heritage and Intellectual Property is of immeasurable value It offers not only an in depth evaluation of the current legal situation under national regional and international law including analyses of the Convention on Biological Diversity and other international instruments as well as initiatives of the World Intellectual Property Organization WIPO the UN Food and Agriculture Organization FAO and other international bodies but also probes numerous further possibilities While no one concerned with indigenous culture or environmental issues can afford to ignore it this book is also of special significance to practitioners and policymakers in intellectual property law in relation to indigenous heritage This book here in its second edition presents the most recent state of knowledge in the field

Fighting for the Future of Food Rachel

Schurman,William A. Munro,2013-11-30 When scientists working in the agricultural biotechnology industry first altered the genetic material of one organism by introducing genes from an entirely different organism the reaction was generally enthusiastic To many these genetically modified organisms GMOs promised to solve the challenges faced by farmers and to relieve world hunger Yet within a decade this gene revolution had abruptly stalled Widespread protests against the potential dangers of Frankenfoods and the patenting of seed supplies in the developing world forced the industry to change course As a result in the late 1990s some of the world's largest firms reduced their investment in the agricultural sector narrowed their

focus to a few select crops or sold off their agricultural divisions altogether Fighting for the Future of Food tells the story of how a small group of social activists working together across tables continents and the Internet took on the biotech industry and achieved stunning success Rachel Schurman and William A Munro detail how the anti biotech movement managed to alter public perceptions about GMOs and close markets to such products Drawing strength from an alternative worldview that sustained its members sense of urgency and commitment the anti GMO movement exploited political opportunities created by the organization and culture of the biotechnology industry itself Fighting for the Future of Food ultimately addresses society s understanding and trust or mistrust of technological innovation and the complexities of the global agricultural system that provides our food

Forensic DNA Technology Mark A. Farley,2019-07-23

Forensic DNA Technology examines the legal and scientific issues relating to the implementation of DNA print technology in both the crime laboratory and the courtroom Chapters have been written by many of the country s leading experts and trace the underlying theory and historical development of this technology as well as the methodology utilized in the Restriction Fragment Length Polymorphism RFLP and Polymerase Chain Reaction PCR techniques The effect of environmental contaminants on the evidence and the statistical analysis of population genetics data as it relates to the potential of this technology for individualizing the donor of the questioned sample are also addressed Other topics include the proposed guidelines for using this technology in the crime laboratory the perspective of the prosecution and the defense the legal standards for determining the admissibility and weight of such evidence at trial Finally the issues of validation and the standards for interpretation of autoradiograms are brought into focus in a detailed study of actual case work Forensic scientists prosecuting attorneys defense attorneys libraries and all scientists working with DNA technology should consider this a must have book

The Indian Journal of Legal Studies ,2005 *Seeds, Science, and Struggle* Abby Kinchy,2012-07-20

An examination of how advocates for alternative agriculture confront science based regulation of genetically engineered crops Genetic engineering has a wide range of cultural economic and ethical implications yet it has become almost an article of faith that regulatory decisions about biotechnology be based only on evidence of specific quantifiable risks to consider anything else is said to politicize regulation In this study of social protest against genetically engineered food Abby Kinchy turns the conventional argument on its head Rather than consider politicization of the regulatory system she takes a close look at the scientization of public debate about the contamination of crops resulting from pollen drift and seed mixing Advocates of alternative agriculture confront the scientization of this debate by calling on international experts carrying out their own research questioning regulatory science in court building alternative markets and demanding that their governments consider the social and economic impacts of the new technologies Kinchy focuses on social conflicts over canola in Canada and maize in Mexico drawing out their linkages to the global food system and international environmental governance The book ultimately demonstrates the shortcomings of dominant models of scientific risk governance which

marginalize alternative visions of rural livelihoods and sustainable food production *Library Information Management: Principles, Practices, and Future Trends* Dr. Savita Mittal, Library Information Management Principles Practices and Future Trends is a comprehensive well structured guide that explores the core principles practical methods and emerging trends in managing information within library settings Designed for students librarians educators and information professionals this book addresses the changing landscape of library services in the digital era It covers essential topics such as information organization collection development digital resource management user services policy formulation and the integration of new technologies The book also discusses future focused themes like artificial intelligence data analytics and user centric service models Clear relevant and up to date this book serves as a valuable resource for understanding applying and advancing best practices in modern library and information management *Transgenic Animal Patent Reform Act of 1989* United States. Congress. House. Committee on the Judiciary. Subcommittee on Courts, Intellectual Property, and the Administration of Justice,1990

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