

R. Carl Moy

Associate Director, Intellectual Property Institute

Professor of Law

Education

B.M.E., 1978, University of Minnesota

J.D., 1983, George Washington University Law School

Experience

Mitchell Hamline School of Law: professor of law, 2015-.

William Mitchell College of Law: professor of law, 1996-2015; associate professor of law, 1994-1996; assistant professor of law 1991-1994.

Associate attorney, Merchant, Gould, Smith, Edell, Welter & Schmidt, Minneapolis, 1986-1991.

Guest researcher, Max Planck Institute for Patent, Copyright and Unfair Competition Law, Munich, Germany, 1985-1986.

Clerk, Hon. Daniel M. Friedman, Washington, D.C., 1983-1985.

Patent agent, Parkhurst & Oliff, Alexandria, Va., 1982-1983.

Patent examiner, U.S. Patent and Trademark Office, Washington, D.C., 1978-1982.

Admitted: Washington, D.C., 1983; Minnesota, 1986.

Leadership & Service

Chair, Committee on Patent Legislation, American Bar Assn. Section of Intellectual Property Law, 1993-1995; chair, Committee on Patent and Trademark Office Affairs-Patents, ABA Section of Intellectual Property Law, 1995-; Bds. of Eds., Patent World, 1993-, & AIPLA Quarterly J., 1994-.

Books

Moy's Walker on Patents, 4th ed. Eagan, MN: Thomson West, 2003- (updated annually).

Articles

Subjecting Rembrandt to the Rule of Law: Rule-Based Solutions for Determining the Patentability of Business Methods, 28 William Mitchell Law Review 1047 (2002).

Statutory Subject Matter and Hybrid Claiming, 17 John Marshall Journal of Computer & Information Law 277 (1998).

1996 Review of the Year: The USA, 89 Patent World 20 (1997).

High Technology Law in the Twenty-First Century, Second Annual High Technology Law Conference [Panel Discussion], 21 Suffolk Transnational Law Review 13 (1997).

Commentary: Authority of the Commissioner Over the Board of Patent Appeals and Interferences, 76 Journal of the Patent and Trademark Office Society 391 (1994).

The History of the Patent Harmonization Treaty: Economic Self-Interest as an Influence, 26 John Marshall Law Review 457 (1993).

The Effect of New Rule 56 on the Law of Inequitable Conduct, 74 Journal of the Patent and Trademark Office Society 257 (1992).

Judicial Deference to the PTO's Interpretations of the Patent Law, 74 Journal of the Patent and Trademark Office Society 406 (1992).

Essay: Patent Harmonization, Protectionism and Legislation, 74 Journal of the Patent and Trademark Office Society 777 (1992).

Patent Law Developments in the United States Court of Appeals for the Federal Circuit During 1986, 36 American University Law Review 861 (1987). With D. Strawbridge and D. MacDonald.

The Interpretation of Means Expressions During Prosecution, 68 Journal of the Patent and Trademark Office Society 246 (1986).