

GRURInt

**Gewerblicher Rechtsschutz und Urheberrecht
International
Journal of European and International IP Law**

GRUR**Int**

Gewerblicher Rechtsschutz und Urheberrecht International Journal of European and International IP Law

Journal of the German Association for Intellectual Property Law (GRUR)

Edited by Josef Drexl and Reto Hilty

Editorial Office: Max Planck Institute for Innovation and Competition,
Marshallplatz 1, 80539 Munich

Volume 73, 2024



ISSN 2632-8623

Imprint

GRURInternational

Journal of European and International IP Law

Executive editors: Dr. Tian Lu (V.i.S.d.P.), Dr. Maria José Schmidt-Kessen, Marstallplatz 1, 80539 Munich, Germany, telephone: +49 (0) 89 2 42 46-404, email: grurint@ip.mpg.de

Editor: GRUR International, Max-Planck-Institut für Innovation und Wettbewerb, Marstallplatz 1, 80539 Munich, Germany, telephone: +49 (0) 89 2 42 46-425.

Manuscripts and other submissions: All submissions are to be sent to the above address. No liability arises for unsolicited submissions. Submissions may only be returned if costs of return postage are included together with the submission. The acceptance to publication must be made in text form. Through acceptance the author transfers to the Verlag C.H.BECK the exclusive geographical and unlimited temporal right to reproduce and distribute in physical form, the right to grant public access or any reproduction thereof, the right to include in databases, the right to store on electronic data carriers and the right to the distribution and reproduction thereof as well as the right to other use in electronic form. This also includes any usage rights that are presently unknown. This does not affect the author's mandatory secondary right (§ 38 (4) of the German Copyright Act (UrhG)) after the expiry of 12 months following publication.

Guidelines Verlag C.H.BECK: The editorial guidelines and list of abbreviations are available under: www.zitierportal.de.

Copyright and publisher's rights: All contributions published in this journal are protected by copyright. This also applies to the published court decisions and their summaries to the extent they have been edited or compiled by the contributor or managing editor. The copyright protection also applies to databases and other similar systems. With the exception of the narrow uses permitted by German copyright law, no part of this journal may in any form be reproduced, distributed, made publicly accessible, included in databases, saved on data carriers or reproduced, distributed or utilised in any electronic form without written approval from Verlag C.H.BECK.

Advertisements: Verlag C.H.BECK, Media Sales, Wilhelmstraße 9, 80801 Munich, Germany; postal address: Postfach 40 03 40, 80703 Munich, Germany. Media Consultants: telephone: +49 (0) 89 3 81 89-687, fax: +49 (0) 89 3 81 89-589, email: mediasales@beck.de. Order Management: telephone: +49 (0) 89 3 81 89-609, fax: +49 (0) 89 3 81 89-589, email: anzeigen@beck.de. Contact person for advertisements: *Dr. Jiri Pavelka*.

Publisher: Verlag C.H.BECK oHG, Wilhelmstr. 9, 80801 Munich; postal address: Postfach 40 03 40, 80703 Munich, Germany, telephone: +49 (0) 89 3 81 89-0, fax: +49 (0) 89 3 81 89-398, info@beck.de; Postbank München IBAN: DE82 7001 0080 0006 2298 02, BIC: PBNKDEFFXXX. Amtsgericht München, HRA 48 045. Managing partners: Dr. Hans Dieter Beck and Dr. h. c. Wolfgang Beck, both are publishers in Munich.

Publication: Monthly.

Subscription charges 2024: Yearly € 775,- (incl. VAT). Details regarding the terms of subscription for members of the German Vereinigung für gewerblichen Rechtsschutz und Urheberrecht (GRUR) / German Association for the Protection of Intellectual Property are available on request from GRUR, Theodor-Heuss-Ring 32, D-50668 Cologne, and the publishers C.H.BECK. Issue price: € 73,- (incl. VAT). Costs of delivery are not included. Invoicing is at the beginning of a payment period. Complaints about copies that have not been received may only be made within six weeks following the date of publication. Title pages and indexes for the year are only deliverable with the respective issue (where available).

Orders may be made in every bookstore and through the publisher, Verlag C.H.BECK.

Customer Service: telephone: +49 (0) 89 3 81 89-750, fax: +49 (0) 89 3 81 89-358, email: kundenservice@beck.de

Cancellation: Details on the cancellation policy are available under: www.beck-shop.de/grur-int-gewerblicher-rechtsschutz-urheberrecht-internationaler-teil/product/2737

Change of address: timely notification of a change of address is requested. When informing of a change of address, please provide the name of the journal as well as the new and previous address.

Notification according to Art. 21 (1) GDPR: The Deutsche Post AG may inform the Verlag C.H.BECK of a change of address if no forwarding instructions have been given. An objection may be made at any time to the Deutsche Post AG. The objection does not have retrospective effect.

Printers: Druckerei C.H.Beck, Bergerstraße 3–5, 86720 Nördlingen, Germany.



TABLE OF CONTENTS

EDITORIALS

Correa, Carlos M.: Lessons From a Narrow TRIPS Waiver	97	Rendas, Tito: From Brussels to Brasília: How the EU AI Act Could Inspire Brazil's Generative AI Copyright Policy	495
Derclaye, Estelle: Is Copyright Harmonisation in the EU Achieved in Practice and if Not, What Can We Do About It?	605	Robertson, Viktoria H. S. E.: Computational Antitrust and the Future of Competition Law Enforcement	915
Drexl, Josef: Responses of Intellectual Property and Competition Law to the Challenges of Climate Change	715	Samtany, Sanya: New Frontiers in Intellectual Property and Human Rights: Copyright Discrimination	189
Fleiß, Jürgen: Computational Antitrust and the Future of Competition Law Enforcement	915	Sanli, Kerem Cem: Turkey's New E-Commerce Law: A Draconian Regulation of Digital Platforms	377
Friedmann, Danny: Copyright as Affirmative Action for Human Authors Until The Singularity	1	Savin, Andrej: The Changing Nature of Data Protection in the EU	815
Ghidini, Gustavo: IP and AI – for a Balanced, Non-Protectionist Stance	1017	Suthersanen, Uma: Towards a More Human, Equitable and Inclusive IP World Order?	1109
Hartmann, Ivar: From Brussels to Brasília: How the EU AI Act Could Inspire Brazil's Generative AI Copyright Policy	495	Tamura, Yoshiyuki: 'Intellectual Property' as a Metaphor: A Recommendation for an Understanding as 'Governmental Regulation of Actions'	285

ARTICLES

Bartels, Marvin: A Balancing Act: Data Protection Compliance of Artificial Intelligence	526	Geiger, Christophe: Copyright as an Access Right: Concretizing Positive Obligations for Rightholders to Ensure the Exercise of User Rights	1019
Binctin, Nicolas: Brexit and the Legal Legitimacy of the Unitary Patent Court	191	Geiregat, Simon: Trading Repaired and Refurbished Goods: How Sustainable is EU Exhaustion of Trade Marks?	287
Bonadio, Enrico: Geographical Indications Between the <i>Old World</i> and the <i>New World</i> , and the Impact of Migration	3	Ghidini, Gustavo: A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement	817
Callo-Müller, María Vázquez: The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance	1128	Guadamuz, Andres: A Scanner Darkly: Copyright Liability and Exceptions in Artificial Intelligence Inputs and Outputs	111
Chiampi Ohly, Diana D.: Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post <i>Jack Daniel's Properties v. VIP Products</i> and the German Likelihood of Confusion Analysis	198	Härkönen, Heidi: Fashion and Authors' Moral Rights	406
Contardi, Magali: Geographical Indications Between the <i>Old World</i> and the <i>New World</i> , and the Impact of Migration	3	He, Tianxiang: AI Originality Revisited: Can We Prompt Copyright over AI-Generated Pictures?	299
Dore, Giulia: The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios	1050	Heller, David: Intellectual Property as Business Loan Collateral: A Taxonomy on Institutional and Economic Determinants	379
Filho, Calixto Salomao: Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters	763	Iaia, Vincenzo: Eco-Patents at the Crossroads Between Technological Neutrality and Environmental Sensitivity	308
Flynn, Mathew: Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund	1137	Jacques, Sabine: Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund	1137
Gabriel-Pizarro, Guillem: Mirroring the American Bankruptcy Code? IP Licences in the European Insolvency Harmonisation Project	128	Jütte, Bernd Justin: Copyright as an Access Right: Concretizing Positive Obligations for Rightholders to Ensure the Exercise of User Rights	1019
Ganea, Peter: A Detailed Examination of China's Amended Patent Act Implementing Regulations and Patent Examination Guidelines	928	Karimov, Elnur: Disclosure of Origin in European Biotechnology Patent Law: A Social Network Analysis Perspective	510
		Kokoulina, Olga: On FRAND as a Means of Information Access	393
		Kusch, Chiara: Innovation Policy Beyond Patents: A Case Study on the Development of Climate-Friendly Fertilizers	742

Kyrylenko, Anastasiia: Of Geographical Indications and Wars: What the Specifications Tell Us about the Impact of Military Conflicts on French Protected Designations of Origin	210	Piselli, Riccardo: A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement	817
Leitzinger, Leo: Intellectual Property as Business Loan Collateral: A Taxonomy on Institutional and Economic Determinants	379	Priora, Giulia: The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios	1050
Li, Yahong: Opt-Out Implied Licenses in Copyright Law: From Search Engines to GPAI Models	838	Rahmatian, Andreas: The Musical Work in Copyright Law	18
Lucchi, Nicola: Geographical Indications Between the <i>Old World</i> and the <i>New World</i> , and the Impact of Migration	3	Remigio, Alejandro Matsuno: The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance ..	1128
Manteghi, Maryna: Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer	34	Sadami, Arthur: Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters	763
Martínez, Alba Ribera: The Decentralisation of the DMA's Enforcement System	1111	Senftleben, Martin: Developing Defences for Fashion Up-cycling in EU Trademark Law	99
Mast, Tobias: Platform Law as EU Law	607	Spedicato, Giorgio: The Untapped Potential of Patent Law in Deterring Environmentally Unsustainable Innovation ..	751
Metzger, Axel: Innovation Policy Beyond Patents: A Case Study on the Development of Climate-Friendly Fertilizers	742	Stief, Marco: The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation	824
Murai, Maiko: The Current Situation of Japanese Copyright Law Regarding Internet Transmission of Library Materials – The Amendment to the Copyright Act in 2021	917	Valtere, Laura: The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities	617
Nard, Craig A.: Brexit and the Legal Legitimacy of the Unitary Patent Court	191	Van Dycke, Lodewijk: Why Patents on Climate Technologies Must Be Cut Short	717
Olatunji, Olugbenga Ajani: Regional Approach to Boosting Local Pharmaceutical Manufacturing Capacity: A Critique of the East African Community Pharmaceutical Manufacturing Plan of Action	1036	Walz, Uwe: Intellectual Property as Business Loan Collateral: A Taxonomy on Institutional and Economic Determinants	379
Ortega Sanabria, Diego F.: The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance	1128	Woznica, Ondřej: Control or Compensation: Distorted Narrative and Aftermath of Article 17 CDSM	631
Peukert, Alexander: Copyright in the Artificial Intelligence Act – A Primer	497	Zapata Sevilla, José: General-Purpose AI Models As Essential Inputs in Downstream Markets: The Need for a Strict Standard Regarding Mandatory Access	948
Pinto Ido, Vitor Henrique: Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters	763	Zhang, Hongjiao: Opt-Out Implied Licenses in Copyright Law: From Search Engines to GPAI Models	838

OPINIONS

Altmeyer, Stephan: Opinion of GRUR on the European Commission's Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45	Duhanic, Ines: The Artistic Use Defence in Trademark Dilution Cases – <i>Hermès'</i> Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag	421
Batista, Pedro Henrique D.: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition ..	323	Freischem, Stephan: GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis	139
Borgogno, Oscar: European Commission's Draft Regulation on SEPs: An IP Finance Assessment	1067	Haertel, Alexander: Opinion of GRUR on the European Commission's Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45
Colangelo, Guisepppe: European Commission's Draft Regulation on SEPs: An IP Finance Assessment	1067	Harhoff, Dietmar: Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission's Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents	647
Conde Gallego, Beatriz: Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission's Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents	647	Hartwig, Henning: Comments of the GRUR Committee for Design Law on the Request for a Preliminary Ruling in Case C-211/24 – <i>LEGO A/S v. Pozitív Energiaforrás Kft</i>	1150
Drexel, Josef: Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission's Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents	647		

Hilty, Reto M.: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323	Popp, Andreas: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45
Hoffmann, Fabian: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45	Slowinski, Peter R.: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323
Huang, George J.H.: Navigating Inventiveness Assessment in Taiwan: Insights from Recent Court Decisions .	1157	Slowinski, Peter R.: Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission’s Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents	647
Huang, Sandy: Navigating Inventiveness Assessment in Taiwan: Insights from Recent Court Decisions	1157	Steinhart, Miriam: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323
Hufnagel, Frank-Erich: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45	Tilmann, Winfried: ‘Brexit and the Legal Legitimacy of the Unitary Patent Court’ – A Response	769
Kim, Daria: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323	Tochtermann, Lea: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45
Kock, Michael A.: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323	Valk, Etienne Gabriel: The CJEU’s Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights	850
Lamping, Matthias: New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector – Position Statement of the Max Planck Institute for Innovation and Competition	323	Wang, Qian: Creation Is Not Like a Box of Chocolates: Why Is the First Judgment Recognizing Copyrightability of AI-generated Content Wrong?	772
Meier-Beck, Peter: The Assessment of Patent Validity by the Unified Patent Court	666	Wei, De: New Progress in China’s Anti-Monopoly Investigation into the Pharmaceutical Industry – Comment on the <i>Injectable Polymyxin B Sulfate</i> Case	858
Mohsler, Gabriele: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45	Würtenberger, Gert: GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis	139
Nack, Ralph: Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents (COM (2023) 232)	45		
Nilgen, Oliver: Comments of the GRUR Committee for Design Law on the Request for a Preliminary Ruling in Case C-211/24 – <i>LEGO A/S v. Pozitiv Energiaforrás Kft</i>	1150		

REPORTS

Chamas, Claudia: Building a Text and Data Mining Limitation: The Brazilian Case	217	Rocha de Souza, Allan: Building a Text and Data Mining Limitation: The Brazilian Case	217
Cui, Guobin: Commentary on the Latest Revisions to the Detailed Rules for the Implementation of the Chinese Patent Law	538	Schirru, Luca: Building a Text and Data Mining Limitation: The Brazilian Case	217
Erhagbe, Eunice O.: The Copyright Amendment Bill: A New Vista for Fair Remuneration for South African Creators and Performers?	959	Spirkl, Clemens: Data Laws Around the Globe – Insights, Frictions and Opportunities. Highlights from the African Data Protection Laws Conference in Accra, Ghana, 13–15 September 2022 and Comparative Data Law Conference in Munich, Germany, 7–8 December 2023 .	865
Galeotta, Giorgia: Intellectual Property and the European Courts, Conference at the Court of Justice of the European Union, Luxembourg, 5 June 2024	1071	Tochtermann, Lea: 35th Sharing Session – On SEPs – Standing Committee on the Law of Patents, WIPO, Geneva	550
Khuchua, Tamar: Intellectual Property and the European Courts, Conference at the Court of Justice of the European Union, Luxembourg, 5 June 2024	1071	Wang, Xiao: Commentary on the Latest Revisions to the Detailed Rules for the Implementation of the Chinese Patent Law	538
Oriakhogba, Desmond O.: The Copyright Amendment Bill: A New Vista for Fair Remuneration for South African Creators and Performers?	959		

OFFICIAL STATEMENT

China

Top Ten Intellectual Property Cases in Chinese Courts in 2022	152
---	-----

CASE NOTES

Batista, Pedro Henrique D.: Rose & Bleu (Superior Court of Justice, Brazil)	340	Marusic, Branka: AstraZeneca v Swedish Patent and Registration Office (Supreme Court, Sweden)	231
Huang, Wushuang: License Fees for SEPs in Mobile Phones (Supreme People's Court, China)	967	Marusic, Branka: Qatar TV (Supreme Court, Sweden)	580
Kim, Kyungsuk: Doraemon (Supreme Court, Korea (Republic of))	797	Marusic, Branka: Cosmos Organic (Patent and Market Court of Appeal, Sweden)	1006
Köllner, Malte: DABUS (Federal Supreme Court, Germany)	1167	Merhacı, Selin Özden: Prevention of Access to an Internet Site (Constitutional Court, Turkey)	564
Labatte, Laurent: Displaying the Mission of an Aircraft Over Time (Thales) (Court of Cassation, France)	435	Novoseltsev, Illya: ALEKENZA (Supreme Court, Ukraine)	677
Lee, Il Ho: AstraZeneca/Dapagliflozin (Supreme Court, Korea (Republic of))	446	Priora, Giulia: Unauthorized Use of the Contents of a Lecture (Supreme Court, Austria)	910
Lee, Il Ho: Facebook Posts (Supreme Court, Korea (Republic of))	1011	Üner, Zehra Özkan: Prevention of Access to an Internet Site (Constitutional Court, Turkey)	564
Marusic, Branka: JTI Sweden AB v Konsumentombudsmannen (Consumer Ombudsman) (Patent and Market Court of Appeal, Sweden)	65	Yin, Leilei: License Fees for SEPs in Mobile Phones (Supreme People's Court, China)	967

BOOK REVIEWS

Luc Desautnettes-Barbero, Fernand de Visscher, Alain Strowel, Vicent Cassiers: The Unitary Patent Package & Unified Patent Court. Problems, Possible Improvements and Alternatives (Markus Ackermann)	281	Pablo Ibáñez Colomo: The New EU Competition Law (Bernadette Zelger)	811
---	-----	---	-----

Authors of Case Notes and Book Reviews

Ackermann, Markus	281	Marusic, Branka	65, 231, 580, 1006
Batista, Pedro Henrique D.	340	Merhacı, Selin Özden	564
Huang, Wushuang	967	Novoseltsev, Illya	677
Kim, Kyungsuk	797	Priora, Giulia	910
Köllner, Malte	1167	Üner, Zehra Özkan	564
Labatte, Laurent	435	Yin, Leilei	967
Lee, Il Ho	446, 1011	Zelger, Bernadette	811

CASE LAW

PATENT LAW

China

- Automatic Capsule Bread Maker – Liability for the Termination of the Effectiveness of an Unresolved PCT Application
Supreme People’s Court 22 June 2022 – (2022) Zui Gao Fa Zhi Min Zhong No. 130 428
- Method to Locate a Shelf and Slot with Ordered Items – Limiting Effect of a Title on the Scope of Protection of a Patent
Supreme People’s Court 8 April 2021– (2020) Zui Gao Fa Zhi Min Zhong No. 1469 553
- License Fees for SEPs in Mobile Phones – Determining SEP License Fee and Infringement Compensation
Supreme People’s Court 12 December 2023 – (2022) Zui Gao Fa Zhi Min Zhong Nos. 907, 910, 911, 916, 917, 918 (case note by Wushuang Huang and Leilei Yin) 967

Finland

- Fingolimod – Right to Be Heard in the Process for Protective Measures
Supreme Court (Korkein Oikeus) 21 September 2023 – KKO:2023:61 223

France

- Method of Displaying the Mission of an Aircraft Over Time (Thales) – Exclusion of Presentation of Information from Patentable Subject Matter
Court of Cassation (Cour de cassation) 11 January 2023 – 29 F-D on appeal M 19–19.567 (case note by Laurent Labatte) 435

Germany

- Aminopyridine – Procedural Issues Regarding Parallel Opposition and Revocation Proceedings
Federal Supreme Court (Bundesgerichtshof) 6 December 2022 – X ZR 47/22 158
- DABUS – Designation of Inventor for ‘AI-Generated Inventions’
Federal Supreme Court (Bundesgerichtshof) 11 June 2024 – X ZB 5/22 (case note by Malte Köllner) 1167

Hungary

- VEKLURY – Compulsory Licence Nullified Over Fundamental Rights Violations
Constitutional Court (Magyarország Alkotmánybírósága) 10 October 2023 – 3434/2023 872

Italy

- Clariant Prodotti v R.C. – Employee’s Right to Fair Compensation for a Patented Invention
Supreme Court of Cassation, Civil Division, Section 1 (Corte Suprema di Cassazione, Sez. 1 Civ.) 12 December 2022 – 36140/2022 162
- Max Mara s.r.l. v Kocca s.p.a. and Carnevali s.p.a. – Interpretation of a Patent
Supreme Court of Cassation, Civil Division, Section 1 (Corte Suprema di Cassazione, Sez. 1 Civ.) 10 May 2023 – 12499/2023 227
- Coiro v Termomeccanica – Infringement of European and National Utility Model Patents
Supreme Court of Cassation, Civil Division, Section 1 (Corte Suprema di Cassazione, Sez. I Civ.) 30 August 2023 – 25454/2023 987

Korea (Republic of)

- AstraZeneca/Dapagliflozin Formate – Challenging a Patent Through a Scope Confirmation Trial
Supreme Court 2 February 2023 – 2022Hu10210 442
- AstraZeneca/Dapagliflozin – When Prior Art Negates Non-Obviousness
Supreme Court 2 February 2023 – 2020Hu11738 (case note by Il Ho Lee) 446

Netherlands

- Menzis v AstraZeneca – Consequences of Asserting Rights Under a Patent Later Declared Invalid
Supreme Court (Hoge Raad) 3 November 2023 – 22/01071 778
- Bunch O Balloons – Taking ‘Due Account’ of Equivalents
Supreme Court (Hoge Raad) 1 March 2024 – 22/04766 1079

Sweden

- AstraZeneca v Swedish Patent and Registration Office – Challenging the Refusal to Grant a Second Supplementary Protection Certificate
Supreme Court (Högsta domstolen) 20 December 2022 – Ö 5978–21 (case note by Branka Marusic) 231

Taiwan

- Single-Nozzle Tire Valve – Factors that Deny the Existence of Inventive Step
Supreme Administrative Court 29 December 2022 – 111-Year-App-Zih-No. 366 60

Ukraine

- ALEKENZA – Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application
Supreme Court 14 December 2023 – 115821573 (case note by Illya Novoseltsev) 677

PLANT VARIETY PROTECTION

China

- Fengnuo 1246v Liannuo No. 2 – One Variety, One Name
Supreme People’s Court 18 September 2023 – (2022) Zui Gao Fa Zhi Min Zhong No. 269 883

Italy

- Fruitgrowing Equipment & Service S.r.l. v. Novello & C. S.r.l., Ortofrutta Vitale S.r.l. and Murabito Giuseppe S.r.l. – Assessing Novelty of a Plant Variety Patented Abroad
Supreme Court of Cassation, Civil Division, Section I (Corte Suprema di Cassazione, Sez. I Civ.) 29 August 2023 – 25439/2023 783

TRADE MARK LAW

Brazil

- Rose & Bleu – Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity
Superior Court of Justice (Superior Tribunal de Justiça) 11 October 2022 – Special Appeal No. 1.339.817 – RJ . 340

Salinas – Comparing Similar Signs Evocative of Region of Products’ Origin Superior Court of Justice (Superior Tribunal de Justiça) 13 June 2023 – Special Appeal No. 1.516.110 – MG	687	Tetra Laval Holdings & Finance SA v Swiss Federal Institute of Intellectual Property IPI – Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark Federal Administrative Court (Bundesverwaltungsgericht) 29 August 2023 – B-3904/2021	452
<i>China</i> Nature Republic – Establishing a Legitimate Source Defense in Trade Mark Infringement Cases Supreme People’s Court 16 June 2023 – (2022) Zui Gao Fa Min Zai No. 274	166	A.____ SA v Rolex SA – Personalisation of Trade Mark Goods Federal Supreme Court (Bundesgericht) 19 January 2024 – 4A_171/2023	1174
<i>Finland</i> Soda-Club (CO2) and SodaStream International B. V. v MySoda Oy – Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection Supreme Court (Korkein Oikeus) 17 November 2023 – KKO:2023:87	889	<i>Thailand</i> Designer ‘K’ – Registration of Personal Names as Trade Marks Supreme Court 2023 [specific date not announced] – 39/2566	787
<i>France</i> Ouest SCS v Chanel – Infringements Arising from the Unauthorised Resale of the Proprietor’s Products Court of Cassation (Cour de cassation) 6 December 2023 – No. 778 F-B on appeal P 20–18.653	558	<i>Turkey</i> BUSTESİN – No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law Court of Cassation 14 March 2022 – Case No. 2019/5189, Decision No. 2022/1852	63
<i>Germany</i> Use of a Trade Mark as Artistic Expression – Striking a Balance Between Trade Mark Rights and Artistic Freedom Frankfurt am Main Regional Court (Landgericht Frankfurt am Main) 19 September 2023 – 2–06 O 533/23	450	<i>Andean Community</i> TAPOUT – Invalidation of Trademark Registration Obtained in Bad Faith Court of Justice of the Andean Community (Tribunal de Justicia de la Comunidad Andina) 6 October 2023 – 128-IP-2022	1001
Kölner Dom [Cologne Cathedral] – Assessing the Distinctive Character of a Sign Referencing a Place of Interest Federal Supreme Court (Bundesgerichtshof) 12 October 2023 – I ZB 28/23	1084	GEOGRAPHICAL INDICATIONS	
<i>Iran</i> Ballantine’s – Public Order as Ground for Revoking Trademark Registration Appeal Court Branch No. 10 of Tehran Province 17 April 2021 – 140068390000668630	993	<i>France</i> Association Française des Indications Géographiques Industrielles et Artisanales v Rhône-Alpes pierres naturelles (Rhônapi) and INPI – Choosing a Name for a Geographical Indication Court of Cassation (Cour de cassation) 15 November 2023 – 729 FS-B on appeal F 22–12.858	692
<i>Italy</i> Mimma – Liability for the Offence of Counterfeiting Famous Trade Marks Supreme Court of Cassation, Criminal Division, Section V (Corte Suprema di Cassazione, Sez. V Penale) 2 March 2023 – 21640/2023	897	<i>Italy</i> Regione Siciliana – Validity of a Municipal Designation Constitutional Court (Corte Costituzionale) 23 February 2023 – 75/2023	459
<i>Korea (Republic of)</i> LEGO Juris A/S v LEGOCHEM Bioscience Co. Ltd. – Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark Supreme Court 16 November 2023 – 2020Hu11943	908	TRADE LAW	
<i>Netherlands</i> Jiskefet B. V. v Noblesse Uitgevers B. V. – Use of Trade Mark in the Title of a Book Supreme Court (Hoge Raad) 27 October 2023 – 22/03144	562	<i>Andean Community</i> Republic of Peru v Republic of Ecuador – Differential Pricing: Violation of Fundamental Principles or Justified Measure? Court of Justice of the Andean Community (Tribunal de Justicia de la Comunidad Andina) 29 June 2023 – Case 05-AI-2021	343
<i>Spain</i> Carolina Herrera Bags – Full Compensation of Moral Harm Caused to the Trade Mark Owner Supreme Court (Tribunal Supremo) 13 July 2023 – STS 3306/2023	994	COMPETITION LAW	
<i>Switzerland</i> Apple Logo – Evaluation of Similarities of Figurative Marks with Matching Motifs Federal Administrative Court (Bundesverwaltungsgericht) 8 March 2023 – B-1974/2022	237	<i>France</i> Plavix – Starting Point of the Limitation Period for a Private Damages Action Court of Cassation (Cour de cassation) 30 August 2023 – 614 FS-B on appeal Z 22–14.094	469
		<i>Norway</i> Competition Authority v Schibsted ASA – Assessment of a Below-Threshold Merger in the Digital Sector Supreme Court (Høyesterett) 16 February 2023 – HR-2023–299-A	243

UNFAIR COMPETITION

Brazil

- Ketchup – Admissibility of Advertising Puffery
Superior Court of Justice (Superior Tribunal de Justiça)
28 February 2023 – Special Appeal No. 1.759.745 – SP
(2018/0001763–0) 789
- Google Brasil – Using Competitor’s Trade Mark as Un-
fair Competition in Keyword Advertising
Superior Court of Justice (Superior Tribunal de Justiça)
8 August 2023 – Special Appeal No. 2.012.895 – SP 1090

Sweden

- JTI Sweden AB v Konsumentombudsmannen (Consu-
mer Ombudsman) – Tobacco Company is Prohibited
from Sponsoring the Festival and Promoting its Pro-
ducts in Connection with it
Patent and Market Court of Appeal (Patent- och mar-
knadsöverdomstolen) 24 November 2022 – PMT
8964–21 (case note by Branka Marusic) 65
- Cosmos Organic – Requirements for Environmental
Claims in Marketing Based on Third-Party Certification
Patent and Market Court of Appeal (Patent- och mar-
knadsöverdomstolen) 5 September 2022 – PMT 1782–
21 (case note by Branka Marusic) 1006

Turkey

- Prevention of Access to an Internet Site – Violation of
Constitutional Freedoms by Preventing Access to Con-
tent and Websites
Constitutional Court 13 September 2023 – Decision
No. 2023/152 (case note by Zehra Özkan Üner and
Selin Özden Merhaci) 564

COPYRIGHT LAW

Austria

- Unauthorized Use of the Contents of a Lecture – Liabil-
ity for Copyright Infringement During the Performance
of Sovereign Functions
Supreme Court (Oberster Gerichtshof) 13 July 2023 – 1
Ob 114/23f (case note by Giulia Priora) 910
- Revocation of Rights for Film Works – Clarifying the
Revocation Right and the 14-Day Objection Period in
Terms of Statutory Exceptions
Supreme Court (Oberster Gerichtshof) 17 October
2023 – 4 Ob 59/23i 1190

Brazil

- Parody of a Song for Election – Lawfulness of Parody
Used for Election Purposes
Superior Court of Justice (Superior Tribunal de Justiça)
24 August 2022 – Special Appeal No. 1.810.440 – SP ... 473

China

- Lee v Liu – Copyright Protection for ‘AI-Generated’
Images
Beijing Internet Court 27 November 2023 – (2023) Jing
0491 Min Chu No. 11279 360
- Hangzhou Yuanyuzhou Technology Co., Ltd. v Shen-
zhen Qice DieChu Cultural and Creative Co., Ltd. –
Liability of the Operator of an NFT Digital Artwork
Trading Service Platform for Contributory Copyright
Infringement
Zhejiang Province Hangzhou Intermediate People’s
Court 30 December 2022 – (2022) Zhe 01 Min Zhong
No. 5272 694
- Ultraman – Liability of an AI Service Provider for Copy-
right Infringement
Guangzhou Internet Court 8 February 2024 – (2024)
Yue 0192 Min Chu No. 113 1100

Czech Republic

- EZ v Greenpeace eská Republika – Parody of Audio-
Visual Works
Supreme Court (Nejvyšší soud) 28 July 2023 – 23 Cdo
2178/2022 172

Denmark

- Little Mermaid – The Parody Principle and Concept of
Independent Work in Copyright Law
Supreme Court (Højesteret) 17 May 2023 – BS-24506/
2022-HJR 69
- Anne Black v Salling Group and Ronald – Determining
Compensation for the Infringement of Copyright and
Marketing Practices Laws
Supreme Court (Højesteret) 22 March 2023 – BS-
50856/2020-HJR 255

Finland

- A v Sanoma Media Finland Oy – Copyright Exceptions
and Limitations for the Use of Photographs for Report-
ing Purposes
Supreme Court (Korkein Oikeus) 29 June 2023 –
KKO:2023:48 73

France

- Fontaine aux chevaux – Limitation Period for Civil Ac-
tions for Copyright Infringement
Court of Cassation (Cour de cassation) 15 November
2023 – 608 F-B on appeal U 22–23.266 369

Italy

- Voest Alpine Signaling v I bérica Tecnología en Sistemas
de Seguridad Ferroviarios – Rights of the Maker of a
Database
Supreme Court of Cassation, Civil Division, Section 1
(Corte Suprema di Cassazione, Sez. 1 Civ.) 8 November
2022 – 32871/2022 81
- RAI Radiotelevisione v Chiara Biancheri – Copyright
Protection of a Floral Fractal Generated Using Software
Supreme Court of Cassation, Civil Division, Section 1
(Corte Suprema di Cassazione, Sez. 1 Civ.) 16 January
2023 – 1107/2023 258
- Ministry of Culture and Tourism v Edizioni Condè
Nast SpA – Image Right Protection for Cultural Goods
Court of First Instance of Florence, Civil Division, Sec-
tion II (Tribunale di Firenze, Sez. II Civ.) 20 April 2023
– 1207/2023 574

Korea (Republic of)

- Doraemon – Exhaustion of the Distribution Right
Supreme Court 7 December 2023 – 2020Do17863 (case
note by Kyungsuk Kim) 797
- Facebook Posts – Moral Rights Infringement through
Defamation of Honour
Supreme Court 30 November 2023 – 2020Do10180
(case note by Il Ho Lee) 1011

Netherlands

- Koninklijke Philips N.V., Philips Consumer Lifestyle
B.V. v Lidl and others – Product Design Infringement
from Copyright and Unfair Competition Law Perspec-
tives
Supreme Court (Hoge Raad) 7 July 2023 – 21/02827 ... 261
- Stichting Brein v News-Service Europe B.V. – Assessing
Whether a Usenet Service Provider is Entitled to Rely on
Exemption from Liability
Supreme Court (Hoge Raad) 27 January 2023 – 17/
01135 371

Spain

- La historia del Iori y Run – Quotation Exception in Copyright Law
Supreme Court (Tribunal Supremo) 16 May 2023 – B 724/2023 85

Sweden

- Qatar TV – Determining a Country Where a Satellite Broadcast Has Been Made
Supreme Court (Högsta domstolen) 12 May 2023 – B 1513–22 (case note by Branka Marusic) 580

RESTRAINTS OF COMPETITION

China

- Osports – Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events
Supreme People’s Court 23 June 2022 – (2021) Zui Gao Zhi Min Zhong 1790 90

Czech Republic

- BABY DIREKT – Resale Price Maintenance Practices as a Continuing Offence
Supreme Administrative Court (Nejvyšší správní soud) 6 November 2023 – 4 As 236/2022–161 802

Germany

- Competition Law in Arbitration Proceedings – Reviewing Arbitration Award in View of Competition Law
Federal Supreme Court (Bundesgerichtshof) 27 September 2022 – KZB 75/21 489
- Sales Cooperation in Local Rail Passenger Transport – Interpreting the Concept of Credible Demonstration
Federal Supreme Court (Bundesgerichtshof) 4 April 2023 – KZR 20/21 585
- LKW-Kartell III [Truck Cartel III] – Assessing Cartel-Related Price Effects
Federal Supreme Court (Bundesgerichtshof) 5 December 2023 – KZR 46/21 707

Netherlands

- Vereniging Buma, Stichting Stemra v Associated Business Music Distributors (ABMD) and others – Determining Whether Price Disparity Constitutes an Abuse of Dominance
Supreme Court (Hoge Raad) 1 March 2024 – 22/03167 1193

Spain

- Fiat Chrysler (Truck Cartel) – Compensation for Individual Harm Caused by a Cartel
Supreme Court (Tribunal Supremo) 12 June 2023 – STS 2492/2023 268

DATA PROTECTION LAW

Austria

- Transfer of Data to Business Customers – Interpreting the Right of Access to the Data Subject
Federal Administrative Court (Bundesverwaltungsgericht) 27 September 2023 – W256 2234851–1 600

Indonesia

- Leonardo Siahaan – Clarifying the Notions of Data Controllers, Personal and Household Activities
Constitutional Court 14 April 2023 – 108/PUU-XX/2022 180
- Dian Leonardo Benny – Challenging the Constitutionality of the National Defence and Security Exemption of Data Subjects’ Rights
Constitutional Court 14 April 2023 – 110/PUU-XX/2022 184

Italy

- Quantification of Sanctions for the Infringement of the GDPR – Imposing Administrative Pecuniary Sanctions under the GDPR
Supreme Court of Cassation, Civil Division, Section I (Corte Suprema di Cassazione, Sez. I Civ.) 22 September 2023 – 27189/2023 1197

CORRECTIONS

- Correction to: Use of Trade Mark in the Title of a Book ... 914
- Correction to: Is Copyright Harmonisation in the EU Achieved in Practice and If Not, What Can We Do About It? 1202

SUBJECT INDEX

for the journal **GRUR International**

The abbreviation “A” indicates an article, the abbreviation “BR” indicates a book review, the abbreviation “D” indicates a court decision, the abbreviation “Ed” indicates an editorial, the abbreviation “Op” indicates an opinion, the abbreviation “OS” indicates an official statement and the abbreviation “Re” indicates a report.

A

A. ___ SA v Rolex SA (Federal Supreme Court – Switzerland)

–, Personalisation of Trade Mark Goods 1174 D

A v Sanoma Media Finland Oy (Supreme Court – Finland)

–, Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes 73 D

Abuse of Dominant Position

–, Determining Whether Price Disparity Constitutes an Abuse of Dominance (Netherlands) 1193 D

–, Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events (China) 90 D

Access

–, A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement 817 A

–, Copyright as an Access Right: Concretizing Positive Obligations for Rightholders to Ensure the Exercise of User Rights 1019 A

–, General-Purpose AI Models As Essential Inputs in Downstream Markets: The Need for a Strict Standard Regarding Mandatory Access 948 A

–, Interpreting the Right of Access to the Data Subject (Austria) 600 D

–, On FRAND as a Means of Information Access 393 A

–, Violation of Constitutional Freedoms by Preventing Access to Content and Websites (Turkey) 564 D

Advertising

–, Admissibility of Advertising Puffery (Brazil) 789 D

–, Using Competitor’s Trade Mark as Unfair Competition in Keyword Advertising (Brazil) 1090 D

African Community

–, Regional Approach to Boosting Local Pharmaceutical Manufacturing Capacity: A Critique of the East African Community Pharmaceutical Manufacturing Plan of Action 1036 A

AI

–, See „Artificial Intelligence“

AI-Generated Content

–, AI Originality Revisited: Can We Prompt Copyright over AI-Generated Pictures? 299 A

–, Copyright Protection for ‘AI-Generated’ Images (China) 360 D

–, Creation Is Not Like a Box of Chocolates: Why Is the First Judgment Recognizing Copyrightability of AI-generated Content Wrong? 772 Op

–, Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund 1137 A

ALEKENZA (Supreme Court – Ukraine)

–, Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application 677 D

Aminopyridine (Federal Supreme Court – Germany)

–, Procedural Issues Regarding Parallel Opposition and Revocation Proceedings 158 D

Andean Community

–, Differential Pricing: Violation of Fundamental Principles or Justified Measure? 343 D

–, Invalidation of Trademark Registration Obtained in Bad Faith 1001 D

Anne Black v Salling Group and Ronald (Supreme Court – Denmark)

–, Determining Compensation for the Infringement of Copyright and Marketing Practices Laws 255 D

Apple Logo (Federal Administrative Court – Switzerland)

–, Evaluation of Similarities of Figurative Marks with Matching Motifs 237 D

Arbitration

–, Reviewing Arbitration Award in View of Competition Law (Germany) 489 D

Artificial Intelligence

–, A Balancing Act: Data Protection Compliance of Artificial Intelligence 526 A

–, A Scanner Darkly: Copyright Liability and Exceptions in Artificial Intelligence Inputs and Outputs 111 A

–, AI Originality Revisited: Can We Prompt Copyright over AI-Generated Pictures? 299 A

–, Copyright as Affirmative Action for Human Authors Until The Singularity 1 Ed

–, Copyright in the Artificial Intelligence Act – A Primer 497 A

–, Copyright Protection for ‘AI-Generated’ Images (China) 360 D

–, Creation Is Not Like a Box of Chocolates: Why Is the First Judgment Recognizing Copyrightability of AI-generated Content Wrong? 772 Op

–, Designation of Inventor for ‘AI-Generated Inventions’ (Germany) 1167 D

–, From Brussels to Brasília: How the EU AI Act Could Inspire Brazil’s Generative AI Copyright Policy 495 Ed

–, General-Purpose AI Models As Essential Inputs in Downstream Markets: The Need for a Strict Standard Regarding Mandatory Access 948 A

–, IP and AI – for a Balanced, Non-Protectionist Stance 1017 Ed

–, Liability of an AI Service Provider for Copyright Infringement (China) 1100 D

–, Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund 1137 A

Artistic Freedom

–, Striking a Balance Between Trade Mark Rights and Artistic Freedom (Germany) 450 D

Association Française des Indications Géographiques Industrielles et Artisanales v Rhône-Alpes pierres naturelles (Rhônapi) and INPI (Court of Cassation – France)

–, Choosing a Name for a Geographical Indication 692 D

AstraZeneca v Swedish Patent and Registration Office (Supreme Court – Sweden)

–, Challenging the Refusal to Grant a Second Supplementary Protection Certificate 231 D

AstraZeneca/Dapagliflozin (Supreme Court – South Korea)

–, When Prior Art Negates Non-Obviousness 446 D

AstraZeneca/Dapagliflozin Formate (Supreme Court – South Korea)

–, Challenging a Patent Through a Scope Confirmation Trial 442 D

Audio-Visual Works

–, Parody of Audio-Visual Works (Czech Republic) 172 D

Austria

–, Clarifying the Revocation Right and the 14-Day Objection Period in Terms of Statutory Exceptions 1190 D

–, Interpreting the Right of Access to the Data Subject 600 D

–, Liability for Copyright Infringement During the Performance of Sovereign Functions 910 D

Automatic Capsule Bread Maker (Supreme People's Court – China)

–, Liability for the Termination of the Effectiveness of an Unresolved PCT Application 428 D

B

BABY DIREKT (Supreme Administrative Court – Czech Republic)

–, Resale Price Maintenance Practices as a Continuing Offence 802 D

Bad Faith

–, Invalidation of Trademark Registration Obtained in Bad Faith (Andean Community) 1001 D

Ballantine's (Appeal Court Branch No. 10 of Tehran Province – Iran)

–, Public Order as Ground for Revoking Trademark Registration 993 D

Bankruptcy

–, Mirroring the American Bankruptcy Code? IP Licences in the European Insolvency Harmonisation Project 128 A

Bolar Exemption

–, The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation 824 A

Book

–, Use of Trade Mark in the Title of a Book (Netherlands) 562 D

Brazil

–, Admissibility of Advertising Puffery 789 D

–, Building a Text and Data Mining Limitation: The Brazilian Case 217 Re

–, Comparing Similar Signs Evocative of Region of Products' Origin 687 D

–, From Brussels to Brasília: How the EU AI Act Could Inspire Brazil's Generative AI Copyright Policy 495 Ed

–, Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity 340 D

–, Lawfulness of Parody Used for Election Purposes 473 D

–, Using Competitor's Trade Mark as Unfair Competition in Keyword Advertising 1090 D

Brexit

–, Brexit and the Legal Legitimacy of the Unitary Patent Court 191 A

–, 'Brexit and the Legal Legitimacy of the Unitary Patent Court' – A Response 769 Op

Broadcast

–, Determining a Country Where a Satellite Broadcast Has Been Made (Sweden) 580 D

Bunch O Balloons (Supreme Court – Netherlands)

–, Taking 'Due Account' of Equivalents 1079 D

Business Loan Collateral

–, Intellectual Property as Business Loan Collateral: A Taxonomy on Institutional and Economic Determinants 379 A

BUSTESİN (Court of Cassation – Turkey)

–, No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law 63 D

C

Carolina Herrera Bags (Supreme Court – Spain)

–, Full Compensation of Moral Harm Caused to the Trade Mark Owner 994 D

Cartel

–, Assessing Cartel-Related Price Effects (Germany) 707 D

–, Compensation for Individual Harm Caused by a Cartel (Spain) 268 D

Certification

–, Requirements for Environmental Claims in Marketing Based on Third-Party Certification (Sweden) 1006 D

ČEZ v Greenpeace Česká Republika (Supreme Court – Czech Republic)

–, Parody of Audio-Visual Works 172 D

ChatGPT

–, Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer 34 A

China

–, A Detailed Examination of China's Amended Patent Act Implementing Regulations and Patent Examination Guidelines 928 A

–, Commentary on the Latest Revisions to the Detailed Rules for the Implementation of the Chinese Patent Law 538 Re

–, Copyright Protection for 'AI-Generated' Images 360 D

–, Determining SEP License Fee and Infringement Compensation 967 D

–, Establishing a Legitimate Source Defense in Trade Mark Infringement Cases 166 D

–, Liability for the Termination of the Effectiveness of an Unresolved PCT Application 428 D

–, Liability of an AI Service Provider for Copyright Infringement 1100 D

–, Liability of the Operator of an NFT Digital Artwork Trading Service Platform for Contributory Copyright Infringement 694 D

–, Limiting Effect of a Title on the Scope of Protection of a Patent 553 D

–, New Progress in China's Anti-Monopoly Investigation into the Pharmaceutical Industry – Comment on the Injectable Polymyxin B Sulfate Case 858 Op

–, Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events 90 D

–, One Variety, One Name 883 D

–, Top Ten Intellectual Property Cases in Chinese Courts in 2022 152 OS

CJEU

–, See 'Court of Justice of the European Union'

Clariant Prodotti v R. C. (Supreme Court of Cassation – Italy)

–, Employee's Right to Fair Compensation for a Patented Invention 162 D

Climate Change

–, Responses of Intellectual Property and Competition Law to the Challenges of Climate Change 715 Ed

Coiro v Termomeccanica (Supreme Court of Cassation – Italy)

–, Infringement of European and National Utility Model Patents 987 D

Compensation

- , Compensation for Individual Harm Caused by a Cartel (Spain) 268 D
- , Control or Compensation: Distorted Narrative and Aftermath of Article 17 CDSM 631 A
- , Determining Compensation for the Infringement of Copyright and Marketing Practices Laws (Denmark) 255 D
- , Full Compensation of Moral Harm Caused to the Trade Mark Owner (Spain) 994 D

Competition Authority v Schibsted ASA (Supreme Court – Norway)

- , Assessment of a Below-Threshold Merger in the Digital Sector 243 D

Competition Law

- , Assessing Cartel-Related Price Effects (Germany) 707 D
- , Assessment of a Below-Threshold Merger in the Digital Sector (Norway) 243 D
- , Compensation for Individual Harm Caused by a Cartel (Spain) 268 D
- , Computational Antitrust and the Future of Competition Law Enforcement 915 Ed
- , Determining Whether Price Disparity Constitutes an Abuse of Dominance (Netherlands) 1193 D
- , Interpreting the Concept of Credible Demonstration (Germany) 585 D
- , New Progress in China's Anti-Monopoly Investigation into the Pharmaceutical Industry – Comment on the Injectable Polymyxin B Sulfate Case 858 Op
- , Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events (China) 90 D
- , Resale Price Maintenance Practices as a Continuing Offence (Czech Republic) 802 D
- , Responses of Intellectual Property and Competition Law to the Challenges of Climate Change 715 Ed
- , Reviewing Arbitration Award in View of Competition Law (Germany) 489 D
- , Starting Point of the Limitation Period for a Private Damages Action (France) 469 D
- , The New EU Competition Law 811 BR
- , Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters 763 A

Competition Law in Arbitration Proceedings (Federal Supreme Court – Germany)

- , Reviewing Arbitration Award in View of Competition Law 489 D

Compulsory License

- , Compulsory Licence Nullified Over Fundamental Rights Violations (Hungary) 872 D
- , The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A

Computational Antitrust

- , Computational Antitrust and the Future of Competition Law Enforcement 915 Ed

Copyright Infringement

- , A Scanner Darkly: Copyright Liability and Exceptions in Artificial Intelligence Inputs and Outputs 111 A
- , Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability (Netherlands) 371 D
- , Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes (Finland) 73 D
- , Copyright Protection of a Floral Fractal Generated Using Software (Italy) 258 D
- , Determining a Country Where a Satellite Broadcast Has Been Made (Sweden) 580 D
- , Determining Compensation for the Infringement of Copyright and Marketing Practices Laws (Denmark) 255 D

- , Lawfulness of Parody Used for Election Purposes (Brazil) 473 D
- , Liability for Copyright Infringement During the Performance of Sovereign Functions (Austria) 910 D
- , Liability of an AI Service Provider for Copyright Infringement (China) 1100 D
- , Liability of the Operator of an NFT Digital Artwork Trading Service Platform for Contributory Copyright Infringement (China) 694 D
- , Limitation Period for Civil Actions for Copyright Infringement (France) 369 D
- , Moral Rights Infringement through Defamation of Honour (South Korea) 1011 D
- , Parody of Audio-Visual Works (Czech Republic) 172 D
- , Product Design Infringement from Copyright and Unfair Competition Law Perspectives (Netherlands) 261 D
- , Quotation Exception in Copyright Law (Spain) 85 D

Copyright Law

- , A Scanner Darkly: Copyright Liability and Exceptions in Artificial Intelligence Inputs and Outputs 111 A
- , AI Originality Revisited: Can We Prompt Copyright over AI-Generated Pictures? 299 A
- , Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability (Netherlands) 371 D
- , Building a Text and Data Mining Limitation: The Brazilian Case 217 Re
- , Clarifying the Revocation Right and the 14-Day Objection Period in Terms of Statutory Exceptions (Austria) 1190 D
- , Control or Compensation: Distorted Narrative and Aftermath of Article 17 CDSM 631 A
- , Copyright as Affirmative Action for Human Authors Until The Singularity 1 Ed
- , Copyright as an Access Right: Concretizing Positive Obligations for Rightholders to Ensure the Exercise of User Rights 1019 A
- , Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes (Finland) 73 D
- , Copyright in the Artificial Intelligence Act – A Primer 497 A
- , Copyright Protection for 'AI-Generated' Images (China) 360 D
- , Copyright Protection of a Floral Fractal Generated Using Software (Italy) 258 D
- , Creation Is Not Like a Box of Chocolates: Why Is the First Judgment Recognizing Copyrightability of AI-generated Content Wrong? 772 Op
- , Determining a Country Where a Satellite Broadcast Has Been Made (Sweden) 580 D
- , Determining Compensation for the Infringement of Copyright and Marketing Practices Laws (Denmark) 255 D
- , Exhaustion of the Distribution Right (South Korea) 797 D
- , Fashion and Authors' Moral Rights 406 A
- , From Brussels to Brasília: How the EU AI Act Could Inspire Brazil's Generative AI Copyright Policy 495 Ed
- , Image Right Protection for Cultural Goods (Italy) 574 D
- , Is Copyright Harmonisation in the EU Achieved in Practice and If Not, What Can We Do About It? 605 Ed
- , Lawfulness of Parody Used for Election Purposes (Brazil) 473 D
- , Liability for Copyright Infringement During the Performance of Sovereign Functions (Austria) 910 D
- , Liability of an AI Service Provider for Copyright Infringement (China) 1100 D
- , Liability of the Operator of an NFT Digital Artwork Trading Service Platform for Contributory Copyright Infringement (China) 694 D
- , Limitation Period for Civil Actions for Copyright Infringement (France) 369 D
- , Moral Rights Infringement through Defamation of Honour (South Korea) 1011 D

- , New Frontiers in Intellectual Property and Human Rights: Copyright Discrimination 189 Ed
- , Opt-Out Implied Licenses in Copyright Law: From Search Engines to GPAI Models 838 A
- , Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer 34 A
- , Parody of Audio-Visual Works (Czech Republic) 172 D
- , Product Design Infringement from Copyright and Unfair Competition Law Perspectives (Netherlands) 261 D
- , Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund 1137 A
- , Quotation Exception in Copyright Law (Spain) 85 D
- , Rights of the Maker of a Database (Italy) 81 D
- , The CJEU's Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights 850 Op
- , The Copyright Amendment Bill: A New Vista for Fair Remuneration for South African Creators and Performers? 959 Re
- , The Current Situation of Japanese Copyright Law Regarding Internet Transmission of Library Materials – The Amendment to the Copyright Act in 2021 917 A
- , The Musical Work in Copyright Law 18 A
- , The Parody Principle and Concept of Independent Work in Copyright Law (Denmark) 69 D
- , The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios 1050 A
- Cosmos Organic (Patent and Market Court of Appeal – Sweden)**
- , Requirements for Environmental Claims in Marketing Based on Third-Party Certification 1006 D
- Counterfeiting**
- , Liability for the Offence of Counterfeiting Famous Trade Marks (Italy) 897 D
- Court of Justice of the European Union**
- , Intellectual Property and the European Courts, Conference at the Court of Justice of the European Union, Luxembourg, 5 June 2024 1071 Re
- , The CJEU's Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights 850 Op
- Credible Demonstration**
- , Interpreting the Concept of Credible Demonstration (Germany) 585 D
- Cultural Goods**
- , Image Right Protection for Cultural Goods (Italy) 574 D
- Cultural Heritage**
- , The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios 1050 A
- Cumulative Protection**
- , No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law (Turkey) 63 D
- Czech Republic**
- , Parody of Audio-Visual Works 172 D
- , Resale Price Maintenance Practices as a Continuing Offence 802 D

D

- DABUS (Federal Supreme Court – Germany)**
- , Designation of Inventor for 'AI-Generated Inventions' 1167 D
- Damages**
- , Starting Point of the Limitation Period for a Private Damages Action (France) 469 D

Data Act

- , Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer 34 A

Data Economy

- , Assessment of a Below-Threshold Merger in the Digital Sector (Norway) 243 D
- , Data Laws Around the Globe – Insights, Frictions and Opportunities. Highlights from the African Data Protection Laws Conference in Accra, Ghana, 13–15 September 2022 and Comparative Data Law Conference in Munich, Germany, 7–8 December 2023 865 Re

Data Exclusivity

- , The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A

Data Law

- , Challenging the Constitutionality of the National Defence and Security Exemption of Data Subjects' Rights (Indonesia) 184 D
- , Clarifying the Notions of Data Controllers, Personal and Household Activities (Indonesia) 180 D
- , Copyright in the Artificial Intelligence Act – A Primer 497 A
- , Data Laws Around the Globe – Insights, Frictions and Opportunities. Highlights from the African Data Protection Laws Conference in Accra, Ghana, 13–15 September 2022 and Comparative Data Law Conference in Munich, Germany, 7–8 December 2023 865 Re
- , Imposing Administrative Pecuniary Sanctions under the GDPR (Italy) 1197 D
- , Interpreting the Right of Access to the Data Subject (Austria) 600 D
- , The Decentralisation of the DMA's Enforcement System 1111 A

Data Protection Law

- , A Balancing Act: Data Protection Compliance of Artificial Intelligence 526 A
- , The Changing Nature of Data Protection in the EU 815 Ed

Databases

- , Rights of the Maker of a Database (Italy) 81 D

Denmark

- , Determining Compensation for the Infringement of Copyright and Marketing Practices Laws 255 D
- , The Parody Principle and Concept of Independent Work in Copyright Law 69 D

Design

- , Product Design Infringement from Copyright and Unfair Competition Law Perspectives (Netherlands) 261 D

Design Law

- , Comments of the GRUR Committee for Design Law on the Request for a Preliminary Ruling in Case C-211/24 – LEGO A/S v. Pozitív Energiaforrás Kft 1150 Op

Designation of Origin

- , Of Geographical Indications and Wars: What the Specifications Tell Us about the Impact of Military Conflicts on French Protected Designations of Origin 210 A

Designer 'K' (Supreme Court – Thailand)

- , Registration of Personal Names as Trade Marks 787 D

Dian Leonardo Benny (Constitutional Court – Indonesia)

- , Challenging the Constitutionality of the National Defence and Security Exemption of Data Subjects' Rights 184 D

Differential Pricing

- , Differential Pricing: Violation of Fundamental Principles or Justified Measure? (Andean Community) 343 D

Dilution

- , The Artistic Use Defence in Trademark Dilution Cases – Hermès' Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag 421 Op

Distinctiveness

- , Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark (South Korea) 908 D
- , Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity (Brazil) 340 D

Dominant Position

- , Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events (China) 90 D

Doraemon (Supreme Court – South Korea)

- , Exhaustion of the Distribution Right 797 D

E

E-Commerce

- , Turkey's New E-Commerce Law: A Draconian Regulation of Digital Platforms 377 Ed

Economic Connection

- , Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection (Finland) 889 D

Economic Determinants

- , Intellectual Property as Business Loan Collateral: A Taxonomy on Institutional and Economic Determinants 379 A

Editorial

- , Computational Antitrust and the Future of Competition Law Enforcement 915 Ed
- , Copyright as Affirmative Action for Human Authors Until The Singularity 1 Ed
- , From Brussels to Brasília: How the EU AI Act Could Inspire Brazil's Generative AI Copyright Policy 495 Ed
- , 'Intellectual Property' as a Metaphor: A Recommendation for an Understanding as 'Governmental Regulation of Actions' 285 Ed
- , IP and AI – for a Balanced, Non-Protectionist Stance 1017 Ed
- , Is Copyright Harmonisation in the EU Achieved in Practice and If Not, What Can We Do About It? 605 Ed
- , Lessons From a Narrow TRIPS Waiver 97 Ed
- , New Frontiers in Intellectual Property and Human Rights: Copyright Discrimination 189 Ed
- , Responses of Intellectual Property and Competition Law to the Challenges of Climate Change 715 Ed
- , The Changing Nature of Data Protection in the EU 815 Ed
- , Towards a More Human, Equitable and Inclusive IP World Order? 1109 Ed
- , Turkey's New E-Commerce Law: A Draconian Regulation of Digital Platforms 377 Ed

Election

- , Lawfulness of Parody Used for Election Purposes (Brazil) 473 D

Employee's Invention

- , Employee's Right to Fair Compensation for a Patented Invention (Italy) 162 D

Enforcement

- , Computational Antitrust and the Future of Competition Law Enforcement 915 Ed
- , Consequences of Asserting Rights Under a Patent Later Declared Invalid (Netherlands) 778 D
- , The Decentralisation of the DMA's Enforcement System 1111 A

Environment

- , Eco-Patents at the Crossroads Between Technological Neutrality and Environmental Sensitivity 308 A
- , The Untapped Potential of Patent Law in Deterring Environmentally Unsustainable Innovation 751 A
- , Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters 763 A
- , Why Patents on Climate Technologies Must Be Cut Short 717 A

Environmental Claims

- , Requirements for Environmental Claims in Marketing Based on Third-Party Certification (Sweden) 1006 D

Equivalents

- , Taking 'Due Account' of Equivalents (Netherlands) 1079 D

EU Competition Law

- , The New EU Competition Law 811 BR

EU Copyright Law

- , Is Copyright Harmonisation in the EU Achieved in Practice and If Not, What Can We Do About It? 605 Ed
- , Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer 34 A

EU Design Law

- , Comments of the GRUR Committee for Design Law on the Request for a Preliminary Ruling in Case C-211/24 – LEGO A/S v. Pozitiv Energiaforrás Kft 1150 Op

EU Patent Law

- , Disclosure of Origin in European Biotechnology Patent Law: A Social Network Analysis Perspective 510 A
- , European Commission's Draft Regulation on SEPs: An IP Finance Assessment 1067 Op
- , Opinion of GRUR on the European Commission's Proposal for a Regulation on Standard-Essential Patents 45 Op
- , Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission's Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents 647 Op
- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation 824 A
- , The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A

Exceptions and Limitations

- , A Scanner Darkly: Copyright Liability and Exceptions in Artificial Intelligence Inputs and Outputs 111 A
- , Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability (Netherlands) 371 D
- , Building a Text and Data Mining Limitation: The Brazilian Case 217 Re
- , Clarifying the Revocation Right and the 14-Day Objection Period in Terms of Statutory Exceptions (Austria) 1190 D
- , Copyright as an Access Right: Concretizing Positive Obligations for Rightholders to Ensure the Exercise of User Rights 1019 A
- , Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes (Finland) 73 D
- , Quotation Exception in Copyright Law (Spain) 85 D
- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation 824 A

Exhaustion

- , Exhaustion of the Distribution Right (South Korea) 797 D
- , Infringements Arising from the Unauthorised Resale of the Proprietor's Products (France) 558 D
- , Trading Repaired and Refurbished Goods: How Sustainable is EU Exhaustion of Trade Marks? 287 A

F

Facebook Posts (Supreme Court – South Korea)

- , Moral Rights Infringement through Defamation of Honour 1011 D

Fair Compensation

- , Employee’s Right to Fair Compensation for a Patented Invention (Italy) 162 D

Fair Remuneration

- , The Copyright Amendment Bill: A New Vista for Fair Remuneration for South African Creators and Performers? 959 R

Famous Trademark

- , Liability for the Offence of Counterfeiting Famous Trade Marks (Italy) 897 D

Fashion

- , Developing Defences for Fashion Upcycling in EU Trademark Law 99 A
- , Fashion and Authors’ Moral Rights 406 A

Fengnuo 1246v Liannuo No. 2 (Supreme People’s Court – China)

- , One Variety, One Name 883 D

Fertilizers

- , Innovation Policy Beyond Patents: A Case Study on the Development of Climate-Friendly Fertilizers 742 A

Festival

- , Tobacco Company is Prohibited from Sponsoring the Festival and Promoting its Products in Connection with it (Sweden) 65 D

Fiat Chrysler (Truck Cartel) (Supreme Court – Spain)

- , Compensation for Individual Harm Caused by a Cartel 268 D

Figurative Trademark

- , Evaluation of Similarities of Figurative Marks with Matching Motifs (Switzerland) 237 D

Financial Health

- , The CJEU’s Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights 850 Op

Fingolimod (Supreme Court – Finland)

- , Right to Be Heard in the Process for Protective Measures 223 D

Finland

- , Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes (Finland) 73 D
- , Right to Be Heard in the Process for Protective Measures 223 D
- , Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection 889 D

Floral Fractal

- , Copyright Protection of a Floral Fractal Generated Using Software (Italy) 258 D

Fontaine aux chevaux (Court of Cassation – France)

- , Limitation Period for Civil Actions for Copyright Infringement 369 D

France

- , Choosing a Name for a Geographical Indication 692 D
- , Exclusion of Presentation of Information from Patentable Subject Matter 435 D
- , Infringements Arising from the Unauthorised Resale of the Proprietor’s Products 558 D
- , Limitation Period for Civil Actions for Copyright Infringement 369 D
- , Of Geographical Indications and Wars: What the Specifications Tell Us about the Impact of Military Conflicts on French Protected Designations of Origin 210 A
- , Starting Point of the Limitation Period for a Private Damages Action 469 D

FRAND

- , Determining SEP License Fee and Infringement Compensation (China) 967 D
- , On FRAND as a Means of Information Access 393 A

Fruitgrowing Equipment & Service S. r. l. v. Novello & C. S. r. l., Ortofrutta Vitale S. r. l. and Murabito Giuseppe S. r. l. (Supreme Court of Cassation – Italy)

- , Assessing Novelty of a Plant Variety Patented Abroad 783 D

Fundamental Rights

- , Compulsory Licence Nullified Over Fundamental Rights Violations (Hungary) 872 D
- , New Frontiers in Intellectual Property and Human Rights: Copyright Discrimination 189 Ed
- , Striking a Balance Between Trade Mark Rights and Artistic Freedom (Germany) 450 D
- , Violation of Constitutional Freedoms by Preventing Access to Content and Websites (Turkey) 564 D

G

GDPR

- , Imposing Administrative Pecuniary Sanctions under the GDPR (Italy) 1197 D

Genetic Resources

- , Disclosure of Origin in European Biotechnology Patent Law: A Social Network Analysis Perspective 510 A
- , GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op
- , The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance 1128 A

Geographical Indications

- , Choosing a Name for a Geographical Indication (France) 692 D
- , Geographical Indications Between the Old World and the New World, and the Impact of Migration 3 A
- , Of Geographical Indications and Wars: What the Specifications Tell Us about the Impact of Military Conflicts on French Protected Designations of Origin 210 A
- , Validity of a Municipal Designation (Italy) 459 D

Germany

- , Assessing Cartel-Related Price Effects 707 D
- , Assessing the Distinctive Character of a Sign Referencing a Place of Interest 1084 D
- , Designation of Inventor for ‘AI-Generated Inventions’ 1167 D
- , Interpreting the Concept of Credible Demonstration 585 D
- , Procedural Issues Regarding Parallel Opposition and Revocation Proceedings 158 D
- , Reviewing Arbitration Award in View of Competition Law 489 D
- , Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post Jack Daniel’s Properties v. VIP Products and the German Likelihood of Confusion Analysis 198 A

Germany (Frankfurt am Main Regional Court – Germany)

- , Striking a Balance Between Trade Mark Rights and Artistic Freedom 450 D

Google Brasil (Superior Court of Justice – Brazil)

- , Using Competitor’s Trade Mark as Unfair Competition in Keyword Advertising 1090 D

GRUR

- , Comments of the GRUR Committee for Design Law on the Request for a Preliminary Ruling in Case C-211/24 – LEGO A/S v. Pozitiv Energiaforrás Kft 1150 Op
- , GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op

H

Handbag

- , The Artistic Use Defence in Trademark Dilution Cases – Hermès' Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag 421 Op

Hangzhou Yuanyuzhou Technology Co., Ltd. v Shenzhen Qice Die-Chu Cultural and Creative Co., Ltd. (Zhejiang Province Hangzhou Intermediate People's Court – China)

- , Liability of the Operator of an NFT Digital Artwork Trading Service Platform for Contributory Copyright Infringement 694 D

Honor

- , Moral Rights Infringement through Defamation of Honour (South Korea) 1011 D

Hungary

- , Compulsory Licence Nullified Over Fundamental Rights Violations 872 D

I

Image Rights

- , Image Right Protection for Cultural Goods (Italy) 574 D

Implied Licenses

- , Opt-Out Implied Licenses in Copyright Law: From Search Engines to GPAI Models 838 A

Independent Work

- , The Parody Principle and Concept of Independent Work in Copyright Law (Denmark) 69 D

Indonesia

- , Challenging the Constitutionality of the National Defence and Security Exemption of Data Subjects' Rights 184 D
- , Clarifying the Notions of Data Controllers, Personal and Household Activities 180 D

Information Access

- , On FRAND as a Means of Information Access 393 A

Insolvency

- , Mirroring the American Bankruptcy Code? IP Licences in the European Insolvency Harmonisation Project 128 A

Inventive Step

- , Factors that Deny the Existence of Inventive Step (Taiwan) 60 D
- , Navigating Inventiveness Assessment in Taiwan: Insights from Recent Court Decisions 1157 D

IP Law

- , A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement 817 A
- , GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op
- , Intellectual Property and the European Courts, Conference at the Court of Justice of the European Union, Luxembourg, 5 June 2024 1071 Re
- , 'Intellectual Property' as a Metaphor: A Recommendation for an Understanding as 'Governmental Regulation of Actions' 285 Ed
- , IP and AI – for a Balanced, Non-Protectionist Stance 1017 Ed
- , Lessons From a Narrow TRIPS Waiver 97 Ed
- , Mirroring the American Bankruptcy Code? IP Licences in the European Insolvency Harmonisation Project 128 A
- , New Frontiers in Intellectual Property and Human Rights: Copyright Discrimination 189 Ed
- , Responses of Intellectual Property and Competition Law to the Challenges of Climate Change 715 Ed
- , The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance 1128 A

- , Top Ten Intellectual Property Cases in Chinese Courts in 2022 152 OS

- , Towards a More Human, Equitable and Inclusive IP World Order? 1109 Ed

Iran

- , Public Order as Ground for Revoking Trademark Registration 993 D

Italy

- , Assessing Novelty of a Plant Variety Patented Abroad 783 D
- , Copyright Protection of a Floral Fractal Generated Using Software 258 D
- , Employee's Right to Fair Compensation for a Patented Invention 162 D
- , Image Right Protection for Cultural Goods 574 D
- , Imposing Administrative Pecuniary Sanctions under the GDPR 1197 D
- , Infringement of European and National Utility Model Patents 987 D
- , Interpretation of a Patent 227 D
- , Liability for the Offence of Counterfeiting Famous Trade Marks 897 D
- , Rights of the Maker of a Database 81 D
- , The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios 1050 A
- , Validity of a Municipal Designation 459 D

J

Japan

- , The Current Situation of Japanese Copyright Law Regarding Internet Transmission of Library Materials – The Amendment to the Copyright Act in 2021 917 A

Jiskefet B. V. v Noblesse Uitgevers B. V. (Supreme Court – Netherlands)

- , Use of Trade Mark in the Title of a Book 562 D

JTI Sweden AB v Konsumentombudsmannen (Consumer Ombudsman) (Patent and Market Court of Appeal – Sweden)

- , Tobacco Company is Prohibited from Sponsoring the Festival and Promoting its Products in Connection with it 65 D

K

Ketchup (Superior Court of Justice – Brazil)

- , Admissibility of Advertising Puffery 789 D

Keyword Advertising

- , Using Competitor's Trade Mark as Unfair Competition in Keyword Advertising (Brazil) 1090 D

Kölner Dom [Cologne Cathedral] (Federal Supreme Court – Germany)

- , Assessing the Distinctive Character of a Sign Referencing a Place of Interest 1084 D

Koninklijke Philips N. V., Philips Consumer Lifestyle B. V. v Lidl and others (Supreme Court – Netherlands)

- , Product Design Infringement from Copyright and Unfair Competition Law Perspectives 261 D

L

La historia del Iori y Run (Supreme Court – Spain)

- , Quotation Exception in Copyright Law 85 D

Labelling

–, Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection (Finland) 889 D

Lee v Liu (Beijing Internet Court – China)

–, Copyright Protection for ‘AI-Generated’ Images 360 D

LEGO Juris A/S v LEGOCHEM Bioscience Co. Ltd. (Supreme Court – South Korea)

–, Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark 908 D

Leonardo Siahaan (Constitutional Court – Indonesia)

–, Clarifying the Notions of Data Controllers, Personal and Household Activities 180 D

Library

–, The Current Situation of Japanese Copyright Law Regarding Internet Transmission of Library Materials – The Amendment to the Copyright Act in 2021 917 A

License Fees for SEPs in Mobile Phones (Supreme People’s Court – China)

–, Determining SEP License Fee and Infringement Compensation (China) 967 D

Licenses

–, Mirroring the American Bankruptcy Code? IP Licences in the European Insolvency Harmonisation Project 128 A

–, Opt-Out Implied Licenses in Copyright Law: From Search Engines to GPAI Models 838 A

Little Mermaid (Supreme Court – Denmark)

–, The Parody Principle and Concept of Independent Work in Copyright Law 69 D

LKW-Kartell III [Truck Cartel III] (Federal Supreme Court – Germany)

–, Assessing Cartel-Related Price Effects 707 D

M

Manufacturing Capacity

–, Regional Approach to Boosting Local Pharmaceutical Manufacturing Capacity: A Critique of the East African Community Pharmaceutical Manufacturing Plan of Action 1036 A

Market Power

–, Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters 763 A

Max Mara s. r. l. v Kocca s. p. a. and Carnevali s. p. a. (Supreme Court of Cassation – Italy)

–, Interpretation of a Patent 227 D

Menzis v AstraZeneca (Supreme Court – Netherlands)

–, Consequences of Asserting Rights Under a Patent Later Declared Invalid 778 D

Merger

–, Assessment of a Below-Threshold Merger in the Digital Sector (Norway) 243 D

Method of Displaying the Mission of an Aircraft Over Time (Thales) (Court of Cassation – France)

–, Exclusion of Presentation of Information from Patentable Subject Matter 435 D

Method to Locate a Shelf and Slot with Ordered Items (Supreme People’s Court – China)

–, Limiting Effect of a Title on the Scope of Protection of a Patent (China) 553 D

Migration

–, Geographical Indications Between the Old World and the New World, and the Impact of Migration 3 A

Mimma (Supreme Court of Cassation – Italy)

–, Liability for the Offence of Counterfeiting Famous Trade Marks 897 D

Ministry of Culture and Tourism v Edizioni Condè Nast SpA (Court of First Instance of Florence – Italy)

–, Image Right Protection for Cultural Goods 574 D

Missed Deadline

–, Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application (Ukraine) 677 D

Moral Damages

–, Full Compensation of Moral Harm Caused to the Trade Mark Owner (Spain) 994 D

Moral Rights

–, Fashion and Authors’ Moral Rights 406 A

–, Moral Rights Infringement through Defamation of Honour (South Korea) 1011 D

Motif

–, Evaluation of Similarities of Figurative Marks with Matching Motifs (Switzerland) 237 D

Municipal Designation

–, Validity of a Municipal Designation (Italy) 459 D

Music

–, Protecting Human Creativity in AI-Generated Music with the Introduction of an AI-Royalty Fund 1137 A

–, The Musical Work in Copyright Law 18 A

N

National Defense

–, Challenging the Constitutionality of the National Defence and Security Exemption of Data Subjects’ Rights (Indonesia) 184 D

Nature Republic (Supreme People’s Court – China)

–, Establishing a Legitimate Source Defense in Trade Mark Infringement Cases 166 D

Neighbouring Rights

–, The CJEU’s Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights 850 Op

Netherlands

–, Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability 371 D

–, Consequences of Asserting Rights Under a Patent Later Declared Invalid 778 D

–, Determining Whether Price Disparity Constitutes an Abuse of Dominance 1193 D

–, Product Design Infringement from Copyright and Unfair Competition Law Perspectives 261 D

–, Taking ‘Due Account’ of Equivalents 1079 D

–, Use of Trade Mark in the Title of a Book 562 D

New Genomic Techniques

–, New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector 323 Op

Norway

–, Assessment of a Below-Threshold Merger in the Digital Sector 243 D

Novelty

–, Assessing Novelty of a Plant Variety Patented Abroad (Italy) 783 D

Nullity

–, Challenging a Patent Through a Scope Confirmation Trial (South Korea) 442 D

–, Consequences of Asserting Rights Under a Patent Later Declared Invalid (Netherlands) 778 D

- , Invalidation of Trademark Registration Obtained in Bad Faith (Andean Community) 1001 D
- , Procedural Issues Regarding Parallel Opposition and Revocation Proceedings (Germany) 158 D
- , Public Order as Ground for Revoking Trademark Registration (Iran) 993 D

O

Opposition

- , Procedural Issues Regarding Parallel Opposition and Revocation Proceedings (Germany) 158 D

Origin

- , Comparing Similar Signs Evocative of Region of Products' Origin (Brazil) 687 D

Originality

- , AI Originality Revisited: Can We Prompt Copyright over AI-Generated Pictures? 299 A

Osports (Supreme People's Court – China)

- , Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events 90 D

Ouest SCS v Chanel (Court of Cassation – France)

- , Infringements Arising from the Unauthorised Resale of the Proprietor's Products 558 D

P

Parody

- , Lawfulness of Parody Used for Election Purposes (Brazil) 473 D
- , Parody of Audio-Visual Works (Czech Republic) 172 D
- , The Parody Principle and Concept of Independent Work in Copyright Law (Denmark) 69 D
- , Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post Jack Daniel's Properties v. VIP Products and the German Likelihood of Confusion Analysis 198 A

Parody of a Song for Election (Superior Court of Justice – Brazil)

- , Lawfulness of Parody Used for Election Purposes 473 D

Patent Infringement

- , Determining SEP License Fee and Infringement Compensation (China) 967 D
- , Infringement of European and National Utility Model Patents (Italy) 987 D
- , Interpretation of a Patent (Italy) 227 D
- , Liability for the Termination of the Effectiveness of an Unresolved PCT Application (China) 428 D
- , Right to Be Heard in the Process for Protective Measures (Finland) 223 D
- , Taking 'Due Account' of Equivalents (Netherlands) 1079 D
- , The Assessment of Patent Validity by the Unified Patent Court 666 Op
- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation 824 A

Patent Law

- , 35th Sharing Session – On SEPs – Standing Committee on the Law of Patents, WIPO, Geneva 550 Re
- , A Detailed Examination of China's Amended Patent Act Implementing Regulations and Patent Examination Guidelines 928 A
- , A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement 817 A

- , Assessing Novelty of a Plant Variety Patented Abroad (Italy) 783 D
- , Brexit and the Legal Legitimacy of the Unitary Patent Court 191 A
- , 'Brexit and the Legal Legitimacy of the Unitary Patent Court' – A Response 769 Op
- , Challenging a Patent Through a Scope Confirmation Trial (South Korea) 442 D
- , Challenging the Refusal to Grant a Second Supplementary Protection Certificate (Sweden) 231 D
- , Commentary on the Latest Revisions to the Detailed Rules for the Implementation of the Chinese Patent Law 538 Re
- , Compulsory Licence Nullified Over Fundamental Rights Violations (Hungary) 872 D
- , Consequences of Asserting Rights Under a Patent Later Declared Invalid (Netherlands) 778 D
- , Designation of Inventor for 'AI-Generated Inventions' (Germany) 1167 D
- , Determining SEP License Fee and Infringement Compensation (China) 967 D
- , Disclosure of Origin in European Biotechnology Patent Law: A Social Network Analysis Perspective 510 A
- , Eco-Patents at the Crossroads Between Technological Neutrality and Environmental Sensitivity 308 A
- , Employee's Right to Fair Compensation for a Patented Invention (Italy) 162 D
- , European Commission's Draft Regulation on SEPs: An IP Finance Assessment 1067 Op
- , Exclusion of Presentation of Information from Patentable Subject Matter (France) 435 D
- , Factors that Deny the Existence of Inventive Step (Taiwan) 60 D
- , GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op
- , Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application (Ukraine) 677 D
- , Infringement of European and National Utility Model Patents (Italy) 987 D
- , Innovation Policy Beyond Patents: A Case Study on the Development of Climate-Friendly Fertilizers 742 A
- , Interpretation of a Patent (Italy) 227 D
- , Liability for the Termination of the Effectiveness of an Unresolved PCT Application (China) 428 D
- , Limiting Effect of a Title on the Scope of Protection of a Patent (China) 553 D
- , Navigating Inventiveness Assessment in Taiwan: Insights from Recent Court Decisions 1157 D
- , New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector 323 Op
- , On FRAND as a Means of Information Access 393 A
- , Opinion of GRUR on the European Commission's Proposal for a Regulation on Standard-Essential Patents 45 Op
- , Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission's Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents 647 Op
- , Procedural Issues Regarding Parallel Opposition and Revocation Proceedings (Germany) 158 D
- , Regional Approach to Boosting Local Pharmaceutical Manufacturing Capacity: A Critique of the East African Community Pharmaceutical Manufacturing Plan of Action 1036 A
- , Right to Be Heard in the Process for Protective Measures (Finland) 223 D
- , Taking 'Due Account' of Equivalents (Netherlands) 1079 D
- , The Assessment of Patent Validity by the Unified Patent Court 666 Op

- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission’s New Draft Directive for the Reform of Pharmaceutical Legislation 824 A
- , The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A
- , The Unitary Patent Package & Unified Patent Court. Problems, Possible Improvements and Alternatives 281 BR
- , The Untapped Potential of Patent Law in Deterring Environmentally Unsustainable Innovation 751 A
- , The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance 1128 A
- , When Prior Art Negates Non-Obviousness (South Korea) 446 D
- , Why Patents on Climate Technologies Must Be Cut Short 717 A

Patent Prosecution

- , A Detailed Examination of China’s Amended Patent Act Implementing Regulations and Patent Examination Guidelines 928 A
- , Challenging a Patent Through a Scope Confirmation Trial (South Korea) 442 D
- , Designation of Inventor for ‘AI-Generated Inventions’ (Germany) 1167 D
- , Exclusion of Presentation of Information from Patentable Subject Matter (France) 435 D
- , Factors that Deny the Existence of Inventive Step (Taiwan) 60 D
- , Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application (Ukraine) 677 D
- , Limiting Effect of a Title on the Scope of Protection of a Patent (China) 553 D
- , Procedural Issues Regarding Parallel Opposition and Revocation Proceedings (Germany) 158 D
- , When Prior Art Negates Non-Obviousness (South Korea) 446 D

PCT

- , Liability for the Termination of the Effectiveness of an Unresolved PCT Application (China) 428 D

Performers

- , The CJEU’s Unintelligible Impairment of the Financial Health of EU Performers: Ever-Increasing Suspense in Neighbouring Rights 850 Op

Personal Names

- , Registration of Personal Names as Trade Marks (Thailand) 787 D

Personalized Products

- , Personalisation of Trade Mark Goods (Switzerland) 1174 D

Pharma-Package

- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission’s New Draft Directive for the Reform of Pharmaceutical Legislation 824 A
- , The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A

Pharmaceuticals

- , A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement 817 A
- , Challenging the Refusal to Grant a Second Supplementary Protection Certificate (Sweden) 231 D
- , New Progress in China’s Anti-Monopoly Investigation into the Pharmaceutical Industry – Comment on the Injectable Polymyxin B Sulfate Case 858 Op
- , Regional Approach to Boosting Local Pharmaceutical Manufacturing Capacity: A Critique of the East African Community Pharmaceutical Manufacturing Plan of Action 1036 A

- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission’s New Draft Directive for the Reform of Pharmaceutical Legislation 824 A

Photographs

- , Copyright Exceptions and Limitations for the Use of Photographs for Reporting Purposes (Finland) 73 D

Place of Interest

- , Assessing the Distinctive Character of a Sign Referencing a Place of Interest (Germany) 1084 D

Plant Variety Law

- , Assessing Novelty of a Plant Variety Patented Abroad (Italy) 783 D
- , New Genomic Techniques and Intellectual Property Law: Challenges and Solutions for the Plant Breeding Sector 323 Op
- , One Variety, One Name (China) 883 D

Platform Law

- , Platform Law as EU Law 607 A

Platform Regulation

- , Platform Law as EU Law 607 A
- , Turkey’s New E-Commerce Law: A Draconian Regulation of Digital Platforms 377 Ed

Plavix (Court of Cassation – France)

- , Starting Point of the Limitation Period for a Private Damages Action 469 D

Presentation of Information

- , Exclusion of Presentation of Information from Patentable Subject Matter (France) 435 D

Prevention of Access to an Internet Site (Constitutional Court – Turkey)

- , Violation of Constitutional Freedoms by Preventing Access to Content and Websites 564 D

Price Disparity

- , Determining Whether Price Disparity Constitutes an Abuse of Dominance (Netherlands) 1193 D

Price Effects

- , Assessing Cartel-Related Price Effects (Germany) 707 D

Prior Art

- , When Prior Art Negates Non-Obviousness (South Korea) 446 D

Private Damages Action

- , Starting Point of the Limitation Period for a Private Damages Action (France) 469 D

Process

- , Right to Be Heard in the Process for Protective Measures (Finland) 223 D

Provider Liability

- , Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability (Netherlands) 371 D
- , Liability of an AI Service Provider for Copyright Infringement (China) 1100 D
- , Liability of the Operator of an NFT Digital Artwork Trading Service Platform for Contributory Copyright Infringement (China) 694 D

Public Domain

- , The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios 1050 A

Public Order

- , Public Order as Ground for Revoking Trademark Registration (Iran) 993 D

Q

Qatar TV (Supreme Court – Sweden)

- , Determining a Country Where a Satellite Broadcast Has Been Made 580 D

Quantification of Sanctions for the Infringement of the GDPR (Supreme Court of Cassation – Italy)

→, Imposing Administrative Pecuniary Sanctions under the GDPR 1197 D

Quotation

→, Quotation Exception in Copyright Law (Spain) 85 D

R

RAI Radiotelevisione v Chiara Biancheri (Supreme Court of Cassation – Italy)

→, Copyright Protection of a Floral Fractal Generated Using Software 258 D

Regione Siciliana (Constitutional Court – Italy)

→, Validity of a Municipal Designation 459 D

Regulatory Exclusivity

→, The Interface Between Patents and Regulatory Exclusivities and the View on the New EU Proposals Concerning Patent Compulsory Licensing and Regulatory Exclusivities 617 A

Republic of Korea

→, Challenging a Patent Through a Scope Confirmation Trial 442 D

→, Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark 908 D

→, Exhaustion of the Distribution Right 797 D

→, Moral Rights Infringement through Defamation of Honour 1011 D

→, When Prior Art Negates Non-Obviousness 446 D

Republic of Peru v Republic of Ecuador (Court of Justice – Andean Community)

→, Differential Pricing: Violation of Fundamental Principles or Justified Measure? 343 D

Resale

→, Infringements Arising from the Unauthorised Resale of the Proprietor's Products (France) 558 D

→, Resale Price Maintenance Practices as a Continuing Offence (Czech Republic) 802 D

Restraints of Competition

→, Assessing Cartel-Related Price Effects (Germany) 707 D

→, Compensation for Individual Harm Caused by a Cartel (Spain) 268 D

→, Computational Antitrust and the Future of Competition Law Enforcement 915 Ed

→, Determining Whether Price Disparity Constitutes an Abuse of Dominance (Netherlands) 1193 D

→, Interpreting the Concept of Credible Demonstration (Germany) 585 D

→, New Progress in China's Anti-Monopoly Investigation into the Pharmaceutical Industry – Comment on the Injectable Polymyxin B Sulfate Case 858 Op

→, Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events (China) 90 D

→, Resale Price Maintenance Practices as a Continuing Offence (Czech Republic) 802 D

→, Reviewing Arbitration Award in View of Competition Law (Germany) 489 D

→, Towards a Broader Approach to Competition and the Environment: Market Power and Environmental Disasters 763 A

Revocation

→, Clarifying the Revocation Right and the 14-Day Objection Period in Terms of Statutory Exceptions (Austria) 1190 D

→, Invalidation of Trademark Registration Obtained in Bad Faith (Andean Community) 1001 D

→, Procedural Issues Regarding Parallel Opposition and Revocation Proceedings (Germany) 158 D

→, Public Order as Ground for Revoking Trademark Registration (Iran) 993 D

Revocation of Rights for Film Works (Supreme Court – Austria)

→, Clarifying the Revocation Right and the 14-Day Objection Period in Terms of Statutory Exceptions 1190 D

Right to Be Heard

→, Right to Be Heard in the Process for Protective Measures (Finland) 223 D

Rose & Bleu (Superior Court of Justice – Brazil)

→, Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity 340 D

S

Sales Cooperation in Local Rail Passenger Transport (Federal Supreme Court – Germany)

→, Interpreting the Concept of Credible Demonstration 585 D

Salinas (Superior Court of Justice – Brazil)

→, Comparing Similar Signs Evocative of Region of Products' Origin 687 D

Sanctions

→, Imposing Administrative Pecuniary Sanctions under the GDPR (Italy) 1197 D

Satellite

→, Determining a Country Where a Satellite Broadcast Has Been Made (Sweden) 580 D

SEP

→, See „Standard Essential Patents“ 967 D

Single-Nozzle Tire Valve (Supreme Administrative Court – Taiwan)

→, Factors that Deny the Existence of Inventive Step 60 D

Soda-Club (CO2) and SodaStream International B. V. v MySoda Oy (Supreme Court – Finland)

→, Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection 889 D

Software

→, Copyright Protection of a Floral Fractal Generated Using Software (Italy) 258 D

South Africa

→, The Copyright Amendment Bill: A New Vista for Fair Remuneration for South African Creators and Performers? 959 Re

South Korea

→, See „Republic of Korea“ - -

Sovereign Functions

→, Liability for Copyright Infringement During the Performance of Sovereign Functions (Austria) 910 D

Spain

→, Compensation for Individual Harm Caused by a Cartel 268 D

→, Full Compensation of Moral Harm Caused to the Trade Mark Owner 994 D

→, Quotation Exception in Copyright Law 85 D

SPC

→, See 'Supplementary Protection Certificates'

Sport Events

→, Non-Abuse of Dominant Position in the Context of Exclusive Rights Associated with Sports Events (China) 90 D

Standard Essential Patents

→, 35th Sharing Session – On SEPs – Standing Committee on the Law of Patents, WIPO, Geneva 550 Re

→, Determining SEP License Fee and Infringement Compensation (China) 967 D

→, European Commission's Draft Regulation on SEPs: An IP Finance Assessment 1067 Op

- , On FRAND as a Means of Information Access 393 A
- , Opinion of GRUR on the European Commission’s Proposal for a Regulation on Standard-Essential Patents 45 Op
- , Position Statement of the Max Planck Institute for Innovation and Competition of 6 February 2024 on the Commission’s Proposal for a Regulation of the European Parliament and of the Council on Standard Essential Patents 647 Op

Stichting Brein v News-Service Europe B. V. (Supreme Court – Netherlands)

- , Assessing Whether a Usenet Service Provider is Entitled to Rely on Exemption from Liability 371 D

Supplementary Protection Certificates

- , Challenging the Refusal to Grant a Second Supplementary Protection Certificate (Sweden) 231 D

Sustainability

- , Developing Defences for Fashion Upcycling in EU Trademark Law 99 A
- , Eco-Patents at the Crossroads Between Technological Neutrality and Environmental Sensitivity 308 A
- , Innovation Policy Beyond Patents: A Case Study on the Development of Climate-Friendly Fertilizers 742 A
- , The Untapped Potential of Patent Law in Deterring Environmentally Unsustainable Innovation 751 A
- , Trading Repaired and Refurbished Goods: How Sustainable is EU Exhaustion of Trade Marks? 287 A
- , Why Patents on Climate Technologies Must Be Cut Short 717 A

Sweden

- , Challenging the Refusal to Grant a Second Supplementary Protection Certificate 231 D
- , Determining a Country Where a Satellite Broadcast Has Been Made 580 D
- , Requirements for Environmental Claims in Marketing Based on Third-Party Certification 1006 D
- , Tobacco Company is Prohibited from Sponsoring the Festival and Promoting its Products in Connection with it 65 D

Switzerland

- , Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark 452 D
- , Evaluation of Similarities of Figurative Marks with Matching Motifs 237 D
- , Personalisation of Trade Mark Goods 1174 D

T

Taiwan

- , Factors that Deny the Existence of Inventive Step 60 D
- , Navigating Inventiveness Assessment in Taiwan: Insights from Recent Court Decisions 1157 D

TAPOUT (Court of Justice – Andean Community)

- , Invalidation of Trademark Registration Obtained in Bad Faith 1001 D

Technological Neutrality

- , Eco-Patents at the Crossroads Between Technological Neutrality and Environmental Sensitivity 308 A

Tetra Laval Holdings & Finance SA v Swiss Federal Institute of Intellectual Property IPI (Federal Administrative Court – Switzerland)

- , Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark 452 D

Text and Data Mining

- , Building a Text and Data Mining Limitation: The Brazilian Case 217 Re
- , Overcoming Barriers to Text and Data Mining in the Era of ChatGPT: The Proposed Data Act as a Game-Changer 34 A

Thailand

- , Registration of Personal Names as Trade Marks 787 D

Third-Party Certification

- , Requirements for Environmental Claims in Marketing Based on Third-Party Certification (Sweden) 1006 D

Three-Dimensional Trademark

- , Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark (Switzerland) 452 D

Title of a Patent

- , Limiting Effect of a Title on the Scope of Protection of a Patent (China) 553 D

Trade Law

- , Differential Pricing: Violation of Fundamental Principles or Justified Measure? (Andean Community) 343 D

Trademark Infringement

- , Comparing Similar Signs Evocative of Region of Products’ Origin (Brazil) 687 D
- , Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark (South Korea) 908 D
- , Developing Defences for Fashion Upcycling in EU Trademark Law 99 A
- , Establishing a Legitimate Source Defense in Trade Mark Infringement Cases (China) 166 D
- , Evaluation of Similarities of Figurative Marks with Matching Motifs (Switzerland) 237 D
- , Full Compensation of Moral Harm Caused to the Trade Mark Owner (Spain) 994 D
- , Infringements Arising from the Unauthorised Resale of the Proprietor’s Products (France) 558 D
- , Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity (Brazil) 340 D
- , Liability for the Offence of Counterfeiting Famous Trade Marks (Italy) 897 D
- , No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law (Turkey) 63 D
- , Personalisation of Trade Mark Goods (Switzerland) 1174 D
- , Striking a Balance Between Trade Mark Rights and Artistic Freedom (Germany) 450 D
- , The Artistic Use Defence in Trademark Dilution Cases – Hermès’ Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag 421 Op
- , Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post Jack Daniel’s Properties v. VIP Products and the German Likelihood of Confusion Analysis 198 A

- , Use of Trade Mark in the Title of a Book (Netherlands) 562 D

- , Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection (Finland) 889 D

Trademark Law

- , Assessing the Distinctive Character of a Sign Referencing a Place of Interest (Germany) 1084 D
- , Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark (Switzerland) 452 D
- , Comparing Similar Signs Evocative of Region of Products’ Origin (Brazil) 687 D
- , Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark (South Korea) 908 D
- , Developing Defences for Fashion Upcycling in EU Trademark Law 99 A
- , Establishing a Legitimate Source Defense in Trade Mark Infringement Cases (China) 166 D
- , Evaluation of Similarities of Figurative Marks with Matching Motifs (Switzerland) 237 D
- , Full Compensation of Moral Harm Caused to the Trade Mark Owner (Spain) 994 D

- , Infringements Arising from the Unauthorised Resale of the Proprietor's Products (France) 558 D
- , Insufficient Distinctiveness of a Sign Having a Connotative Connection with the Designated Activity (Brazil) 340 D
- , Invalidation of Trademark Registration Obtained in Bad Faith (Andean Community) 1001 D
- , Liability for the Offence of Counterfeiting Famous Trade Marks (Italy) 897 D
- , No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law (Turkey) 63 D
- , Personalisation of Trade Mark Goods (Switzerland) 1174 D
- , Public Order as Ground for Revoking Trademark Registration (Iran) 993 D
- , Registration of Personal Names as Trade Marks (Thailand) 787 D
- , Striking a Balance Between Trade Mark Rights and Artistic Freedom (Germany) 450 D
- , The Artistic Use Defence in Trademark Dilution Cases – Hermès' Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag 421 Op
- , Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post Jack Daniel's Properties v. VIP Products and the German Likelihood of Confusion Analysis 198 A
- , Trading Repaired and Refurbished Goods: How Sustainable is EU Exhaustion of Trade Marks? 287 A
- , Use of Trade Mark in the Title of a Book (Netherlands) 562 D
- , Using Competitor's Trade Mark as Unfair Competition in Keyword Advertising (Brazil) 1090 D
- , Whether Refilling and Relabelling Goods Create a False Impression of an Economic Connection (Finland) 889 D

Trademark Prosecution

- , Assessing the Distinctive Character of a Sign Referencing a Place of Interest (Germany) 1084 D
- , Attempt to Register (Non-)Conventional Packaging as a Three-Dimensional Trade Mark (Switzerland) 452 D
- , Registration of Personal Names as Trade Marks (Thailand) 787 D

Traditional Knowledge

- , Disclosure of Origin in European Biotechnology Patent Law: A Social Network Analysis Perspective 510 A
- , GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op
- , The Spectre of Re-Fencing Off the Public Domain: Italian Copyright and Cultural Heritage Legal Scenarios 1050 A
- , The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance 1128 A

Transfer of Data to Business Customers (Federal Administrative Court – Austria)

- , Interpreting the Right of Access to the Data Subject 600 D

TRIPS

- , A Regulatory Governance Perspective on IP and Access to Medicines – A Fresh Look Into the TRIPS Agreement 817 A
- , Lessons From a Narrow TRIPS Waiver 97 Ed

Turkey

- , No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law 63 D
- , Turkey's New E-Commerce Law: A Draconian Regulation of Digital Platforms 377 Ed

- , Violation of Constitutional Freedoms by Preventing Access to Content and Websites 564 D

U

Ukraine

- , Implications of Missing the Newly Introduced Deadline for Supplementary Protection Application 677 D

Ultraman (Guangzhou Internet Court – China)

- , Liability of an AI Service Provider for Copyright Infringement 1100 D

Unauthorized Use of the Contents of a Lecture (Supreme Court – Austria)

- , Liability for Copyright Infringement During the Performance of Sovereign Functions 910 D

Unfair Competition Law

- , Admissibility of Advertising Puffery (Brazil) 789 D
- , No Cumulative Protection Against Likelihood of Confusion Under Trade Mark and Unfair Competition Law (Turkey) 63 D
- , Product Design Infringement from Copyright and Unfair Competition Law Perspectives (Netherlands) 261 D
- , Requirements for Environmental Claims in Marketing Based on Third-Party Certification (Sweden) 1006 D
- , Tobacco Company is Prohibited from Sponsoring the Festival and Promoting its Products in Connection with it (Sweden) 65 D
- , Using Competitor's Trade Mark as Unfair Competition in Keyword Advertising (Brazil) 1090 D
- , Violation of Constitutional Freedoms by Preventing Access to Content and Websites (Turkey) 564 D

Unified Patent Court

- , Brexit and the Legal Legitimacy of the Unitary Patent Court 191 A
- , 'Brexit and the Legal Legitimacy of the Unitary Patent Court' – A Response 769 Op
- , The Assessment of Patent Validity by the Unified Patent Court 666 Op
- , The European Research and Bolar Exemptions – Background, Status Quo and a Look at the Agreement on a Unified Patent Court (UPCA) and the EU Commission's New Draft Directive for the Reform of Pharmaceutical Legislation 824 A
- , The Unitary Patent Package & Unified Patent Court. Problems, Possible Improvements and Alternatives 281 BR

UPC

- , See 'Unified Patent Court'

Upcycling

- , Developing Defences for Fashion Upcycling in EU Trademark Law 99 A

USA

- , Trademark Protection Versus Parodic Use in Commerce: A Comparative Analysis of the US Approach Post Jack Daniel's Properties v. VIP Products and the German Likelihood of Confusion Analysis 198 A

Use Defence

- , The Artistic Use Defence in Trademark Dilution Cases – Hermès' Legal Setback in Its Attempt to Prevent Others from Using Its Iconic Birkin Handbag 421 Op

Use of a Trade Mark as Artistic Expression (Frankfurt am Main Regional Court – Germany)

- , Striking a Balance Between Trade Mark Rights and Artistic Freedom 450 D

Utility Model

- , Infringement of European and National Utility Model Patents (Italy) 987 D

V

Validity

–, The Assessment of Patent Validity by the Unified Patent Court 666 Op

VEKLURY (Constitutional Court – Hungary)

–, Compulsory Licence Nullified Over Fundamental Rights Violations 872 D

Vereniging Buma, Stichting Stemra v Associated Business Music Distributors (ABMD) and others (Supreme Court – Netherlands)

–, Determining Whether Price Disparity Constitutes an Abuse of Dominance 1193 D

Voestalpine Signaling v Ibérica Tecnología en Sistemas de Seguridad Ferroviarios (Supreme Court of Cassation – Italy)

–, Rights of the Maker of a Database 81 D

W

Waiver

–, Lessons From a Narrow TRIPS Waiver 97 Ed

War

–, Of Geographical Indications and Wars: What the Specifications Tell Us about the Impact of Military Conflicts on French Protected Designations of Origin 210 A

Well-Known Trademark

–, Determining the Potential of Impairing the Distinctiveness of a Well-Known Trademark (South Korea) 908 D

–, Liability for the Offence of Counterfeiting Famous Trade Marks (Italy) 897 D

WIPO

–, 35th Sharing Session – On SEPs – Standing Committee on the Law of Patents, WIPO, Geneva 550 Re

–, GRUR Taskforce IGC: The WIPO Draft International Legal Instrument Relating to Intellectual Property, Genetic Resources and Traditional Knowledge Associated with Genetic Resources – Overview and Analysis 139 Op

–, The WIPO Treaty on Intellectual Property, Genetic Resources and Associated Traditional Knowledge: Situating a Landmark Development in International Intellectual Property Governance 1128 A

