# Table of Contents

## Editorials

<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abbott, F.M.</td>
<td>Let International Competition Negotiations Sleep a While Longer: Focus on Tools and Capacity</td>
<td>259</td>
</tr>
<tr>
<td>Broß, S. and Lamping, M.</td>
<td>Eyes Wide Shut</td>
<td>887</td>
</tr>
<tr>
<td>Calboli, I.</td>
<td>Chocolate, Fashion, Toys and Cabs: The Misunderstood Distinctiveness of Non-Traditional Trademarks</td>
<td>1</td>
</tr>
<tr>
<td>Chapman, S. and Sherman, B.</td>
<td>Finding a Place for Agriculture in Intellectual Property Law</td>
<td>759</td>
</tr>
<tr>
<td>Di Porto, F.</td>
<td>In Praise of an Empowerment Disclosure Regulatory Approach to Algorithms</td>
<td>507</td>
</tr>
<tr>
<td>Geiger, C.</td>
<td>The TTIP and Its Investment Protection: Will the EU Still Be Able to Regulate Intellectual Property?</td>
<td>631</td>
</tr>
<tr>
<td>Ginsburg, J.C.</td>
<td>People Not Machines: Authorship and What It Means in the Berne Convention</td>
<td>131</td>
</tr>
<tr>
<td>Grosse Ruse-Khan, H.</td>
<td>Global Content Protection Through Automation – A Transnational Law Perspective</td>
<td>1017</td>
</tr>
<tr>
<td>Lamping, M.</td>
<td>cf. Broß, S.</td>
<td>887</td>
</tr>
<tr>
<td>Raue, B.</td>
<td>Free Flow of Data? The Friction Between the Commission’s European Data Economy Initiative and the Proposed Directive on Copyright in the Digital Single Market</td>
<td>379</td>
</tr>
<tr>
<td>Sherman, B.</td>
<td>cf. Chapman, S.</td>
<td>759</td>
</tr>
</tbody>
</table>

## Articles

<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abegg, B.</td>
<td>The Geographical Trade Mark: A Swiss Innovation Worth Copying?</td>
<td>565</td>
</tr>
<tr>
<td>Ampollini, D.</td>
<td>cf. Cuonzo, G.</td>
<td>895</td>
</tr>
<tr>
<td>Colangelo, G. and Maggiolino, M.</td>
<td>Intel and the Rebirth of the Economic Approach to EU Competition Law</td>
<td>685</td>
</tr>
<tr>
<td>Cuonzo, G. and Ampollini, D.</td>
<td>Generic Medicines and Second Medical Use Patents: Litigation or Regulation? An Overview of Recent European Case Law and Practice</td>
<td>895</td>
</tr>
<tr>
<td>Di Cataldo, V.</td>
<td>Goods in Transit and Trade Mark Law (and Intellectual Property Law?)</td>
<td>436</td>
</tr>
<tr>
<td>Drahos, P.</td>
<td>cf. Cheng, W.</td>
<td>5</td>
</tr>
<tr>
<td>Gandia Sellens, M.A.</td>
<td>The Viability of the Unitary Patent Package After the UK’s Ratification of the Agreement on a Unified Patent Court</td>
<td>136</td>
</tr>
</tbody>
</table>
## Articles (cont’d)

<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Godt, C.</td>
<td>Technology, Patents and Markets: The Implied Lessons of the EU Commission’s Intervention in the Broccoli/Tomatoes Case of 2016 for Modern (Plant) Genome Editing</td>
</tr>
<tr>
<td>Guibault, L. and Schroff, S.</td>
<td>Extended Collective Licensing for the Use of Out-of-Commerce Works in Europe: A Matter of Legitimacy Vis-à-Vis Rights Holders</td>
</tr>
<tr>
<td>Johnson, P.</td>
<td>“So Precisely What Will You Use Your Trade Mark for?” Bad Faith and Clarity in Trade Mark Specifications</td>
</tr>
<tr>
<td>Jung, C.</td>
<td>Patent Damages Determination in Korea</td>
</tr>
<tr>
<td>Juška, Ž.</td>
<td>The Effectiveness of Antitrust Collective Litigation in the European Union: A Study of the Principle of Full Compensation</td>
</tr>
<tr>
<td>Kapyrina, N.</td>
<td>Limitations in the Field of Designs</td>
</tr>
<tr>
<td>Keresteš, T.</td>
<td>cf. Repas, M.</td>
</tr>
<tr>
<td>Larroyed, A.A.</td>
<td>Machine Translation and Disclosure of Patent Information</td>
</tr>
<tr>
<td>Long, J.</td>
<td>Different Solutions for Similar Questions: Hyperlinks and the Right of Communication to the Public in China and the EU</td>
</tr>
<tr>
<td>Lundstedt, L.</td>
<td>Putting Right Holders in the Centre: Bolagsupplysningen and Ilsjan (C-194/16): What Does It Mean for International Jurisdiction over Transborder Intellectual Property Infringement Disputes</td>
</tr>
<tr>
<td>Maggiolino, M.</td>
<td>cf. Colangelo, G.</td>
</tr>
<tr>
<td>Meng, S.</td>
<td>cf. Wan, Z.</td>
</tr>
<tr>
<td>Mysoor, P.</td>
<td>Exhaustion, Non-exhaustion and Implied Licence</td>
</tr>
<tr>
<td>Naser, M.A.</td>
<td>Reform for the Worse: Employees’ Inventions in Jordan</td>
</tr>
<tr>
<td>Pusceddu, P.</td>
<td>Assessing Access to Medicines in Preferential Trade Agreements: From the Trans-Pacific Partnership to the Comprehensive and Progressive Agreement for Trans-Pacific Partnership</td>
</tr>
<tr>
<td>Rendas, T.</td>
<td>Copyright, Technology and the CJEU: An Empirical Study</td>
</tr>
<tr>
<td>Repas, M. and Keresteš, T.</td>
<td>The Certification Mark as a New EU-Wide Industrial Property Right</td>
</tr>
<tr>
<td>Saw, C.L.</td>
<td>Linking on the Internet and Copyright Liability: A Clarion Call for Doctrinal Clarity and Legal Certainty</td>
</tr>
<tr>
<td>Schroff, S.</td>
<td>cf. Guibault, L.</td>
</tr>
<tr>
<td>Snijders, T.</td>
<td>cf. van Deursen, S.</td>
</tr>
<tr>
<td>Tyagi, K.</td>
<td>Four-to-Three Telecoms Mergers: Substantial Issues in EU Merger Control in the Mobile Telecommunications Sector</td>
</tr>
<tr>
<td>van Deursen, S. and Snijders, T.</td>
<td>The Court of Justice at the Crossroads: Clarifying the Role for fundamental Rights in the EU Copyright Framework</td>
</tr>
<tr>
<td>Wan, Z. and Meng, S.</td>
<td>A Case for a Limited Breeding Exemption from Patent Protection</td>
</tr>
<tr>
<td>Wechs Hatanaka, A.</td>
<td>Optimising Mediation for Intellectual Property Law – Perspectives from EU, French and UK Law</td>
</tr>
</tbody>
</table>
### Opinions

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abbott, F.M.</td>
<td>The UK Competition Appeal Tribunal’s Misguided Reprieve for Pfizer’s Excessive Pricing Abuse</td>
<td>845</td>
</tr>
<tr>
<td>Bulayenko, O.</td>
<td>cf. Geiger, C.</td>
<td>814</td>
</tr>
<tr>
<td>Frosio, G.</td>
<td>cf. Geiger, C.</td>
<td>814</td>
</tr>
<tr>
<td>Geiger, C., Frosio, G., and Bulayenko, O.</td>
<td>Text and Data Mining in the Proposed Copyright Reform: Making the EU Ready for an Age of Big Data? · Legal Analysis and Policy Recommendations</td>
<td>814</td>
</tr>
<tr>
<td>Kur, A.</td>
<td>Abolishing Infringement Jurisdiction for EU Marks? –The Perfume Marks Decision by the German Federal Court of Justice</td>
<td>452</td>
</tr>
</tbody>
</table>

### Reports

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lee, Y.H.</td>
<td>United Kingdom Copyright Decisions 2017</td>
<td>324</td>
</tr>
<tr>
<td>Liddicoat, J.</td>
<td>cf. Powles, J.</td>
<td>318</td>
</tr>
<tr>
<td>Sadaf, N.</td>
<td>Legislative Developments in the Protection of Plant Breeders’ Rights in Pakistan</td>
<td>700</td>
</tr>
<tr>
<td>Stobbs, J., Weller, G. and Zhou, Y.</td>
<td>Overview of 2017 UK Trade Mark and Designs Decisions</td>
<td>331</td>
</tr>
<tr>
<td>Weller, G.</td>
<td>cf. Stobbs, J.</td>
<td>331</td>
</tr>
<tr>
<td>Zhou, Y.</td>
<td>cf. Stobbs, J.</td>
<td>331</td>
</tr>
</tbody>
</table>

### Decisions

**INTELLECTUAL PROPERTY LAW**

**UK**

Decisions (cont’d)

**PATENT LAW**

*European Union*
European Court of Justice (Seventh Chamber)
7 December 2017 – Case No. C-567/16 · Regulation (EC) No 469/2009, Arts. 3(b), 10(3); Directive 2001/83/EC, Art. 28(4)

“Merck Sharp” · Merck Sharp & Dohme Corporation v. Comptroller General of Patents, Designs and Trade Marks

*European Union*
European Court of Justice (Second Chamber)

“Pfizer Ireland Pharmaceuticals” · Pfizer Ireland Pharmaceuticals, Operations Support Group v. Orifarm GmbH

*European Union*
European Court of Justice (Grand Chamber)
25 July 2018 – Case No. C-121/17 · Regulation (EC) No 469/2009, Art. 3(a)

“Teva UK and Others” · Teva UK Ltd, Accord Healthcare Ltd, Lupin Ltd, Lupin (Europe) Ltd, Generics (UK) Ltd, trading as “Mylan” · v. Gilead Sciences Inc.

*France*
Supreme Court (Cour de cassation), Commercial Division

“Finasteride” · Teva Pharmaceutical Industries Ltd. and Teva Santé v. Merck & Co. Inc. (now Merck Sharp & Dohme Corp.)
## Decisions (cont’d)

**Germany**
Federal Supreme Court (Bundesgerichtshof)
19 January 2016 – Case No. X ZR 141/13 · European Patent Convention, Arts. 52(2)(a), 52(3); Patent Act, Sec. 1(3), No. 1, 1(4), 1a(1) and (2)

- "Receptor Tyrosine Kinase"
  ............................................................................................................................... 221

**Germany**
Federal Supreme Court (Bundesgerichtshof)
27 September 2016 – Case No. X ZR 124/15 · European Patent Convention, Art. 52(1)(d); Patent Act, Sec. 1(3) No. 4, Sec. 9 second sentence, No. 3

- "Receptor Tyrosine Kinase II"
  ............................................................................................................................... 231

**Germany**
Federal Supreme Court (Bundesgerichtshof)
16 May 2017 – Case No. X ZR 120/15 · Code of Civil Procedure, Secs. 521(2) second sentence, 277(2), 524(3), second sentence; Patent Act, Secs. 140a(3) first sentence, 9 No. 1, 139; Civil Code, Sec. 840

- "Sealing System" (Abdichtsystem)
  ............................................................................................................................... 466

**Germany**
Federal Supreme Court (Bundesgerichtshof)
11 July 2017 – Case No. X ZB 2/17 · Patent Act, Secs. 24, 85(1)

- "Raltegravir"
  ............................................................................................................................... 94
Decisions (cont’d)

Germany
Federal Supreme Court (Bundesgerichtshof)
24 October 2017 – Case No. X ZR 55/16 · Directive 2009/125/EG; Patent Act, Sec. 9(2), No. 1

“Drum Unit” (Trommeleinheit) ................................................................. 972

Germany
Federal Supreme Court (Bundesgerichtshof)
9 January 2018 – Case No. X ZR 14/16 · European Patent Convention, Art. 56; Patent Act, Sec. 4

“Thermal Energy Management” (Wärmemeierverwaltung) ................. 854

Japan
Supreme Court
24 March 2017 – Case No. 2016 (Ju) 1242 · Japanese Patent Act, Sec. 70

“Maxacalcitol II” · DKSH et al. v. Chugai Pharmaceutical ......................... 591

Japan
Decision of the Supreme Court
10 July 2017 – Case No. 632 (Ju) 2016 · Patent Act, Secs. 104ter, 104quater

“Sheet Cutter” ............................................................................................. 237

Japan
IP High Court (Grand Panel)
20 January 2017 – Case No. 10046 (ne) of 2016 (final) · Patent Act, Sec. 68bis

“Oxaliplatin” · Debiopharm International S.A. v. Towa Pharmaceutical Co. Ltd. ................................................................. 858

Switzerland
Federal Patent Court (Bundespatentgericht)
3 October 2017 – Case No. O2017_001 · Patent Act, Arts. 140b, 140l, 148

“Tenofovir” · Mepha Pharma AG v. Gilead Sciences Inc. ....................... 349
## Decisions (cont’d)

**United Kingdom**
Supreme Court
12 July 2017 – Case No. [2017] UKSC 48 ·
Protocol on the Interpretation of Article 69(1) EPC, Art. 1; European Patent Convention, Art. 69

“Actavis v. Lilly – Pemetrexed” · Actavis UK Limited and others v. Eli Lilly and Company; Eli Lilly and Company v. Actavis UK Limited and others

**United States of America**
Supreme Court
22 June 2018 – Case No. 16-1011 ·
35 U.S.C., §271(f), §284

“WesternGeco v. Ion Geophysical” · WesternGeco LLC v. ION Geophysical Corp.

## Copyright Law

**European Union**
European Court of Justice (Third Chamber)
29 November 2017 – Case No. C-265/16 ·
Directive 2001/29/EC, Arts. 3(1), 5(2)(b)

“VCAST” · VCAST Limited v. RTI SpA

**European Union**
European Court of Justice (Second Chamber)
7 August 2018 – Case No. C-161/17 ·
Directive 2001/29/EC, Art. 3(1)

“Renckhoff” · Land Nordrhein-Westfalen v. Dirk Renckhoff

**Austria**
Supreme Court (Oberster Gerichtshof)
20 April 2016 – Case No. 4Ob61/16y ·
Copyright Act, Secs. 16, 16a, 18a

“Austria”

**Austria**
Supreme Court (Oberster Gerichtshof)
26 September 2017 – Case No. 4Ob81/17s ·
Copyright Act, Sec. 42(e) and (f) (Copyright Act Sec. 74(7)); German Copyright Act, Sec. 57

“Pictorial Quotation”
Decisions (cont’d)

Estonia
Supreme Court
11 October 2017 – Case No. 2-16-1988 · Copyright Act, Sec. 4(2)

“AlterMedia” · Autolevi OÜ v. AlterMedia OÜ ................................................. 719

France
Supreme Court, First Civil Chamber (Cour de cassation)


France
Supreme Court (Cour de cassation)

“eMule” · Société des Auteurs Compositeurs et Éditeurs de Musique (SACEM) v. Mr. Vincent Y. and Mr. Emanuel B………………………………………... 862

Germany
Federal Supreme Court (Bundesgerichtshof)
21 September 2017 – Case No. I ZR 11/16 · Copyright Act, Sec. 15(2)

“Thumbnails III (Vorschaubilder III)” .................................................................. 357

Germany
Federal Supreme Court (Bundesgerichtshof)
11 January 2018 – Case No. I ZR 85/17 · Civil Code, Sec. 313; Copyright Act, Secs. 15(3), 15(2) first sentence and second sentence No. 3, 20, 20b(1) first sentence, 78(1) No. 2, 78(2) No. 1, 87(1) case 1

“Hospital Radio (Krankenhausradio)” ................................................................ 871
Decisions (cont’d)

**Italy**
Supreme Court of Cassation, I Civil Division (Suprema Corte di Cassazione, Sezione I Civile)
27 July 2017 – Decision No. 18633/2017

“Amore Criminale” · Reti Televisive Italiane S.p.a. v. Ruvido Produzioni S.r.l. .......................................................................................................................... 475

“Nativity Figures” · Euromarchi S.r.l. v. Due Esse Christmas S.r.l. et al. ... 1106


“Performers’ Remuneration” .................................................................................................................. 734

**Poland**
Supreme Court 3 February 2017 – Case No. II CSK 400/16 · Copyright and Related Rights Act (CRR), Arts. 1, 17, 43, 79

**Portugal**
Supreme Court 14 September 2017 – Case No. 6701/09.0TVLSB. L1.S1 · Copyright and Neighbouring Rights Act (CDADC), Art. 178(2) and (3); Civil Procedure Code (CPC), Arts. 360(4), 609(1), 615(1)(e)

**Sweden**
Supreme Court 21 February 2017 – Case No. T 1963-15 · Copyright Act, § 4

“Swedish Scapegoats” · JL v. MA ........................................................................................................ 1111
Decisions (cont’d)

Sweden
Supreme Court
22 December 2017 – Case No. B 2787-16 · Act on Copyright in Literary and Artistic Works

Switzerland
Federal Supreme Court, 1st Civil Chamber (Bundesgericht, I. zivilrechtliche Abteilung)
12 July 2017 – Case No 4A_115/2017 · Design Act, Art. 2(1)

Design Law

European Union
European Court of Justice (Second Chamber)

European Union
European Court of Justice (Second Chamber)

“PirateBay.se”........................................................................................................................................ 992

“Max Bill Bar Stool”.......................................................................................................................... 113

“Nintendo”· Nintendo Co. Ltd v. BigBen Interactive GmbH and BigBen Interactive SA................................................................. 123

“DOCERAM”· DOCERAM GmbH v. CeramTec GmbH ................................................................. 982
Decisions (cont’d)

**TRADE MARK LAW**

*European Union*
European Court of Justice (First Chamber)
6 December 2017 – Case No. C-230/16 · Treaty on the Functioning of the European Union, Art. 101(1); Regulation (EU) No 330/2010, Art. 4(b) and (c)

“Coty Germany” · Coty Germany v. Parfümerie Akzente GmbH ............. 368

*European Union*
European Court of Justice (Second Chamber)
20 December 2017 – Case No. C-393/16 · Regulation (EC) No 1234/2007, Art. 118m(2)(a)(ii), (b) and (c); Regulation (EU) No 1308/2013, Art. 103(2)(a)(ii), (b) and (c)

“Comité Interprofessionnel du Vin de Champagne” · Comité Interprofessionnel du Vin de Champagne v. Aldi Süd Dienstleistungs-GmbH & Co. OHG................................................................. 478

*European Union*
European Court of Justice (Fifth Chamber)
7 June 2018 – Case No. C-44/17 · Regulation (EC) No 110/2008, Art. 16(a)–(c), Annex III

“Scotch Whisky Association” · Scotch Whisky Association v. Michael Klotz ........................................................................................................ 996

*European Union*
European Court of Justice (Grand Chamber)
12 June 2018 – Case No. C-163/16 · Directive 2008/95/EC, Arts. 2, 3(1)(e)(iii)


**Argentina**
Federal Court of Appeals of Civil and Commercial Matters (Third Chamber)
29 April 2016 – Cases Nos. 17.516/03/CA3 and 11.349/05

Decisions (cont’d)

France
Supreme Court (Cour de cassation)

“Prop Groupe and Groupe Paredes v. Argos Hygiène” · Prop Groupe and Groupe Paredes v. Argos Hygiène ............................................................. 120

France
Supreme Court (Cour de cassation)
8 June 2017 – Case No. 15-21357 · Intellectual Property Code, Arts. L. 711-3, L. 716-1; Law of 31 December 1964, Art. 3; Civil Code, Art. 2262

“Cheval Blanc” · Cheval Blanc Company, now Château Cheval Blanc, v. Mr. X and Earl X., former Earl X… de Cheval Blanc................................. 242

France
Supreme Court (Cour de cassation), Commercial Chamber

“Buckfast” · Florent L. v. Dominique F. and Buckfast France SAS .......... 742

France
Supreme Court (Cour de cassation), Commercial Chamber

“Merci” · August Storck KG (Germany) v. Director General of INPI, Éva E., De Rien Mon Amour SAS (formerly named Merci Chéri) et al. .......... 601
**Decisions (cont’d)**

**France**
Supreme Court (Cour de cassation)
17 January 2018 – Case No. 15-29276
Intellectual Property Code, Arts. L.713-2, L. 716-10

”Castel Frères” · Castel frères v. Mr. x. and Ms. Y.  ............................................ 1116

**Germany**
Federal Supreme Court (Bundesgerichtshof)
18 October 2017 – Case No. I ZB 3/17 · Trade Mark Act, Sec. 3(2), No. 2, Code of Civil Procedure, Sec. 308(1)

”Glucose Tablets” (Traubenzuckertäfelchen) ............................................................................ 603

”Square Chocolate Bar Packaging” (Quadratische Tafelschokoladenverpackung) ............................................................................ 612

”Perfume Marks” (Parfummarken) ...................................................................... 485

**India**
Supreme Court
14 December 2017 – Case No. 5375-5377/2017 · Case Law on Passing Off

”Prius” · Toyota Jidosha Kabushiki Kaisha v. M/S Prius Auto Industries Limited & Ors.............................................................................. 744
**Decisions (cont’d)**

**Italy**
Supreme Court of Cassation, V Criminal Division (Suprema Corte di Cassazione, Sezione V Penale)
17 March 2017 – Case No. 13078/2017 · Italian Criminal Code, Art. 474

“*Vespa*” · Italy v. Mr. K. .............................................................................................................. 370

**Norway**
Supreme Court
17 January 2017 – Case No. HR-2018-110-A (2017/1490) · Trademarks Act, Sec. 4

“*ENSILOX*” · Addcon Nordic AS v. Halfdan L. Solberg AS................................. 879

**Norway**
Supreme Court
11 December 2017 – Case No. HR-2017-2356-A (2017/1062) · Trade Mark Act, Secs. 3(3), 14(2a)

“*Purple Haze*” · GlaxoSmithKline AS v. Sandoz A/S and Novartis Norge AS...................................................................................................................... 745

**Russia**
Constitutional Court
13 February 2018 – Case No. C-419/13 · Civil Code of the Russian Federation, Arts. 1252 para. 4, 1487, 1515 paras. 1 and 2; Agreement on the Eurasian Economic Union, Annex No. 26

“*PAG LLC v. Sony*” · “*PAG*” LLC v. Sony Corporation ................................. 1004

**South Africa**
Supreme Court of Appeal
27 May 2016 – Case No. [2016] ZASCA 74. case law on passing off and unlawful competition

“*CLEARVU*” · Cochrane Steel Products (PTY) Ldt v. M-Systems Group (PTY) Ltd and Roloti Beleggings (PTY) Ltd......................................................... 494

**Switzerland**
Federal Administrative Court (Bundesverwaltungsgericht) 28 March 2018 – Case No. B-1722/2016 · Trade Mark Act, Art. 2(a)

“*Knoppers*”.......................................................................................................................... 998
Decisions (cont’d)

United Kingdom
Supreme Court
3 August 2017 – Case
No. [2017] UKSC 58 ·
Trade Marks Act
1994, Sec. 92(1)


Unfair Competition Law

France
Supreme Court (Cour de cassation),
Commercial Chamber ·
8 November 2017 –
Case No. 16-10850.
Regulation (EU) No.
864/2007 (“Rome II”),
Art. 6(2); Paris
Convention, Art.
10bis; Berne
Convention, Art. 5.2

“Mariage Frères” · Mariage Frères SA and Maison de Thé Mariage
Frères Sa v. Taha B., TWG Tea (Singapore), Robert M. and Wellness
Group (Singapore).................................................................................................... 496

Germany
Federal Supreme Court
(Bundesgerichtshof)
11 October 2017 –
Case No. I ZR 78/16 ·
Regulation (EC) No.
1223/2009, Art. 20;
Act Against Unfair
Competition, Secs.
3(1), 5(1) second
sentence No. 1; Code
of Civil Procedure, Sec.
308(1); Verification
Act, Sec. 7(2); Weights
and Measures Act,
Sec. 43(2)

“Container Size” (Tiegelgröße)............................................................................. 746

People’s Republic of China
Beijing Intellectual
Property Court
30 December 2016 –
Case No. (2016) Min
Zhong No. 588 ·
Anti-Unfair
Competition Law
(1993), Arts. 2, 14

“MAIMAI” · Sina Microdream Ltd. v. Taoyou Ltd. ........................................... 246
Decisions (cont’d)

**Unfair Trade Practices Law**

European Union
European Court of Justice (Second Chamber)
14 September 2017 – Case No. C-177/16 · Treaty on the Functioning of the European Union, Art. 102

“Latvian Copyright” · Autortiesību un komunicēšanās konsultāciju agentūra/Latvijas Autoru apvienība v. Konkurences padome ............. 880

Correction to “Cheval Blanc” · Cheval Blanc Company, now Château Cheval Blanc, v. Mr. X and Earl X., former Earl X… de Cheval Blanc ...... 1015

Comment on the Argentinian Federal Court of Appeals Decision “Havana Club” ........................................................................................................... 500

Comment on the German Federal Supreme Court Decision “Raltegravir” ................................................................................................................ 125

Comment on the Italian Supreme Court Decision “Vespa” ............... 373

Patent Limitation During Infringement Proceedings – Comment on the Japanese Supreme Court Decision “Sheet Cutter” .................. 250

Comment on “Maxacalcitol II”: Equivalent Infringement and File Wrapper Estoppel in Japan........................................................... 621


Luginbühl, S. ........................ ................................................ 630
Richter, H. ........................ Mat Callahan and Jim Rogers (eds.): A Critical Guide to Intellectual
78699-114-0. £ 16.99 ............................................................. 503
Stauder, D. and Luginbühl, S. ........................ Xavier Seuba: The Global Regime for the Enforcement of Intellectual
pp. ISBN: 9781108415163. £ 110.00 ........................................... 630
IIC - International Review of Intellectual Property and Competition Law
Editors-in-Chief: Hilty, R.M.; Drexl, J.
ISSN: 0018-9855 (print version)
ISSN: 2195-0237 (electronic version)
Journal no. 40319