EDITORIAL

Great Data, Nice Tale, but What’s the Message? The OHIM/EPO Study on the Economic Relevance of IP-Intensive Industries in the EU
A. Kur - D. Harhoff 617

ARTICLES

The European Patent with Unitary Effect: Incentive to Dominate? • A Look From the EU Competition Law Viewpoint
M. Malaga 621

Can Non-Copyrightable Works Be Protected Under Unfair Competition Law? The Japanese “North Korea” Case
H. Shioi 648

Special Criteria of Trade Mark Protection with Regard to Pharmaceutical Products in the European Union Legal System
J.J. Sitko 658
EDITORIAL
Great Data, Nice Tale, but What's the Message? The OHIM/EPO Study on the Economic Relevance of IP-Intensive Industries in the EU
A. Kur - D. Harhoff  617

ARTICLES
The European Patent with Unitary Effect: Incentive to Dominate? · A Look From the EU Competition Law Viewpoint
M. Malaga  621
Can Non-Copyrightable Works Be Protected Under Unfair Competition Law? The Japanese "North Korea" Case
H. Shiomi  648
Special Criteria of Trade Mark Protection with Regard to Pharmaceutical Products in the European Union Legal System
J.J. Sitko  658

OPINION
Declaration on Patent Protection · Regulatory Sovereignty under TRIPS
M. Lamping  679

DECISIONS · PATENT LAW
France
"Allergy Treatment" · European Patent Convention, Art. 38 – Teva v. Sepracor
Decision of the Paris District Court (Tribunal de grande instance) · 6 October 2009  699

Germany
"Dipeptidyl Peptidase Inhibitors" · Patent Act, Secs. 21(2) No. 1, 34(4)
Decision of the Federal Supreme Court (Bundesgerichtshof) · 11 September 2013 – Case No. X ZB 8/12  700

Japan
"IBM Japan" · Patent Act (old version), Sec. 35(iii) and (iv) – X v. HGST Japan
Decision of the Tokyo District Court · 30 October 2013 – Case No. 2011 (wa) 21757  707

DECISIONS · COPYRIGHT LAW
Argentina
"Chinese Take-Away" · Copyright Law (No. 11.7 Art. 172 – in re "P. L. et al."
Decision of the National Criminal and Correcional 28 October 2013 – Case No. CCC 13630/2012/CA2  716

Germany
"Rapidshare III" · Copyright Act, Sec. 97; Teleml
Decision of the Federal Supreme Court (Bundesgerichtshof) · 17 July 2013 – Case No. I ZR 34/12  725

BOOK REVIEW
Wolfgang Fikentscher, Philipp Hacker and Rup Culture, Competition and the Role of Law · Spi A. Ayal  734
Argentina

“Chinese Take-Away” · Copyright Law (No. 11,723), Art. 71; Criminal Code, Art. 172 – “P. L. et al.”
Decision of the National Criminal and Correctional Court of Appeals (5th Chamber) – 28 October 2013 – Case No. CCC 13630/2012/CA2

Germany

“Rapidshare III” · Copyright Act, Sec. 97; Telemedia Act, Secs. 7(2), 10
Decision of the Federal Supreme Court (Bundesgerichtshof) – 15 August 2013 – Case No. I ZR 80/12

Japan

“Mitsurei 27” · Bern Convention for the Protection of Literary and Artistic Works, Art. 3(1)(i); Copyright Act, Sec. 6(iii), Civil Code, Sec. 709 – Chosen Yushutsu Nyusha et al. v. Nihon Telebi
Decision of the Supreme Court – 8 December 2011

France

Decision of the Supreme Court (Cour de cassation) – 2 February 2010

Germany

“Runes of Magic” · Act Against Unfair Competition, Annex to Sec 3(3) No. 28
Decision of the Federal Supreme Court (Bundesgerichtshof) – 17 July 2013 – Case No. I ZR 34/12

CASE NOTE

Argentina

Case Note on “Chinese Take-Away” · Copyright Law (No. 11,723), Art. 71; Criminal Code, Art. 172 – “P. L. et al.”
M. Marzetti

BOOK REVIEW

Wolfgang Fikentscher, Philipp Hacker and Rupprecht Podszun: Fair Economy: Crises, Culture, Competition and the Role of Law · Springer Publishing, Heidelberg 2013
A. Ayal