Patentability of methods of human enhancement
Brandalism and subvertising: hoisting brands with their own petard?
The bottle is the message: only the distinctive survive as 3D Community trade marks
Redefining the jurisdiction clause under copyright and trade mark laws in India
Community rights and fair benefit sharing: legal instruments and hurdles in implementation
From GRUR Int.: Greek Yoghurt must be Greek
From GRUR Int.: Data protection and the internet: irreconcilable opposites?
The EU Data Protection Reform Package and CJEU case law

Includes content from GRUR int
(Gewerblicher Rechtsschutz und Urheberrecht Internationaler Tag)
Contents

Guest Editorial

Confusion surveys and confused judges
Anna Carboni ......................................................... 1

Current Intelligence

A nod to appropriating deity
Jithin Saji Isaac .................................................. 2

Non-use excluded from the grounds of invalidity
Selma Ünlü .......................................................... 3

‘Redskins’ marks cancelled: offensive to Native Americans
Mira T. Sundara Rajan ............................................. 4

CJEU says that Member States may grant public libraries the right to digitize works in their collections
Eleonora Rosati .................................................. 6

Dutch copyright succumbs to aging as exhaustion extends to e-books
Michel Olmedo Cuevas ........................................... 8

Blowing the whistle on copyright in public sculptures
Earl Gray and Raymond Scott .................................. 10

Indigenous and traditional communities must be consulted before approval of intellectual property treaties
Jhonny Antonio Pabón Cadavid ................................ 11

India’s first spare parts case: the intellectual property defence in Indian antitrust law
Divyanshu Agrawal ............................................... 13

Taiwan IP Court asked to designate how TIPO assists litigants
Hsia-Ru Chien .................................................... 15

Failure to show breach of implied licence and secondary passing-off of airline goods by advertising agency
Sophie Arrowsmith ............................................... 16

Articles

Patentability of methods of human enhancement
Ana Nordberg ...................................................... 19

Brandalism and subvertising: hoisting brands with their own petard?
Adam Smith-Anthony and John Groom ..................... 29

The bottle is the message: only the distinctive survive as 3D Community trade marks
Danny Friedmann ............................................... 35

Redefining the jurisdiction clause under copyright and trade mark laws in India
Jithin Saji Isaac .................................................. 43

Community rights and fair benefit sharing: legal instruments and hurdles in implementation
Abhijeet Kumar .................................................. 48

From GRUR Int.

Greek Yoghurt must be Greek
Richard Price ....................................................... 58

Data protection and the internet: irreconcilable opposites? The EU Data Protection Reform Package and CJEU case law
Andreas Wiebe ................................................... 64

IP in Review

EU Copyright Law: a (good) portrait of the legal system as a young man
Nuno Sousa e Silva ............................................... 69

An exploration in local and international factors in balancing wealth and health
Aurelia J. Schultz ................................................ 71