Journal of Intellectual Property Law & Practice

VOLUME 8 NUMBER 3 MARCH 2013

Patent thickets: a paper for the European Patent Office Economic and Scientific Advisory Board meeting

‘Hamlet without the prince’: Can the Unitary Patent Regulation strut its stuff without Articles 6–8?

Licensing in the public interest: Limits on patent property rights in China and India

Lucasfilm v Ainsworth: Comments in the light of Greek copyright law

The General Court's 2012 Microsoft judgment: ‘reasonable’ fines and ‘reasonable’ licence fees

From GRUR Int: Unregistered and registered Community design rights: further guidance expected from CJEU

From GRUR Int: German Federal Court of Justice, decision of 19 July 2012—Case No I ZR 2/11 Good News

Includes content from GRUR International
Contents

Guest Editorial
The future of user-generated content is now
Grégoire Marino .................................. 183

Current Intelligence
Security for costs against foreign claimant in Scottish patent infringement action
Robert Buchan and Mark Cruickshank ....................... 184

Supreme Court of Canada voids Viagra patent for insufficient disclosure
Emir Crowne and Mohamed R. Hashim ........................ 185

Extending the UK Bolar exception to innovators?
Anna Feros ........................................ 187

ZEBEXIR and ZEBINIX: Assessing the likelihood of confusion
John Peter Neophytou .................................. 189

The (Pantone) colour purple: a milky path home for Cadbury's trade mark
Rachel Montagnon and Joel Smith .......................... 190

Hosting providers' liability: Cour de cassation puts an end to the notice and stay down rule
Catherine Jasserand .................................... 192

Dr Strangelaw, or how Portugal learned to stop worrying and love P2P
João Pedro Quintais ..................................... 193

Alloy wheels are not spare parts
Chris Sanderson and Paul Joseph ......................... 196

Suing under sui generis rights—getting closer to off-shore servers
Rachel Montagnon and Joel Smith ......................... 197

Rights of attribution for Ka Mate Haka
Earl Gray and Raymond Scott .......................... 200

Articles

Patent thickets: A paper for the European Patent Office Economic and Scientific Advisory Board meeting
The Rt Hon Professor Sir Robin Jacob ....................... 203

'Hamlet without the prince': Can the Unitary Patent Regulation strut its stuff without Articles 6–8?
Christopher Wadlow ...................................... 207

Licensing in the public interest: Limits on patent property rights in China and India
Christopher Marotta ...................................... 213

Lucasfilm v Ainsworth: Comments in the light of Greek copyright law
Konstantia Katsouli ...................................... 226

The General Court's 2012 Microsoft judgment: 'reasonable' fines and 'reasonable' licence fees
Sophie Lawrance and Laura Peirson ......................... 236

From GRUR Int.
Unregistered and registered Community design rights: further guidance expected from CJEU
Henning Hartwig ....................................... 241

German Federal Court of Justice, decision of 19 July 2012—Case No I ZR 2/11 Good News. . . . 245

IP in Review

A look under the surface
Silke von Lewinski ...................................... 249

Trade secrets for beginners
Magdalena Kolasa ....................................... 251

Geographical indications: A signposted route to the future or an impenetrable labyrinth?
Susan Hall ............................................. 252

From Mount Sinai to Cyberspace: commandments for respect-worthy laws
Joseph Savriniathu ..................................... 253