GRAUR International Journal of European and International IP Law

Published by the German Association for the Protection of Intellectual Property (GRUR)

In collaboration with the Max Planck Institute for Innovation and Competition

www.ip.mpg.de

6/2022 Volume 71 – June 2022

Table of Contents

493	BEGOÑA GONZÁLEZ OTERO / HELMUT ESTEBAN
	Accelerating the Transformation of Capitalism for a Truly Circular Society
495	SIMON GEIREGAT Copyright Meets Consumer Data Portability Rights: Inevitable Friction between IP and the Remedies in the Digital Content Directive
516	TARCILA MATOS / CAROLINA TORRES-SARMIENTO FRAND for Dominant Digital Platforms: Enhancing the Way Essential Inputs are Accessed, Transferred and Shared
528	KRISTINA WAGNER Your Item Name is My Trademark: The German Understanding of Use as a Mark in the Context of EU Trademark Law
535	SAURAV GHIMRE / TOM VERDONK International Conference – IP Protection for Plant Innovation 2021
540	PATENT LAW Federal Court of Australia 30 July 2021 – [2021] FCA 879 Al System Qualifies as Inventor – Thaler v Commissioner of Patents (Dabus) (case note by Mark Summerfield)
552	PLANT VARIETY PROTECTION Superior Court of Justice (Superior Tribunal de Justiça) 25 May 2021 – Special Appeal No. 1.837.219 - SP (2019/0082015-3) Limitation Period for the Collection of Royalties Arising from the Licensing of Plant Varieties – COPERSUCAR
	495 516 528 535 540

Germany	555	TRADE MARK LAW Federal Supreme Court (Bundesgerichtshof) 21 January 2021 – I ZR 20/17 No Liability for Storing Goods on Behalf of a Third Party without Knowledge of Infringement – Davidoff Hot Water IV
Republic of Korea	562	Supreme Court of Korea (<i>en banc</i>) 18 March 2021 – 2018Da253444 Later Applied Mark Found to Infringe Regardless of Declaration of Invalidity – Data Factory (case note by II Ho Lee)
Croatia	567	COMPETITION LAW Supreme Court of Croatia 2 March 2021 – U-zpz 16/2015-4 Price-Fixing in Regulated Professions – Croatian Society of Orthodontists (case note by Branka Marusic)
Austria	570	COPYRIGHT LAW Supreme Court (Oberster Gerichtshof) 10 December 2020 – 4 Ob 165/20y Copyright Reservation Clauses and Reasonable Calculation of Damages – Copyright Reservation Clause
France	574	Court of Cassation (Cour de cassation) 16 June 2021 – 19-21.663 Contractual Liability for the Exploitation of Unassigned Film Rushes – Look at Sciences
EU	580	CJEU 3 June 2021 – C-762/19 The Copying and Indexing of Freely Accessible Internet Databases Qualifies as Extraction and Reutilization of Their Content – CV-Online Latvia v Melons
Italy	581	DATA PROTECTION LAW Supreme Court of Cassation, Civil Division, Section I (Corte Suprema di Cassazione, Sez. I Civ.) 25 May 2021 – 14381/2021 Consent to Automated Reputational Profiling Requires Transparency of the Underlying Algorithm – Automated Profiling
Book Review	584	Desmond Osaretin Oriakhogba: Copyright, Collective Management Organiza- tions and Competition in Africa (Abiola A.A. Inniss)