# **Table of Contents**

| p= 0 | 0 8 |      |   |
|------|-----|------|---|
| -0   | 110 | MICH | н |
| Lu   |     | oria | ш |

565 JORGE CABRERA MEDAGLIA

Digital Sequence Information (DSI) and Benefit-Sharing Arising from Its Use: An Unfinished Discussion

#### **Articles**

567 UMA SUTHERSANEN / MARC D. MIMLER
An Autonomous EU Functionality Doctrine for Shape Exclusions

578 JULIA SCHÖNBOHM / NATALIE ACKERMANN-BLOME Products, Patents, Proportionality – How German Patent Law Responds to 21st Century Challenges

585 MOSES MUCHIRI
In Search for a Jurisprudential Justification for the Recognition of a Right of Publicity in Kenya

### **Opinion**

**616** DAPHNE KELLER

Facebook Filters, Fundamental Rights, and the CJEU's Glawischnig-Piesczek Ruling

## Report

624 DAVID PETRLÍK / DAVID LINKE

'Enforcement of Patent Law in Civil Proceedings' – A Conference Report on the Fifth Bi-national Seminar of TU Dresden and Charles University in Prague, 26 November 2019

### **Decisions**

#### **PATENT LAW**

Supreme Court (Corte Suprema di Cassazione Sez. I) 16 September 2019 – 22984 Limits of the Supremacy of a European Patent Over a National Patent – **Gemata v Bergi and others (case note by Giulia Schneider)** 

| Turkey      | 635 | Court of cassation 14 June 2019 – 2019/1765 E., 2019/4421 K Retroactive Application of the Rules on Revocation of Trade Marks for Non-Use – MAMÜLLERİ (case note by Ulya Selçuk)  |
|-------------|-----|---|
| EU          | 639 | GEOGRAPHICAL INDICATIONS  CJEU 17 October 2019 – C-569/18  Possibility of Supplier Restriction for a Protected Designation of Origin to Safeguard the Monitoring System – Mozzarella di Bufala Campana (case note by Suelen Carls)                    |
| EU          | 647 | CJEU 4 December 2019 – C-432/18<br>Authorised Use of the Non-Geographical Term 'Balsamico' – <b>Aceto</b><br><b>Balsamico di Modena (case note by Flavia Guerrieri)</b>   |
| Spain       | 654 | COPYRIGHT LAW Supreme Court (Tribunal Supremo) 30 September 2019 – 504/2019 Scope of Restitution of Profits as the Criterion of Compensation in Case of Copyright Infringement – Gestevisión Telecinco v Global Entertainment                         |
| Poland      | 659 | RESTRAINTS OF COMPETITION  Supreme Court 15 February 2019 – I NSK 10/18  Should There Be a Relevant Market Definition and Should All Parties to the Agreement Be Identified in Resale Price Maintenance Cases? – Anti-competitive Vertical Agreements |
| EU          | 662 | DATA PROTECTION LAW  CJEU 3 October 2019 – C-18/18  Facebook: Legality of Order to Delete Insulting Comments –  Glawischnig-Piesczek v Facebook   |
|             |     |   |
| Book Review |     |   |
|             | 668 | Drexl/Kamperman Sanders: The Innovation Society and Intellectual Property (Schovsbo)  |

TRADE MARK LAW