

## Editorial

- 729** KLAUS D. BEITER  
Translation Rights and Exceptions under Berne, *ius Cogens*, and Linguistic Genocide

## Articles

- 731** BENEDIKT FREUND  
Reshaping Liability – The Concept of Undertaking Applied to Private Enforcement of EU Competition Law
- 744** MASSIMILIANO GRANIERI  
Sowing and Cultivating the Seed of Diversity in Agri-Food: Intellectual Property Protection in Transnational and Comparative Perspective
- 754** UFUK TEKIN  
Relationship Between Geographical Indications and Trade Marks under Turkish Law

## Opinions

- 760** JĀNIS ROZENFELDS / VADIM MANTROV  
Is a National Court Competent to Introduce a Disclaimer into a Trade Mark Registration? The Latvian Supreme Court Finally Says 'No'
- 764** PEDRO HENRIQUE D. BATISTA  
No Need of Evidence for Moral Damages Compensation after a Trademark Infringement – An Appropriate Development of the Brazilian Case Law?

## Report

- 770** DAVID LINKE / PETRA ŽIKOVSKÁ  
'The Implementation of the Directive on Copyright and Related Rights in the Digital Single Market' – Conference Report on the Sixth Binational Seminar of the Technische Universität Dresden and Charles University in Prague, 1 December 2020

Official Statement

China	776	Antitrust Guidelines of the Antitrust Committee of the State Council on the Field of Intellectual Property (Issued by the Antitrust Committee of the State Council on 4 January 2019)
-------	-----	---

Decisions

PATENT LAW

Germany	782	Federal Supreme Court (Bundesgerichtshof) 22 September 2020 – X ZR 172/18 Revocation of a Supplementary Protection Certificate after Expiry – <b>Truvada</b>
---------	-----	---

TRADE MARK LAW

Brazil	786	Superior Court of Justice (Superior Tribunal de Justiça) 8 September 2020 – Special Appeal No. 1.863.566/SC No Need of Evidence for Moral Damages Compensation after a Trade Mark Infringement – <b>Knitted Clothes from Santa Catarina</b>
--------	-----	--

Italy	788	Supreme Court, Section I (Corte di cassazione, Sez. I) 16 June 2020 – 11635/2020 Protection of the Names of Political Parties – <b>Political Party Names</b>
-------	-----	---

Latvia	791	Senate of the Republic of Latvia (Latvijas Republikas Senāts) 17 December 2020 – SKC-1032/2020 Competence to Introduce Disclaimers – <b>Citramons</b>
--------	-----	--

Switzerland	794	Federal Supreme Court (Bundesgericht) 5 August 2020 – 4A_97/2020 Legal Interest in Filing a Central Attack Invalidation under the Madrid System – <b>EF-G.</b>
-------------	-----	---

COPYRIGHT LAW

Germany	798	Federal Supreme Court (Bundesgerichtshof) 30 April 2020 – I ZR 228/15 Conditions for the Application of the Exception for Reporting on Current Events – <b>Reformistischer Aufbruch II [Reformist Awakening II]</b>
---------	-----	--

DESIGN LAW

Republic of Korea	809	Supreme Court of Korea 3 September 2020 – 2016Hu1710 Evaluation of Functional Elements When Assessing Design Similarity – <b>Toolbox for Freight Vehicles</b>
-------------------	-----	--

RESTRAINT OF COMPETITION

Bulgaria	812	Supreme Administrative Court 12 March 2019 – 3495 Merger Approval Reversed Due to a Lack of Complete Analysis of Relevant Circumstances Affecting Market Structure – <b>Sopharma Trading (case note by Veronika Dimova)</b>
----------	-----	--

DATA ECONOMY

EU	817	CJEU 15 September 2020 – C-807/18 and C-39/19 Compatibility of Zero-Rated Bundles of Apps with Net Neutrality – <b>Telenor Magyarország</b>
----	-----	--