

1. Copyright: History and Evolution*Subject Matter of Protection**Policy Considerations in Protecting copyright and in Limiting its Protection**Allocative Efficiency and Free Speech*

RUTH OKEDIJI, Creative Markets and Copyright in the Fourth Industrial Era: Reconfiguring the Public Benefit for a Digital Trade Economy, ICTD Issue Paper No. 43, August 2018, available at https://www.ictsd.org/sites/default/files/research/creative_markets_and_copyright_in_the_fourth_industrial_era-okediji-ictsd_final_0.pdf

MARCELLA FAVALE-MARTIN KRETSCHMER-PAUL TORREMANS, *Is there an EU Copyright Jurisprudence? An Empirical Analysis of the Workings of the European Court of Justice*, in 79 *Modern Law Review* 2016, 31 ff.

Isabella Alexander, H. Tomás Gómez-Arostegui, [Research Handbook on the History of Copyright Law](#) Edward Elgar, Celtenham, 2016 (PRIV 7117)

Richard Watt (ed), *Handbook on the Economics of Copyright*, Edward Elgar, Celtenham, 2014 (PRIV 6871)

KARL-NIKOLAUS PEIFER, “Individualität” or Originality? Core Concepts in German Copyright Law, *Gewerblicher Rechtsschutz und Urheberrecht: Internationaler Teil* 63 (2014), 1100

Irini Stamatoudi-Paul Torremans (eds.), *EU Copyright law*, Edward Elgar, Celtenham, 2014 (EU 776)

P. Baldwin, *The Copyright Wars: three Centuries of Trans-Atlantic Battle*, Princeton University Press, 2014 (PRIV 6754)

ELEONORA ROSATI, *Closed National Systems of Copyright-protectable Works are No Longer Compatible with EU Law*, in *GRUR Int.* 2014, 1112 ff.

Marc H. Greenberg, *Comic Art, Creativity and the Law*, Edward Elgar, Celtenham, 2014 (PRIV 6631)

E. ROSATI, *Originality in EU Copyright. Full Harmonization Through Case Law*, Edward Elgar, 2013 (EU 760)

T. SYNOUDINO, *E-Books: A New Page in the History of Copyright Law?* in 35 *EIPR* 2013, 220-227

ANDREAS RAHMATIAN, *Originality in UK Copyright Law: The Old “Skill and Labour” Doctrine Under Pressure*, *International Review of Intellectual Property and Competition Law* (2013), 29

Julie Cohen, *Configuring the Networked Self: Law, Code and the Play of Everyday Practice*, Yale University Press, 2012 (PRIV 6033)

Brad Sherman and Leanne Wiseman eds., *Copyright and the Challenge of the New*, Kluwer, 2012 (INT 1931)

M.A.CARRIER, *Copyright and Innovation: The Untold Story*, in *Wisconsin Law Rev.*, 2012, 891 ff.

David Lametti, *The Cloud. Boundless Digital Potential or Enclosure 3.0*, in 17 *Virginia Journal of Law and Technology*, 2012, 190 ff.

M. RICOLFI, *Consume and Share: Making Copyright Fit for the Digital Agenda*, in (M. Dulong de Rosnay and J.C. De Martin eds.), *The Digital Public Domain*, Open Book Publishers, Cambridge, 2012, 49-60 also available at www.openbookpublishers.com/product/93

M. DULONG DE ROSNAY-J. DE MARTIN, *The Digital Public Domain: Foundations for an Open Culture*, OpenBookPublishers, 2012, available at http://www.communia-association.org/wp-content/uploads/the_digital_public_domain.pdf

EVA E. SUBOTNIK, *Originality Proxies: Toward A Theory of Copyright and Creativity*, 76 *Brook. L. Rev.* 1487, 1552 (2011) available at <http://brooklynworks.brooklaw.edu/cgi/viewcontent.cgi?article=1181&context=blr>

M. BORGHI-S. KARAPAPA, *Non-Display Uses of Copyright Works: Google Books and Beyond*, in *Queen Mary Journal of Intellectual Property*, 2011, 21 ff. . Available at SSRN: <http://ssrn.com/abstract=2358912> or <http://dx.doi.org/10.2139/ssrn.2358912>

STEF VAN GOMPEL, *Formalities in copyright law : an analysis of their history, rationales and possible future*, Alphen aan den Rijn, Kluwer law international, 2011 (INT 1950)

Ronan Deazley, Martin Kretschmer and Lionel Bently (Editors), *Privilege and Property. Essays on the History of Copyright*, <https://www.openbookpublishers.com/reader/26#page/1/mode/2up>

Lionel Bently-Uma Suthersanen, Paul Torremans, *Global Copyright. Three Hundred Years Since the Statute of Anne, from 1709 to Cyberspace*, Edward Elgar, Celtenham, 2010 (PRIV 5804)

Michel Walter-Silke von Lewinski, *European Copyright Law: A Commentary*, Oxford University Press, 2010 (EU 485)

ECKARD HÖFFNER, *Geschichte und Wesen des Urheberrechts, Band 1 e Band 2*, Verlag Europäische Wirtschaft, 2010 (PRIV 5715)

S. XIAOXIANG SHI, *Time Shifting in a Networked Digital Word: Optus TV Now and Copyright in the Cloud*, in *EIPR* 2012, 519 ff.

R. DARNTON, *Google and the Future of Books*, in 56 *The New York Review of Books*, 2, February 12, 2009

ANDRÉ LUCAS, *Propriété littéraire et artistique*, Dalloz, Paris, 4e éd., 2010. (PRIV 5600)

Irini Stamatoudi (ed.), *Copyright Enforcement and the Internet*, Kluwer Law International, 2010 (PRIV 5886)

M. VAN ECHOUD, B. HUGENHOLTZ, S. VAN GOMPEL, L. GUIBAULT, N. HELBERGER, *Harmonizing European Copyright Law. The Challenges of a Better Lawmaking*, Kluwer, 2009 (EU 462)

R. L. SCHUR, *Parodies of Ownership: Hip-Hop Aesthetics and Intellectual Property Law*, Michigan Press, 2009 (PRIV 5602)

P. TORREMANS, *Holyoak and Torremans Intellectual Property Law*, Oxford University Press, 2009 (PRIV 5235)

Paul Torremans (ed.), *Copyright Law. A Handbook of Contemporary Research*, Edward Elgar, Celtenham, 2008 (PRIV 4633)

Lionel Bently-Brad Sherman, *Intellectual Property Law*, Oxford University Press, 2009 (PRIV 5179)

Jane Anderson, *Law, Knowledge, Culture, The Production of Indigenous Knowledge in Intellectual Property Law*, Edward Elgar, Celtenham, 2009 (PRIV 5189)

ELIJA WALD, *How the Beatles Destroyed Rock 'n' Roll*, Oxford University Press, 2009

HENRY JENKINS, *Convergence Cultures: Where Old and New Media Collide*, New York University Press, New York, 2008 (PRIV 5475)

Andrew Keen, *The Cult of the Amateur, how blogs, My Space, You Tube and the rest of today's user generated media are destroying our economies, our culture and our values*, Doubleday, New York, 2008 (PRIV 5513)

A. KOHN-B. KOHN, *On Music Licensing*, 4d ed., Wolters Kluwer, 2004⁴ (PRIV 5718)

Steve Koppner, *Appetite for Self-Destruction. The Spectacular Crash of the Record Industry in the Digital Age*, Simon & Schuster, 2009 (PRIV 5524)

- R.S. ROSEN Ronald, **Music and Copyright**, Oxford University Press, New York, 2008 (PRIV 5601)
- Strowel Alain (ed.), *Peer-to-peer file sharing and secondary liability in copyright law*, Edward Elgar, Northampton, 2009 (PRIV 5377)
- Lawrence Lessig, *Remix. Making Art and Commerce Thrive in the Hybrid Economy*, The Penguin Press, 2008 (PRIV 5183)**
- James Boyle, *The Public Domain: Enclosing the Commons of the Mind*, Yale University Press, 2008 (PRIV 5190)**
- David Nimmer-Irrel and Manella LLP, *Copyright Illuminated*, Wolters Kluwer, 2008 (PRIV 4852)
- Neil Weinstock Netanel, *Copyright's Paradox*, Oxford University Press, 2008 (PRIV 4808)
- Rebecca Tushnet, *Payment in Credit: Copyright Law and Subcultural Creativity*, in *70 Law and Contemporary Problems* 2007, 135 ff.
- Brian F. Fitzgerald-Jessica M. Coates-Suzanne M. Lewis Eds., *Open Content Licensing: Cultivating the Creative Commons*, Sydney University Press, 2007 (PRIV 5121)
- William Cornish-David Llewelyn, *Intellectual Property: Patents, Copyright, Trade Marks and Allied Rights*, Thomson- Sweet & Maxwell, 2007 (PRIV 4605)
- Matthew Rimmer, *Digital Copyright and the Consumer Revolution*, Edward Elgar, Celtenham, 2008 (PRIV 4603)**
- Patricia Akester, *A Practical Guide to Digital Copyright*, Thomson-Sweet & Maxwell, 2008 (PRIV 4858)**
- Charlotte Waelde-Hector MacQueen, *Intellectual Property. The Many Faces of the Public Domain*, Edward Elgar, 2007 (PRIV 4636)**
- R. Anthony Reese, *Public but Private: Copyright New Unpublished Public Domain*, in *85 Texas Law Review*, 2007, 585-664
- Sumit R. Shah, *Modding the Web: Secondary Liability Under Copyright and Web Modification Software in a Post-Grokster World*, in *85 Texas Law Review*, 2007, 703-740
- P. SAMUELSON, *Enriching Discourse on Public Domains*, *Duke L.J.* 2006, 786 ff.
- Berndt Hugenholtz-Thomas Dreier (eds.), *Concise European Copyright Law*, Wolters Kluwer, 2006 (PRIV 4163)
- Benjamin Kaplan, *An Unhurried View of Copyright (Republished)*, Matthew Bender, 2005 (PRIV 5164)**
- A. OHLY, *Designschutz im Spannungsfeld von Geschmacksmuster-, Kennzeichen und Lauterkeitsrecht*, in *GRUR* 2007, 731 ff.
- Ronan DEAZLEY, *Rethinking Copyright. History, Theory and Language*, E. Elgar, Celtenham, 2006 (PRIV 3920)
- Lawrence Lessig, *Code and other Laws of Cyberspace, Version 2.0*, Basic Books, New York, 2006 (PRIV 4161)
- A. OHLY, *Areas of Overlap Between Trade Mark Rights, Copyright and Design Rights in German Law*, in *GRUR Int.* 2007, 704 ff.
- Yochai Benkler, *The Wealth of Networks. How Social Production Transforms Markets and Freedom*, Yale University Press, 2006 (PRIV 3810) also available at <http://www.benkler.org/wonchapters.html>
- T. DREIER-G. SCHULZE, *Urheberrechtsgesetz. Kommentar*, C.H. Beck Verlag, Muenchen, 2013 (PRIV 6158)
- T. DREIER-G. SCHULZE, *Urheberrechtsgesetz. Kommentar*, C.H. Beck Verlag, Muenchen, 2006 (PRIV 3998)
- K. GARNETT- G. DAVIES-G. HARBOTTLES, COPINGER & SKONE JAMES on Copyright, 15th ed., Sweet & Maxwell, London, 2011, 2 vol. (PRIV 6656)**

K. GARNETT- G. DAVIES-G. HARBOTTLES, COPINGER & SKONE JAMES *on Copyright, Second Supplement to the 16th ed.*, Sweet & Maxwell, London, 2011, 2 vol. (PRIV 6656/3)

K. GARNETT-J. RAYNER-JAMES-G. DAVIES, COPINGER & SKONE JAMES *on Copyright*, 15th ed., Sweet & Maxwell, London, 2005, 2 voll. (PRIV 3461. 1 and 2)

JONATHAN GRIFFITHS-UMA SUTHERSANEN (eds.), *Copyright and Free Speech. Comparative and International Analysis*, Oxford University Press, 2005 (PRIV 3770)

[Macmillan Fiona](#), *Commodification and Cultural Ownership*, in JONATHAN GRIFFITHS-UMA SUTHERSANEN (eds.), *Copyright and Free Speech. Comparative and International Analysis*, Oxford University Press, 2005, 35-65 (PRIV 3770)

CRISTOPHER SPRIGMAN, *Reform(aliz)ing Copyright*, 57 *Stanford Law Review* 2004, 485 ff.

F.M. ABBOTT, T. COTTIER, F. GURRY, *The International Intellectual Property System: Commentary and Materials*, Kluwer Law International, 1999, The Hague/London/Boston

Lisa Takeyama, Wendy J. Gordon & Ruth Towse eds., *Developments in the Economics of Copyright*, 2005 (PRIV 3898)

Lucie Guibault & P. Berndt Hugenholtz (eds.), *The Future of the Public Domain. Identifying the Commons in Information Law*, Wolters-Kluwer, 2006 (PRIV 3874)

R.E. SCHECHTER-J.R. THOMAS, *The Law of Copyrights, Patents and Trademarks*, West, Thomson, 2003 (PRIV 3762)

Patricia Akester and Francisco Lima, *The Economic Dimension of the Digital Challenge: A Copyright Perspective*, *IPQ* 69-81 (2005)

Valerie-Laure Bernabou-Paul Torremans, *Letter from France*, in 30 *EIPR* 2008, 463-469

Berndt Hugenholtz, *Open Letter Concerning European Commission's Intellectual Property Package*, in 30 *EIPR* 2008, 497-499

P.L.C. TORREMANS, *The Law Applicable to Copyright: which Rights are created and who owns them?* in *RIDA* 2001, 37 ff.

A. WIEBE, *Summary and Comment of Munich District Court May 19, 2004*, in *Cri* 2004, 156-158

Cristopher Heath, Peter Ganea, Hiroshi Saito eds., *Copyright Law in Japan*, Kluwer Law International, The Hague, 2005 (PRIV 3614)

W.W. FISHER III, *Promises to Keep. Technology, Law and the Future of Entertainment*, Stanford University Press, 2004 (PRIV 3626)

L. BENTLY-B. SHERMAN, *Intellectual Property Law*, Oxford University Press, Oxford, 2004 (PRIV 3814)

M. EINHORN, *Media, Technology and Copyright: Integrating Law and Economics*, Edward Elgar, 2004 (3714)

Brian F. Fitzgerald-Jessica M. Coates- Suzanne M. Lewis Eds., *Open Content Licensing: Cultivating the Creative Commons*, Sydney University Press, 2007 (PRIV 5121)

NIVA ELKIN-KOREN, *What Contracts Cannot Do: The Limits of Private Ordering in Facilitating A Creative Commons*, in 74 *Fordham L. Rev.* 2005, 375 ff.

M. VALIMAKI-H. HIETANEN, *The Challenges of Creative Commons Licensing*, in *Cri* 2004, 173-177

K.J. KOELMAN, *Copyright Law and Economics in the EU Copyright Directive: Is the Droit de Auteur Passé?* in 35 *IIC* 2004, 603-637

- S. VON LEWINSKI, *Rights Management Information and Technical Protection Measures as Implemented in EC Member States*, in 35 *IIC* 2004, 844-849
- M. OUMA, *Copyright and the Music Industry in Africa*, in *JWIP* 2004, 919 ff.
- C. HEYLIN, *Bootleg! The Rise and Fall of the Secret Recording Industry*, Omnibus Press, London-New York, Paris, 2003 (PRIV 3302)
- M. VAN EECHOUDE, *Choice of Law in Copyright and Related Rights*, Kluwer Law International, 2003 (PRIV 3933)
- U. LOEWENHEIM, *Handbuch des Urheberrechts*, C.H. Beck, Muenchen, 2003 (PRIV 3520)
- R.A. GORMAN-J. GINSBURG, *Copyright: Cases and Materials*, The Foundation Press, New York, 2001
- Ruth Towse ed., *A Handbook of Cultural Economics*, Edward Elgar, Celtenham, 2003 (PRIV 3600)
- J.S. MCKEOWN, *FOX Canadian Law of Copyright and Industrial Designs*, 3d ed., Carswell, 2000 (PRIV 3282)
- D.J. GERVAIS, *The Compatibility of the "Skill and Labour" Originality Standard with the Berne Convention and the TRIPs Agreement*, in *EIPR* 2004, 75-80
- C. GEIGER, *The Right to the Image of One's Own Property on the Run: Has the Brake Finally Been Pulled on the Privatisation of the Public Domain?*, in 36 *IIC* 2005, 706-712
- T. KONO (éd.), **Intangible Cultural Heritage and Intellectual Property. Communities, Cultural Diversity and Sustainable Development**, Interscientia, Oxford, 2009 (5307)
- C. ANTONS (éd.), **Traditional Knowledge, Traditional Cultural Expressions and Intellectual Property Law in the Asia-Pacific Region**, Kluwer Law International, The Netherlands, 2009 (PRIV 5341)
- S. von Lewinski ed., *Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore*, Kluwer Law International, 2008 (PRIV 4806)
- S. von Lewinski ed., *Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore*, Kluwer Law International, 2004 (PRIV 3934)
- E.J. FEIGIN, *Architecture of Consent: Internet Protocols and their Legal Implications*, in 56 *Stanford Law Review*, 2004, 901-942
- R. HILTY, *Copyright in the Internal Market*, in 35 *IIC* 2004, 760 ff.
- R. DEAZLEY, *Copyright in the House of Lords: Recent Cases, Judicial Reasoning and Academic Writing*, in *IPQ* 2004, 122-137
- P. KAMINA, *Film Copyright in the EU*, Cambridge University Press, Cambridge, 2002 (PRIV 3232)
- H. RANGEL-ORTIZ, *The Reform of 2003 to Mexican Authors' Rights Law*, in 35 *IIC* 2004, 169-183
- W. CORNISH-D. LLEWLYN, *Intellectual Property: Patents, Copyrights, Trademarks & Allied Rights*, Sweet & Maxwell, London, 2003 (PRIV 2963)
- C. SEVILLE, *Copyright's Bargain – Defining Our Terms*, in *IPQ* 2003, 312 ss.
- M. KRETSCHMER, *Copyright: the End of an Era*, in *EIPR* 2003, 333-341
- W.M. LANDES-R.A. POSNER, *Indefinitely Renewable Copyright*, in 70 *U. Chi. L. Rev.* 2003, 471-518
- A. CHANDLER, *The New, New Property*, in 81 *Texas Law Review* 2003, 715-797
- A. BARRON, *The Legal Properties of Film*, in 67 *Modern L.R.* 2004, 177-208

- C.S. YOO, *Copyright and Product Differentiation*, in 78 *N.Y.U. L.R.* 2004, 212-280
- R.C. PICKER, *From Edison to the Broadcast Flag: Mechanisms of Consent and Refusal and the Propertization of Copyright*, in 70 *U. Chi. L. Rev.* 2003, 281-296
- K.E. MACDONALD, *Speed Bumps on the Information Superhighway: Slowing Transmission of Digital Works to Protect Copyright Owners*, in 63 *Louisiana Law Review* 2003, 411 ff.
- S. STOKES, *Art and Copyright*, Hart Publishing, Oxford-Portland Oregon, 2001 (PRIV 3200)
- D. BENOLIEL, *Technological Standards, Inc.: Rethinking Cyberspace Regulatory Epistemology*, in 92 *Cal. L. Rev.* 2004, 1068 ss.
- D. NIMMER, *Copyright, Sacred Text, Technology and the DMCA*, The Hague, Kluwer Law International, 2003 (PRIV 2883)
- M. FICSOR, *The Law of Copyright in the Internet. The WIPO Treaties and their Implementation*, Oxford University Press, Oxford, 2002 (INT 1006)
- I.A. STAMATOUDI, *Copyright and Multimedia Products. A Comparative Analysis*, Cambridge University Press, 2002 (PRIV 2251)
- B. HUGENHOLTZ, *Copyright and Freedom of Expression in Europe*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)
- M. GULATI-V. SANCHEZ, *Giants in a World of Pygmies? Testing the Superstar Hypothesis with Judicial Opinions in Casebooks*, 87 *Iowa L. Rev.* 1141 (2002)
- J. C. GINSBURG, *U.S. Initiatives to Protect Works of Low Authorship*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)
- S. GHOSH, *Copyright as Privatization: The Case of Model Codes*, in 78 *Tulane L.R.* 2004, 653-726
- D. BOOTON, *Framing Pictures: Defining Art in UK Copyright Law*, in *IPQ* 2003, 38-68
- M. ROSE, *Copyright and Its Metaphors*, in 50 *UCLA Law Rev.*, 2002, 1-16
- T. HOEREN, *The European Union Commission and Recent Trends in European Informations Law*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 1-32
- J. REINBOTHE, *A Review of the Last Ten Years and a Look at What Lies Ahead: Copyright and Related Rights in the EU*, address at the 10th Annual Fordham Conference on International Intellectual Law and Policy, http://www.europa.eu.int/comm/internal_market/
- K.L. RACE, *The Future of Digital Movie Distribution on the Internet: Antitrust Concerns with the Movielink and Movies.com Proposals*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 89-138
- G. PESSACH, *The Author's Moral Right of Integrity in Cyberspace – A Preliminary Normative Framework*, in 34 *IIC* 2003, 250 ff.
- S. DUSOLLIER, *Exceptions and Technological Measures in the European Copyright Directive of 2001 – An Empty Promise*, in 34 *IIC* 2003, 62-75
- R.C. FOX, *Old Law and New Technology: The Problem of Computer Code and the First Amendment*, in 49 *UCLA L.R.* 2002, 871 ff.
- H. WIESE, *The Justification of the Copyright System in the Digital Age*, in 24 *EIPR* 2002, 387 ff.
- J.M. GARON, *Entertainment Law*, in 76 *Tulane Law Review* 2002, 559 ff.

- M.M. WALTER (ed.), *Europäisches Urheberrecht: Kommentar*, Springer Verlag, Wien – New York, 2001 (INT 1137)
- R. BURRELL, *A Case Study in Cultural Imperialism: the Imposition of Copyright on China by the West*, in L. BENTLY-S. MANIATIS, *Intellectual Property and Ethics*, Sweet & Maxwell, London, 1998 (PRIV 1295), 195 ff.
- V. MAYER-SCHÖNBERGER, *Useful Void: the Art of Forgetting in the Age of Ubiquitous Computing*, available at ksgnotes1.harvard.edu/Research/wpaper.nsf/rwp/RWP07-022.
- J. LITMAN, *Information Privacy/Information Property*, in 52 *Stan. L. Rev.* 2000, 1283 ff.
- J. LITMAN, *Digital Copyright: Protecting Intellectual Property on the Internet*, Prometheus Books, Amherst, N.York, 2001 (PRIV 2459)
- N.W. NETANEL, *Locating Copyright within the First Amendment Skein*, in 54 *Stanford L. Rev.* 2001, 1 ff.
- T. APLIN, *Contemplating Australia's Digital Future: The Copyright Amendment (Digital Agenda) Act 2000*, in *EIPR* 2001, 565 ff.
- L. LESSIG, *The Future of Ideas. The Fate of Commons in A Connected World*, Random House, New York, 2001 (PRIV 2377)
- J. BOYLE, *Shamans, Software and Spleens: Law and the Construction of the Information Society*, Harvard University Press, Cambridge, Mass., 1996, 35 ff., 51 ff. (PRIV 2362)
- M. FLINT-N. FITZPATRICK-C. THORNE, *A User's Guide to Copyright*, Butterworths, 2000 (PRIV 2703)
- G. SCHRICKER, *Urheberrecht. Kommentar*, C.H. Beck, Munich, 2nd ed., 1999 (PRIV 2376)
- A. LUCAS-H.J. LUCAS, *Traité de la Propriété Littéraire et Artistique*, Paris, Litec, 1994 (PRIV V 1518)
- M. HART, *The Copyright in the Information Society Directive: An Overview*, in *EIPR* 2002, 58 ff.
- A.R. FOX, *The Digital Millennium Copyright Act. Disabusing the Notion of a Constitutional Moment*, in 27 *Rutgers Computer & Technology L. J.*, 2001, 276 ff.
- F. GREGORY LASTOWKA, *Free Access and the Future of Copyright*, in in 27 *Rutgers Computer & Technology L. J.*, 2001, 293 ff.
- D. HUNTER, *Cyberspace as Place and the Tragedy of the Digital Anticommons*, in 91 *California L.R.* 2003, 439 ff.
- B.P. MENARD, *And the Shirt off Your Back: Universal City Studios, DECSS, and the Digital Millennium Copyright Act*, in 27 *Rutgers Computer & Technology L. J.*, 2001, 371 ff.
- Ian J. Lloyd, *Information Technology Law*, Oxford University Press, 2008 (PRIV ??)**
- V. McEVEDY, *The DMCA and the E-Commerce Directive*, in *EIPR* 2002, 65 ff.
- U.S. Second Circuit Court of Appeals, Decision issued on 28th November 2001, *Universal City Studios, Inc. et al. v. Eric Corley et al.*, on constitutionality of DMCA Antitrafficking provisions, in *Computer und Recht International*, 2002, 50 ff.
- J. RODRIGUEZ PARDO, *Copyright and Multimedia*, Kluwer, 2003 (PRIV 3309)
- S. HANDA, *Retransmission of Television Broadcasts on the Internet. The Canadian Case of JumpTV.com Canada Inc.*, in *Computer und Recht International*, 2002, 33 ff.
- F. MACMILLAN, *The Cruel ©: Copyright and Film*, in 24 *EIPR* 2002, 483 ff.
- W. FRIEDMAN, *The Good Guys Win in the Movies*, in *Computer und Recht International*, 2002, 40 ff.
- S. VON LEWINSKI-J. REINBOTHE, *WIPO Treaties 1996: the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty. Commentary and Legal Analysis*, Butterworths, London, 2002 (INT 956)

- J.C. GINSBURG, *Copyright and Control over New Technologies of Dissemination*, in 101 *Col. L. Rev.*, 2001, 1613 ff.
- D. BURKITT, *Copyrighting Culture – The History and Cultural Specificity of the Western Model of Copyright*, in *IPQ*, 2001, 146 ff.
- R. WATT, *Copyright and Economic Theory: Friends or Foes?* Edward Elgar, Celtenham, 2000 (PRIV 2357)
- S. VAIDHYANATHAN, *Copyright and Copywrongs. The Rise of Intellectual Property and How it Threatens Creativity*, New York University Press, New York, 2001 (PRIV 2268)
- G.S. LUNNEY, *The Death of Copyright: Digital Technology, Private Copying and the Digital Millennium Copyright Act*, in 87 *Virginia Law Review* 2001, 813 ff.
- A. MORRISON-L.E. GILLIES, *Securing Webcast in the EU: Copyright, Technical Protection and Problems of Jurisdiction on the Internet*, in *EIPR* 2002, 74 ff.
- K. GARNETT-J. RAYNER-JAMES-G. DAVIES, COPINGER & SKONE JAMES *on Copyright*, 14th ed., Sweet & Maxwell, London, 1999 and 2002 Supplement (PRIV 2085.1)
- A. MCGEE-G. SCANLAN, *Copyright in Character*, in *Journal of Business Law* 2003, 470-486
- K. GARNETT-J. RAYNER-JAMES-G. DAVIES, *Materials to COPINGER & SKONE JAMES on Copyright*, 14th ed., Sweet & Maxwell, London, 1999 (PRIV 2085.2)
- H. SCHACK, *Urheber- und Urhebervertragsrechts*, Mohr Siebeck, Munich, 2001 (PRIV 2421)
- P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000 (PRIV 2560)
- Note, *Exploitative Publishers, Untrustworthy Systems, and the Dream of Digital Revolution for Artists*, in 114 *Harv. L. Rev.*, 2001, 2438 ff.
- C. SUESSENBERGER-C. CZYCHOWSKI, *The “Publication” of Works Exclusively via the Internet and Their Copyright Protection in Germany. A Number of Arguments For and Against*, in *IIC* 2004, 46-55
- JULIE E. COHEN, LYDIA PALLAS LOREN, RUTH GANA OKEDIJI, MAUREEN O’ROURKE, *Copyright in a Global Information Economy*, Aspen Law & Business, New York – Gaithersburg, 2002 (PRIV 3320)
- M. RUSHTON, *An Economic Approach to Copyright in Works of Artistic Craftsmanship*, in *IPQ* 2001, 255 ff.
- P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312)
- J. GINSBURG, *Copyright Use and Excuse on the Internet*, 2000, <http://www.law.columbia.edu/law-economicstudies/papers/wp178.pdf>
- J. GINSBURG, *From Having Copies to Experiencing Works: The Development of an Access Right in US Copyright Law* available at <http://papers.ssrn.com/sol3/papers> or http://papers.ssrn.com/paper.taf.ABSTRACT_ID=222493
- A. DIETZ (ed.), *Enforcement of Copyright. The Role of National Legislation in Copyright Law*, Actes du Congres de Berlin de l’ALAI, 16-19 June 1999, ALAI, Munich, 2000 (PRIV 1779)
- M. RICOLFI, *Intellectual Property Rights and Legal Order*, in *Il Diritto di Autore*, 2001, 123 ff. (OP 22085) available at <http://www.bepress.com/gj/advances/vol2/iss1/art3/>
- R. DEAZLEY, *The Myth of Copyright at Common Law*, in 62 *Cambridge Law J.* 2003, 106 ff. (re-reading Donaldson)
- T. APLIN, *When Are Compilations Original? Telstra Corporation v. Desktop Marketing Systems Pty Ltd.*, in *EIPR* 2001, 543 ff.
- J. ZITTRAIN, *Normative Principles for Evaluating Free and Proprietary Software*, in 71 *U. Chi. L. Rev.* 2004, 265 ff.

- E. LEDERMAN-R. SHAPIRA eds., *Law, Information and Information Technology*, Kluwer, The Hague, 2001 (PRIV 2439)
- E. MOGLEN, *Anarchism Triumphant: Free Software and the Death of Copyright*, in E. LEDERMAN-R. SHAPIRA eds., *Law, Information and Information Technology*, Kluwer, The Hague, 2001, 145 ff. (PRIV 2439)
- T. HOEREN, *The European Union Commission and Recent Trends in European Informations Law*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 1-32
- P.K. BOBCKO, *Open-Source Software and the Demise of Copyright*, in 27 *Rutgers Computer and Technology Law Journal* 2001, 51 ff.
- I.V. HEFFAN, *Copyleft: Licensing Collaborative Works in the Digital Age*, in 49 *Stanford Law Rev.* 1997, 1487 ff.
- K.M. LEE, *The Realities of the MP3 Madness: Are Record Companies Simply Crying Wolf?* in 27 *Rutgers Computer and Technology Law Journal* 2001, 131 ff.
- N. ELKIN KOREN, *Copyright in Cyberspace: The Rule of the Law and the Rule of the Code*, in E. LEDERMAN-R. SHAPIRA eds., *Law, Information and Information Technology*, Kluwer, The Hague, 2001, 131 ff. (PRIV 2493)
- S. M. BAYARD, *Chihuahua's, Seventh Circuit Judges, and Movie Script, oh My!: Copyright Preemption of Contracts to Protect Ideas*, in 86 *Cornell Law Review*, 2001, 603 ff.
- M. D. BIRNHACK, *The Dead Sea Scrolls Case: Who is an Author?*, in *EIPR*, 2001, 128 ff.
- Pascal Fehlbaum, *Les créations du domaine de la parfumerie: quelle protection?* Bruylant, Bruxelles, 2007 (PRIV 4427)
- M. LA FRANCE, *Authorship, Dominance and the Captive Collaborator: Preserving the Rights of Joint Authors*, in 50 *Emory L.J.* 2001, 193 ff.
- H. JAKHELLN, *Copyright Protection for Collective Agreements and some supplementary remarks regarding the copyright protection of standard form agreements*, in *UFITA* 2001, 683 ff.
- T.C. VINJE, *Should we Begin Digging Copyright's Grave?* in *EIPR* 2000, 551 ff.
- B. HUGENHOLZ, *Why the Copyright Directive is Unimportant and Possibly Invalid*, in *EIPR* 2000, 499 ff.
- W.J. GORDON-R.G. BONE, *Copyright*, in B. BOUCKAERT-G. DE GEEST (eds.), *Encyclopedia of Law and Economics*, Vol. II, Civil Law and Economics, Edward Elgar, Celtenham, 1999, 189 ff. (PRIV 1736)
- D. COHEN, *The international protection of designs*, Kluwer Law International, The Hague, 2000 (INT 1025)
- W.R. CORNISH, *Intellectual Property. Patents, Copyright, Trademarks and Allied Rights*, Sweet & Maxwell, London, 1999 (PRIV 1639)
- COPINGER & SKONE JAMES *on Copyright*, Sweet & Maxwell, London, 1991 (PRIV II 759)
- LADDIE-PRESCOTT-VICTORIA, *The Modern Law of Copyright and Designs*, 2 Voll., Butterworths, Sutton, 1995 (PRIV I 527)
- D.J.M. ATTRIDGE, *Copyright Protection for Computer Programs*, in *EIPR* 2000, 563
- Y. GENDREAU-A. NORDEMANN-R. OESCH, *Copyright and Photographs: an International Survey*, Kluwer Law International, 1999 (PRIV 2298)
- P. SOLER MASOTA, *Fotografía y derecho de autor*, in *RIDA* 2000, 184, 61 ff.
- S. STERCK, *Rhetoric and Reality in Copyright Law*, in 94 *Michigan Law Rev.*, 1996, 1197
- R. BURRELL, *Reining In Copyright Law*, in *IPQ* 2001, 361 ff.
- U. BATH, *Access to Information v. Intellectual Property Rights*, in 24 *EIPR* 2002, 138 ff.

- J. BOYLE, *A Theory of Law & Information: Copyright, Spleens, Blackmail & Insider Trading*, in 80 *California Law Rev.*, 1992, 1413
- K. BOWREY, *Who is Writing Copyright's History*, in *EIPR*, 1996, 322 ff.
- C. SEVILLE, *Literary Copyright Reform in Early Victorian England*, Cambridge University Press, Cambridge, 1999 (PRIV 1725)
- F. KAWOHL-M. KRETSCHMER, *Abstraction and Registration: Conceptual Innovations and supply effects in Prussian and British Copyright*, in *IPQ* 2003, 209-228
- C. BOHANNAN e T.F. COTTER, *When the State Steals Ideas: Is the Abrogation of the State Sovereign Immunity from Federal Infringement Claims Constitutional in Light of Semilde Tribe*, in 4 *Fordham Law Review*, 1999, 1435 ff.
- M.A. LEMLEY, *Romantic Authorship and the Rhetoric of Property*, in 75 *Texas Law Review*, 1997, 873 ff.
- E. ADENEY, *Authors' Rights in Works of Public Sculpture: A German/Australian Comparison*, in 33 *IIC* 2002, 164 ff.
- A. SEEGER, *Intellectual Property and Recorded Sounds: Golmines and Minefield*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299),
- H. COHEN JEHORAM, *European Copyright Law- Ever More Horizontal?* in 32 *IIC* 2001, 532 ff.
- S. VON LEWINSKI, *The Role of Copyright in Modern International Trade Law*, in 161 *RIDA* 1, 4 (1994)
- P.E. GELLER, *Toward an Overriding Norm in Copyright: Sign Wealth*, in 159 *RIDA*, 3, 27 (1994)
- J. S. STERN, *Smart Salvage: Extending Traditional Maritime Law to Include Intellectual Property Rights in Historic Shipwrecks*, in 6 *Fordham Law Review*, 2000, 2489 ff.
- H.P. KNOPF, *A Tale of Two Columns: Confusion Concerning Compilation Copyright in Canada*, in 21 *EIPR* 2001, 388 ff.
- W.R. CORNISH, *Copyright Across the Quarter-Century*, in *IIC*, 1995, 801 ff.
- Mr Justice LADDIE, *Copyright: Over-strength, Over-regulated, Over-rated?*, in *EIPR*, 1996, 253
- J.C. GINSBURG, *A Tale of Two Copyrights: Literary Property in Revolutionary France and America*, in 64 *Tulane Law Review*, 1990, 991 ff.
- P. SAMUELSON, *Economic and Constitutional Influences on Copyright Law in the US*, in 23 *EIPR* 2001, 409 ff.
- M. NOVAK, *The Right to Education*, in A. EIDE-C. KRAUSE-A. ROSAS, *Economic, Social and Cultural Rights. A Textbook*, Martinus Nijhoff Publishers, Dordrecht, 2001, 245 ff. (INT 992)
- A. EIDE, *Cultural Rights and Individual Human Rights*, in A. EIDE-C. KRAUSE-A. ROSAS, *Economic, Social and Cultural Rights. A Textbook*, Martinus Nijhoff Publishers, Dordrecht, 2001, 289 ff. (INT 992)
- Y. BENKLER, *Free As the Air to Common Use: First Amendment Constraints on the Enclosure of the Public Domain*, in 74 *N.Y.U. L. Rev.* 1999, 354 ff.
- D. VAVER, *The Copyright Mixture in a Mixed Legal System: Fit for Human Consumption?* in *The Juridical Review*, 2002, 101 ff.
- P. LOUGHLAN, *Looking at the Matrix: Intellectual Property and Expressive Freedom*, in 24 *EIPR* 2002, 30 ff.
- C. MICHALOS, *The Law of Photography and Digital Images*, London, Sweet & Maxwell, 2004 (PRIV 3112)
- N. W. NETANEL, *Copyright and a Democratic Civil Society*, in 106 *Yale L. J.*, 1996, 283 ff.

- J. SYMONIDES, *Cultural Rights*, in (J. SYMONIDES ed.), *Human Rights: Concept and Standards*, Unesco Publishing, 2000 (INT 734)
- L. LESSIG, *Reading the Constitution in Cyberspace*, in 45 *Emory L.J.*, 1996, 869 ff.
- S. BREYER, *The Uneasy Case for Copyright: A Study of Copyright in Books, Photocopies, and Computer Programs*, in 84 *Harvard Law Review*, 1970, 281
- T. COTTER, *Gutenberg's Legacy: Copyright, Censorship, and Religious Pluralism*, in 91 *California L.R.* 2003, 323 ff.
- J. DAVIES, *Copyright and the Public Interest*, IIC Studies, Weinheim, 1994 (PRIV VI 585/14)
- W. VAN CAENEGEM, *The Public Domain: Scientia Nullius?* in 24 *EIPR* 2002, 324 ff.
- Y. GENDREAU, *A Technologically Neutral Solution for the Internet: Is it Wishful Thinking?* in P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000, 1 ff. (PRIV 2560)
- S. LAI, *The Role of Computer Software Copyright in Relation to New Media*, in P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000, 75 ff. (PRIV 2560)
- L.R. PATTERSON, *Copyright in 1791: An Essay Concerning the Founders' View of the Copyright Power Granted to Congress in Article I, Section 8, Clause 8 of the U.S. Constitution*, in 52 *Emory Law Journal* 2003, 909-953
- S. von Lewinski ed., *Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore*, Kluwer Law International, 2004 (PRIV 3934)
- W. WENDLAND, *Intellectual Property, Traditional Knowledge and Folklore: WIPO's Exploratory Program, I and II*, in 33 *IIC*, 485 ff. and 606 ff.
- P. KEARNS, *The Legal Concept of Art*, Hart Publishing, 1998 (PRIV1801)
- M.W. KRASILOWSKI-S. SHEMEL, *This Business of Music: the Definitive Guide to the Music Industry*, Watson-Guptil, New York, 2000 (PRIV 2025)
- S. TIEFBRUN ed., *Law and the Arts*, Greenwood Press, Westport, CT, 1999 (PRIV1814)
- L.J. BEYER-SIMS, *Mutiny on the Net: Ridding P2P Pirates of their Booty*, in 52 *Emory Law Journal* 2003, 1907 ff.
- D. DIEZ, *Urheberrecht an Landkarten. Zur Dissertation von Rita Eggert*, in *UFITA* 2002, 715-723
- M. HUNZICKER, *Die Landkarte und ihr Urheber. Eine Entgegnung*, in *UFITA* 2002, 724-726
- K.D. CREWS, *Harmonization and the Goals of Copyright: Property Rights or Cultural Progress?* in 6 *Ind. J. of Global Legal Studies*, 1998, 117 ff.
- C. DOUTRELEPONT, *Le droit e l'object d'art. Le droit de suite des artistes plasticiens dans l'Union europeenne*, Bruylant, Bruxelles, 1996 (INT V 443)
- C. DOUTRELEPONT, *L'actualité du droit de l'audiovisuel europeen*, Bruylant, Bruxelles, 1996 (INT V 457)
- T. HAYS-ZHANG YUN, *New Amendments to the Copyright Law of the People's Republic of China*, in 24 *EIPR* 2002, 301 ff.
- ZHENG CHENGSI, *Looking into the Revision of the Trade Mark and Copyright Laws from the Perspective of China's Accession to WTO*, in 24 *EIPR* 2002, 313 ff.
- SHUK KI ELLA CHEONG, *Copyright Law and Regulation in China*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 47 ff. (PRIV 1706)

T. PRIME, *European Intellectual Property Law*, Ashgate, Aldershot, Hampshire, 2000, 245 ff. (PRIV 1768 and 2438)

R.W. Mc CHESNEY, *Rich Media, Poor Democracy. Communication Politics in Dubious Times*, The New Press, 2000 (PRIV 1989)

G. ROBERTSON-A. NICOL, *Media Law*, Sweet & Maxwell, 2002 (PRIV 2209)

Open Systems: The Need for a Balanced Copyright Regime in the EU available at <http://www.sun.com/aboutsun/policy>

M.J. GREENBERG-J.T.GRAY, *Sport Law and Practice*, Lexis, Charlottesville, 1998 (PRIV 2050.1 and .2)

http://www.unesco.org/culture/copyright/folklore/htm_eng/symposium.shtml
http://www.copyright.gov/reports/annual/2003/Reg_Activities.pdf
<http://www.ustr.gov/reports/2004-301/special301.htm>
www.diretorio.fgv.br/cts

2. Economic Rights

Moral Rights

Museum Prerogatives over exhibited works

Sari Depreeuw, *The Variable Scope of the Exclusive Economic Rights in Copyright*, Kluwer, 2014 (PRIV 6887)

JANE C. GINSBURG, *Moral Rights in the U.S.: Still in Need of A Guardian Ad Litem*, 30 *Cardozo Arts & Ent. L.J.* 73 (2012)

Anne Bateman, *The Use of Television in Hotel Rooms*, in 29 *EIPR* 2007, 22-26

Paolo Galli, *Museums and Data Bases*, in 37 *IIC* 2006, 452-467

Ossi Niiranen, *Online Access to the World Libraries*, in *CRi* 2006, 65 ff.

JANE C. GINSBURG, *Fair Use for Free, or Permitted-but-Paid?*, 29 *Berkeley Tech. L.J.* 1383, 1446 (2014)

S. VAN GOMPEL, *Unlocking the Potential of Pre-Existing Content : How to Address the Issue of Orphan Works in Europe ?*, *IIC* 2007, 669 ff.

M. HART-S. HOLMES, *Implementation of the Copyright Directive in the UK*, in *EIPR* 2004, 254-257

DAVID J. BRENNAN, *Retransmission and US Compliance with TRIPs*, Kluwer, 2003 (PRIV 3788)

W. DUCHEMIN, *La Directive communautaire sur le droit de suite*, in *RIDA* 2001, 3 ff.

T. HEIDE, *Copyright in the EU and the U.S.: What "Access Right"?* in *EIPR* 2001, 469 ff.

D. S. CIOLINO, *Why Copyrights Are Not Community Property*, in 60 *Louisiana Law Rev.*, 1999, 127 ff.

TH. VINJE-V. MARSLAND-A. GÄRTNER, *Software Licensing Afyter Oracle v. Used Soft*, in *CRi* 2012, 97-102

E. DE VRIES, T. OVERDIJK, T. SCHAFFT, P. VAN DER PUTT, *Exhaustion and Software Resale Rights. A Comparison between the European Exhaustion doctrine and the U.S. first sale doctrine in the light of recent case law*, in *Computer Law Review International*, n. 2, 2011, p. 35

A. STROWEL, *Exhaustion: New Interpretation for Software Distribution?* in *Computer und Recht International*, 2002, 7 ff.

M.F. MAKEEN, *Copyright in a Global Information Society. The Scope of Copyright Protection Under International, US, UK and French Law*, Kluwer Law, 2000 (PRIV 2295)

K. WEATHERHALL, *An End to Private Communications in Copyright? The Expansion of Right to Communicate Works to the Public: Part I*, in *EIPR*, 1999, 342 ff.

N. TRAVERS, *Rental Rights and the Specific Subject-matter of Copyright in Community law*, in 24 *European Law Review*, 1999, 171 ff.

Georg Aichholzer-Herbert Burkert, *Public Sector Information in the Digital Age. Between Markets, Public Management and Citizens' Rights*, Edward Elgar, Celtenham, 2004 (PRIV 3916)

J.H. MERRYMANN-A.E. EISEN.S.K. URICE, *Law, Ethics and the Visual Arts*, Kuwer, 2007⁵ (PRIV 5751)

J.H. MERRYMANN-A.E. EISEN, *Law, Ethics and the Visual Arts*, Kuwer, The Hague, 1997 (FIL 3332)

R. KIRSTEIN-D. SCHMIDTCHEN, *Do Artists Benefit from Resale Royalties? An Economic Analysis of a New Eu Directive*, in B. DEFFAINS-T. KIRAT, *Law and Economics in civil law countries*, JAI, Amsterdam, 2001, 231 ff. (PRIV 1540)

J. ADAMS, *The United Kingdom's Droit de Suite*, in P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000, 115 ff. (PRIV 2560)

M. F. BICH, *Emplois et propriétés intellectuelles – méditation sur les droits moraux du salarié*, in 78 *The Canadian Bar Review*, 1999, 326 ff.

E.B. HIATT, *The « Dirt » on Digital Sanitizing : Droit Moral, Artistic Integrity and the Directors' Guild of America v. Clean Flicks et al.*, in 30 *Rutgers Comp. & Techn. L. J.* 2004, 375-398

P. TORREMANS, *Moral Rights in the Digital Age*, in P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000, 97 ff. (PRIV 2560)

E. ADENEY, *Defining the Shape of Australia's Moral Rights: A Review of the New Laws*, in *IPQ* 2001, 291 ff.

E.T.T. TAI, *Exhaustion and Online Delivery of Digital Works*, in 25 *EIPR* 2003, 207-211

C. LING LI, *Network Copyright Rules in the People's Republic of China*, in 5 *The Journal of World Intellectual Property*, 2002, 181 ff.

Patty GERSTENBLITH, *Art, Cultural Heritage and the Law*, Carolina Academic Press, Durham, 2004 (PRIV 4496)

Orit Fischmann Afori, *Employees' Moral Rights in Israel: the Israeli Solution to an Ongoing Dilemma*, in 30 *EIPR* 2008, 521-526

X. TANG, *The Artist as Brand: Towards a Trademark Conception of Moral Rights*, in 122 *Yale L. J.* 2012, 218 ff.

Gillian Davies-K. Garnett, *Moral Rights*, London, Sweet & Maxwell, 2010 (PRIV 5813)

Rebecca Tushnet, *Payment in Credit: Copyright Law and Subcultural Creativity*, in 70 *Law and Contemporary Problems* 2007, 135 ff.

Steven Ang, *The Moral Dimension of Intellectual Property Rights*, Edward Elgar, Celtenham, 2013 (PRIV 6911)

G. PESSACH, *The Author's Moral Right of Integrity in Cyberspace – A Preliminary Normative Framework*, in 34 *IIC* 2003, 250 ff.

L. DE SOUZA-C. WAELDE, *Moral Rights and the Internet: Squaring the Circle*, in 3 *IPQ* 2002, 265 ff.

E. ADENEY, *The Mask of the author-anonymity and pseudonymity in two common law countries*, in 31 *IIC* 2000, 913

H. HANSMAN, M. SANTILLI, *Authors' and Artistist' Moral Rights: a Comparative Legal and Economic Analysis*, in *The Journal of Legal Studies*, 1997, 95 ff.

C. J. ROBINSON, *The "Recognized Stature" Standard in the Visual Artists Rights Act*, in 5 *Fordham Law Review*, 2000, 1935 ff.

- J. KHEIT, *Public Performance Copyrights: A Guide to Public*, in 26 *Rutgers Computer and Technology Law Journal*, 1999, 1 ff.
- C. NGUYEN DUC LONG, *Intégrité et numérisation des oeuvres de l'esprit*, in 183, *Revue Internationale du Droit d'Auteur*, 2000, 3 ff.
- M.A. LEMLEY, *Rights of attribution and integrity in online communications*, in *J. Online L. Art.* 2 (http://www.wm.edu/law/publications/jol/95_96/lemley.html)
- Patty GERSTENBLITH, *Art, Cultural Heritage and the Law*, Carolina Academic Press, Durham, 2004 (PRIV 4496)
- K. WOTHERSPOON, *Copyright Issues Facing Galleries and Museums*, in 25 *EIPR* 2003, 34-40
- M.S. SHAPIRO-B.I. MILLER, *A Museum Guide to Copyright and Trademark*, in <http://www.aam-us.org>
- B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299)
- A. MILLE', *Intellectual Property Issues in the Creation and Use of Digital Images*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 1 ff.
- C. SAEZ, *Copyright Issues in the Use of Visual Images in the New Media*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 21 ff.
- B. HOFFMANN, *A Picture is Worth a Thousand Words: US Intellectual Property Issues in the Exploitation of Visual Images in the New Media*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 29 ff.
- P. VALSALA-G. KUTTY, *Protection and Management of Copyright and Neighbouring Rights in the Digital Era*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 69 ff.
- L. WANG, *Use of Images for Commercial Purposes: Copyright Issues under Malaysian Laws*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 75 ff.
- H. FUJIWARA, *Legal Protection of Digital Works in Japan*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 93 ff.
- P. WIENAND, *Museums and Digital Image Archives and the Proposed European Directive on the Harmonization of Copyright: A UK Perspective*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299)
- J. RUBINS, *Interactive Access and Images*, B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 127 ff.
- B.G. SAINTE-MARIE-P. GIOUX, *Difficulties in Managing Copyright, Image and Property Rights in Digitized Works under French Law*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 151 ff.
- M. SCHWARTZ-N. KLINGER, *The Protection of Museum Collections of Films and Photo Archives in Germany after the Implementation of the European Database Directive into German Law*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 167 ff.
- M. LA FRANCE, *Authorship, Dominance and the Captive Collaborator: Preserving the Rights of Joint Authors*, in 50 *Emory L.J.* 2001, 193 ff.
- F.J. DOUGHERTY, *Not a Spike Lee Joint? Issues in the Authorship of Motion Pictures Under UK Copyright Law*, in 49 *UCLA L.R.* 2001, 225 ff.

www.amico.org
www.loc.gov/copyright
<http://www.cr-international.com>

3. Ownership and Transfer
Fair Use and Fair Dealing Privileges
Term of Protection
Related Rights (Neighboring Rights)

J. van Hoboken, *Search Engine Freedom: on the implications of the right to freedom of expression for the legal governance of web search engines*, Wolters Kluwer, 2012 (PRIV 6236)

M. STANGANELLI, *Spreading the News Online: A Fine Balance of Copyright and Freedom of Expression in News Aggregation*, in *EIPR* 2012, 745 ff.

SOFIA CHRISTOU-ALANA MAURUSHAT, “Waltzing Mathilda” or “Advance Australia Fair”? *User-generated content and fair dealing in Australian copyright law*, in *14 Media and Arts Law Review* 2009, 1 ff.

Giuseppina D’Agostino, *Copyright, Contracts, Creators*, Edward Elgar, Celtenham, 2008 (PRIV. 5624)

B. Beebe, *An Empirical Study of U.S. Copyright Fair Use Opinions, 1978-2005*, in *156 U. Pa. L. Rev.* 2008, 549 ss.

Melissa de Zwart, *An Historical Analysis of the Birth of Fair Dealing and Fair Use: Lessons for the Digital Age*, in *IPQ* 2007, 60-91

Andrea F.G. Rascher-Marc Bauen-Yves Fischer-Marie Noelle Zen-Ruffinen, *Cultural Property Transfers*, Bruylant, 2005 (PRIV 3918)

G. SCHRICKER, *Efforts for A Better Law on Copyright Contracts in Germany – A Never Ending Story?* in *35 IIC* 2004, 850-858

REBECCA TUSHNET, *Copy This Essay: How Fair Use Doctrine Harms Free Speech and How Copying Serves It*, *114 Yale L.J.* 2004, 535-590

R.A. REESE, *Copyright Term Extension and the Scope of Congressional Copyright Power – Eldred v. Ashcroft*, in *7 JWIP* 2004, 5-34

K.H. HUTCHINSON, *The TEACH Act: Copyright Act and On-Line Education*, in *78 N.Y.U. L.R.* 2003, 2204-2240

K.M. GUTSCHE, *New Copyright Contract Legislation in Germany: Rules on Equitable Remuneration Provide “Just Rewards” to Authors and Performers*, in *EIPR* 2003, 366-372

C.L. FISK, *Authors at Work: the Origins of the Works-for-Hire Doctrine*, in *15 Yale J. of Law & the Humanities*, 2003, 1-70

L. LONGDIN, *Copyright Dowries in Academia: Contesting Authorship and Ownership of Online Teaching Materials in Common Law Jurisdictions*, in *IIC* 2004, 22-45

R.A. HILLMAN-J.J. RACHLINSKI, *Standard Form Contracting in the Electronic Age*, in *77 N.Y.U. L. Rev.* 2002, 429 ff.

J.R. MAXEINER, *Standard-Term Contracting in the Global Electronic Age: European Alternatives*, in *28 Yale J. Int. L.* 2003, 109-182

S. AMARASHINGHAM, *Whose Work is it Anyway? Interpreting Sound Recordings as “Works made for Hire” under Sec. 101(b)(2) of the US Copyright Act 1976*, in *24 EIPR* 2002, 421 ff.

M. SCHIPPAN, *Codification of Contract Rules for Copyright Owners – The Recent Amendment of the German Copyright Act*, in *24 EIPR* 2002, 171 ff.

- P. JAZSI, *Tasini and Beyond*, in *EIPR* 2001, 595 ff.
- M. AFRICA, *The Misuse of Licensing Evidence in Fair Use Analysis: New Technologies, New Market, and the Courts*, in 88 *California Law Review*, n.4, 2000, 1145 ff.
- J. EPSTEIN, *Book Business: Publishing Past, Present and Future*, Norton, New York, 2001 (PRIV 2022)
- R. DEAZLEY, *Photographing Paintings in the Public Domain: A response to Garnett*, in *EIPR*, 2001, 179 ff.
- R. DEAZLEY, *Collecting Photographs, Copyrights and Cash*, in *EIPR* 2001, 551 ff.
- S. STOKES, *Photographing Paintings in Public Domain: a Response to Garnett*, in *EIPR* 2001, 354
- John Henry Merryman (ed.), *Imperialism, Art and Restitution*, Cambridge University Press, 2006 (PRIV 4368)
- J. BOARDMAN, *The Elgin Marbles: Matters of Fact and Opinion*, in *International Journal of Cultural Property*, Vol. 9, n. 2, 2000, 233 ff.
- J. O'HAGAN-C. MC ANDREW, *Restricting International Trade in the National Artistic Patrimony: Economic Rationale and Policy Instruments*, in 10 *International Journal of Cultural Property*, 2001, 32 ff.
- A. KOHN-B. KOHN, *On Music Licensing*, 3d ed., 2000 (PRIV 3719)
- N. REBER, *Film Copyright, Contracts and Profit Participation*, IIC Studies 19, Wiley-VCH, Weinheim 2000 (PRIV VI 585¹⁹)
- H. SCHACK, *Urheber- und Urhebervertragsrechts*, Mohr Siebeck, Munich, 1997 (PRIV 2421)
- T. DREIER, *Rights Management Report*, speech delivered at the Conference "European Copyright Revisited" in Santiago de Compostela, 16-18 June 2002, in http://www.europa.eu.int/comm/internal_market/copyright/conferences/2002-06-conf last visited 4.1.05
- Ch. CLARK, *Publishing Agreements*, Butterworths, London, 1993 (PRIV II 572)
- R. WINCOR, *Dealing with Copyrights*, Oceana, Dobbs Ferry, New York, 2000 (PRIV 1961)
- R. MORGAN-K. BURDEN, *Morgan and Stedman on Computer Contracts*, 6th ed., Sweet & Maxwell, London, 2001 (PRIV 2571)
- J. ZITTRAIN, *Normative Principles for Evaluating Free and Proprietary Software*, in 71 *U. Chi. L. Rev.* 2004, 265 ff. DANIEL GERVAIS, *The Tangled Web of UGC: Making Copyright Sense of User-Generated Content*, in 11 *Vanderbilt J. of Ent. & Tech. Law*, 2009, 841 ff.
- CASEY FIESLER, *Everything I need To Know I Learned from Fandom: How Existing Social Norms Can Help Shape the Next Generation of User-Generated Content*, in 10 *Vanderbilt J. of Ent. & Tech. Law*, 2008, 729 ff.
- M. SENFTLEBEN, *Copyright, limitations and the Three Steps test. Equivalency and Exclusions under European and US Copyright Laws*, Kluwer Law International, 2004 (PRIV 3928)
- N. ELKIN-KOREN, *A Public-Regarding Approach to Contracting Over Copyrights*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)
- M. LEHMANN, *Digitisation and Copyright Agreements*, in P. TORREMANS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000, 193 ff. (PRIV 2560)
- N. ELKIN-KOREN-N.W. NETANEL, *The Commodification of Information*, Kluwer Law International, 2002, (PRIV 3930)
- B. KOHN, *The Law of Webcasting and Digital Music Delivery*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299), 178 ff.

- R.V. BROWNE, *Music: Licenses, Permission Forms, and Releases in the Digital Age*, in B. HOFFMANN ed., *Exploiting Images and Image Collections in the New Media. Gold Mine or Legal Minefield?* Kluwer Law International, 1999 (PRIV 2299)
- R.M. CIERI-M.M. MORGAN, *Licensing Intellectual Property and Technology from the Financially-Troubled or Startup Company: Prebankruptcy Strategies to Minimize the Risk in a Licensee's Intellectual Property and Technology Investment*, in *The Business Lawyer*, 2000, 1649 ff.
- F.A. HANSSEN, *The Block Booking of Films Reexamined*, in *XLIII Journal of Law and Economics*, 2000, 395 ff.
- R.W. KENNEY-B. KLEIN, *How Block Booking Facilitated Self-Enforcing Film Contracts*, in *XLIII Journal of Law and Economics*, 2000, 427 ff.
- S. GREENFIELD-G. OSBORN, *Contract and Control in the Entertainment Industry. Dancing on the Edge of Heaven*, Ashgate, Aldershot (Hampshire), 1998 (PRIV 1679)
- European Court of Human Rights, January 5, 2000, *Beyeler v. Italy*, in *94 Am. J. Int. L.*, 2000, 736 ff. with a comment of B. RUDOLF
- K. GARNETT, *Copyright in Photographs*, in *22 E.I.P.R.*, 2000, 229 ff.
- J. GRIFFITHS, *Copyright Law after Ashdown – Time to Deal Fairly with the Public*, in *3 IPQ* 2002, 240 ff.
- Tanya Aplin, *The Development of the Action for Breach of Confidence in a Post-HRA Era*, in *IPQ* 2007, 19-59
- T. PINTO, *The Influence of the European Convention on Human Rights on Intellectual Property Rights*, in *EIPR* 2002, 209 ff.
- C. GEIGER, *Fundamental Rights, a Safeguard for the Coherence of Intellectual Property Law?* *35 IIC* 2004, 268-280
- F. SCHAUER, *The Boundaries of the First Amendment: A Preliminary Exploration of Constitutional Salience*, in *117 Harv. L.R.* 2004, 1765-1809
- M. BONOFRACIO, *The Information Society and the Harmonisation of Copyright and Related Rights: (Over) stretching the Legal Basis of Article 95 (100 A)?*, in *26 Legal Issues of European integration*, 1999, 1 ff.
- S. PICCIOTTO, *Copyright Licensing: The Case of Higher Education Photocopying in the UK*, in *24 EIPR* 2002, 438 ff.
- I.V. HEFFAN, *Copyleft: Licensing Collaborative Works in the Digital Age*, in *49 Stanford Law Rev.* 1997, 1487 ss.
- CRISTOPHE GEIGER-JONATHAN GRIFFITHS-RETO HILTY, *Towards a Balanced Interpretation of the “Three Step Test” in Copyright Law*, in *30 EIPR* 2008, 489-496
- JONATHAN GRIFFITHS-UMA SUTHERSANEN (eds.), *Copyright and Free Speech. Comparative and International Analysis*, Oxford University Press, 2005 (PRIV 3770)
- Cristophe Geiger, *Creating Copyright Limitations Without Legal Basis: the “Buren” Decision, a Liberation?* in *36 IIC* 2005, 842-850
- Stavroula Karapapa, *Padawan v. SGAE: a Right to Private Copy?* in *EIPR* 2011, 252 ff.
- Enrico Bonadio-Carlo Maria Cantore, *The ECJ Rules on the Private Copying Levy: Padawan SL v. SGAE*, in *EIPR* 2011, 260 ff.
- Cristophe Geiger, *Right to Copy v. Three-Step Test. The Future of the Private Copy Exception in the Digital Environment*, *6 CRi* 7-11 (2005)
- E.C. ANYANWU, *Let's Keep it on the Download: Why Educational Use Factor of the Fair Use Exception Should Shield Rap Music from Infringement Claims*, in *30 Rutgers Comp. and Tech. Law J.*, 2004, 179-202
- K. GAITA-A.F. CHRISTIE, *Principle or Compromise? Understanding the Original Thinking behind Statutory License and Levy Schemes for Private Copying*, in *IPQ* 2004, 422-447

- J. WEISS, *Harmonizing Fair Use and Self-Help Copyright Protection of Digital Music*, in 30 *Rutgers Comp. and Tech. Law J.*, 2004, 203 ff.
- K. GARNETT, *The Copyright (Visually Impaired Persons) Act 2002*, in *EIPR* 2003, 522-527
- J. HUGHES, *Fair Use Across Time*, in 50 *UCLA Law Rev.*, 2002, 775-800
- C.M. CORREA, *Fair Use in the Digital Era*, in 33 *IIC* 2002, 570 ff.
- J.C. GINSBURG, *Towards Supranational Copyright Law? The WTO Panel Decision and the "Three-Step Test" for Copyright Exceptions*, in *RIDA* 2000, 3 ff.
- B. DEPOORTER-F. PARISI, *Fair use and copyright protection: a price theory explanation*, in 21 *Int. R. of Law & Ec.* 2002, 453 ff.
- Note, *Gone with the Wind Done Gone: "Re-Writing" and Fair Use*, in 115 *Harv. L.R.* 2002, 1193 ff.
- M. FICSOR, *How Much of What? The "three-step test" and its application in two recent WTO Dispute Settlement cases*, in *RIDA* 2001, 111 ff.
- M.T.S. RAJAN, *Moral Rights and Protection of Cultural Heritage: Amar Nath Sehgal v. Union of India*, in 10 *International Journal of Cultural Property*, 2001, 79 ff.
- P. JOHNSON, *One Small Step or a Giant Leap? How has the WTO Panel Decision on Sec. 110(5) of the US Copyright Act Changed our Understanding of the Three-Steps-Test?* in *EIPR* 2004, 265 ff.
- D.J. BRENNAN, *The Three-Step-Frenzy – Why the TRIPs Panel Decision might be considered Per Incuriam*, in *IPQ* 2002, 212 ff.
- K. O'NEILL, *Against Dicta: A Legal Method for Rescuing Fair Use from the Right of First Publication*, in 89 *Cal. L. Rev.* 2001, 369 ff.
- R. ODEKIJ, *Toward an International Fair Use Doctrine*, in 39 *Col. J. Trans. Law*, 2000, 75 ff.
- L.M.C.R. GUIBAULT, *Copyright Limitations and Contracts: An Analysis of the Contractual Overridability of Limitations of Copyright*, Kluwer Law International, The Hague, 2002 (PRIV 2359)
- L.M.C. GUIBAULT, *Contracts and Copyright Exemptions*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 125 ff.
- R. A. BROWES, *Copyright: Court of Appeal Considers Fair Dealing Defence and Rejects Common Law Defence of Public Interest*, in *EIPR*, 2000, 289 ff.
- N. BRAUN, *The Interface Between the Protection of Technological Measures and the Exercise of Exceptions to Copyright and Related Rights: Comparing the Situation in the US and in the EU*, in *EIPR* 2003, 496-503
- M. GIMBEL, *Some Thoughts on the Implication of Trusted Systems for Intellectual Property Law*, in 50 *Stanford Law Review*, 1998, 1671 ff.
- G. GOUNALAKIS, *Elektronische Kopien fuer Unterricht und Forschung (§ 52 a UrhG). Rechtsgutachten im Auftrag des Boersenvereins des deutschen Buchhandels e.V.*, Mohr Siebeck, 2003, Tuebingen (PRIV 3285)
- J. COHEN, *WIPO Copyright Treaty Implementation in the U.S.: Will Fair Use Survive?* in *EIPR*, 1999, 236 ff.
- J.M. BALKIN, *Digital Speech and Democratic Culture: A Theory of Freedom of Expression for the Information Society*, in 78 *N.Y.U. L.R.* 2004, 1-58
- Natali Helberger, *Controlling Access to Content – Regulating Access in Digital Broadcasting*, Kluwer, 2005 (PRIV 3789)

- J.E. COHEN, *Lochner in Cyberspace: The New Economic Orthodoxy of "Rights Management"*, in 97 *Mich. L. Rev.*, 1998, 301 ff.
- M.F. MAKEEN, *Copyright in a Global Information Society. The Scope of Copyright Protection Under International, US, UK and French Law*, Kluwer Law, 2000, 121 ff., 156 ff. and 171 ff. (PRIV 2295)
- C. RUETZ, *Parody: A Missed Opportunity?* in *IPQ* 2004, 284-315
- W. GORDON, *Fair Use as Market Failure: A Structural and Economic Analysis of the Betamax Case and its Predecessors*, in 82 *Col. L. Rev.*, 1982, 1600 ff.
- P.N. LEVAL, *Towards a Fair Use Standard*, in 103 *Harv. L. Rev.*, 1990, 1105 ff.
- L.L. WEINREB, "*Fair's Fair: A Comment on the Fair Use Doctrine*", in 103 *Harv. L. Rev.*, 1990, 1137 ff.
- J. DOWELL, *Bytes and Pieces: Fragmented Copies, Licensing, and Fair Use in a Digital World*, in 86 *Cal. L. Rev.*, 1998, 843 ff.
- T. HEIDE, *The Berne Three-Step Test and the Proposed Copyright Directive*, in *EIPR*, 1999, 105 ff.
- L.L. WEINREB, *Fair Use*, in 4 *Fordham Law Review*, 1999, 1291 ff.
- K. GARNETT, *Incidental Inclusion under Sec. 31*, in *EIPR* 2003, 579-582
- Th. VINJE, *Copyright Imperiled*, in *EIPR*, 1999, 192 ff.
- D. NIMMER, *A Riff on Fair Use in the Digital Millennium Copyright Act*, in 148 *University of Pennsylvania Law Review*, 2000, 673 ff.
- L. LESSIG, *Copyright's First Amendment*, in 48 *UCLA Law Rev.* 2001, 1057 ff.
- J. LITMAN, *The Public Domain*, in 39 *Emory Law Journal*, 1990, 965 ff.
- E. BARENDT, *The Yearbook of Media and Entertainment Law, Voll. I, II, III*, Oxford University Press, Oxford, 1997 (PRIV 281.1)
- ELEONORA ROSATI, *Neighbouring Rights for Publishers: Are National and (Possible) EU Initiatives Lawful?*, *International Review of Intellectual Property and Competition Law* 47 (2016), 569-594
- I. BARABASH, *Ancillary Copyright for Publishers: the End of Search Engines and New Aggregators' in Germany?* in 35 *EIPR* 2013, 243-245
- N. HELBERGER-N. DUFT-STEF VAN GOMPEL-B. HUGENHOLZ, *Never Forever: Why Extending the Term of Protection of Sound Recordings is a Bad Idea*, in *EIPR* 2008, 174 ff.
- R. ARNOLD, *Performers' Rights*, Sweet & Maxwell, 2004 (PRIV 3478)
- R. ARNOLD, *Performers' Rights and Recording Rights*, Sweet & Maxwell, London, 1997 (PRIV 3)
- E. COTTERELL, *Performance: the business and law of entertainment*, Sweet & Maxwell, London, 1993 (PRIV III 1174)
- T. PRIME, *European Intellectual Property Law*, Ashgate, Aldershot, Hampshire, 2000, 245 ff. (PRIV 1768)
- J.A.L. STERLING, *Intellectual Property Rights in Sound Recordings, Film and Video*, Sweet & Maxwell, London, 1992 (PRIV II 680) and 1994 *Supplement* (PRIV III 1181)
- R. FREMLIN, *Entertainment Law*, Clark Boardman Callaghan, Deerfield, 1990 (PRIV 1745)

<http://www.echr.coe.int/eng/Judgements.htm>

www.fimi.it

www.ifpi.org

www.riaa.com
<http://www.copyright.gov/orphan/>

4. Infringement of Copyright and Related Rights and Remedies **Collective Management of Copyright and Related Rights**

Stefan BECHTOLD, *3D Printing, intellectual property and innovation policy*, in *IIC* 2016, 517 ff.

ROSA MARIA BALLARDINI-MARCUS NORRGÅRD, *Digitising Patent Law: challenges from 3D Printing technologies*, in *EIPR* 2016, 519-521

Ewoud Hondius and André Janssen eds., *Disgorgement of Profits throughout the World*, Springer, 2015

Shyamkrishna Balganes, Irina Manta, & Tess Wilkinson-Ryan, *Judging Similarity*, 100 *IOWA L. REV.* 267 (2014)

C. HEATH, *Wrongful Patent Enforcement – Threat and Post-Infringement Invalidity in Comparative Perspective*, in 39 *IIC* 2008, 307 ff.

Thomas Hays, *Secondary Liability for Infringement of Copyright-Protected Works: Part 2*, in 29 *EIPR* 2007, 15-21

HENRY JENKINS, *Convergence Cultures: Where Old and New Media Collide*, New York University Press, New York, 2006 (PRIV 5475)

Andres Sawicki, *Repeat Infringement in the Digital Millennium Copyright Act*, in 73 *U. Chi. L.R.* 2006, 1455-1486

Sumit R. Shah, *Modding the Web: Secondary Liability Under Copyright and Web Modification Software in a Post-Grokster World*, in 85 *Texas Law Review*, 2007, 703-740

Daniel Gervais (ed.), *Collective Management of Copyright and Related Rights*, Wolters-Kluwer, 2006 (PRIV 3875)

Tobias BENDER, *How to Cope with China's (Alleged) Failure to Implement the TRIPs Obligations on Enforcement*, in 9 *JWIP* 2006, 230 ff.

S. PETKOVA, *The Potential Impact of the Draft Hague Convention on International Jurisdiction and Foreign Judgements in Civil and Commercial Matters on Internet-Related Disputes with Particular Reference to Copyright*, in *IPQ* 2004, 173-197

Ch. WAELDE-H. MACQUEEN, *From Entertainment to Education: The Scope of Copyright*, in *IPQ* 2004, 259-283

A. KUR, *The Enforcement Directive – Rough Start, Happy Landing?*, in *IIC* 2004, 821 ff.

C.H. MASSA-A. STROWEL, *The Scope of the Proposed IP Enforcement Directive: Torn Between the Desire to Harmonize Remedies and the Need to Combat Piracy*, in *EIPR* 2004, 244-253

J. DREXL-R. HILTY-A. KUR, *Proposal for a Directive on Measures and Procedures to Ensure the Enforcement of Intellectual Property Rights*, in 34 *IIC* 2003, 530 ff.

W.R. CORNISH-J. DREXL-R. HILTY-A. KUR, *Procedures and Remedies for Enforcing IPRs: the EU Commission's Proposed Directive*, in *EIPR* 2003, 447-449

TH. VINJE-V. MARSLAND-A. GÄRTNER, *Software Licensing Afyer Oracle v. Used Soft*, in *CRi* 2012, 97-102

XIANG YU, *The Regime of Exhaustion and Parallel Imports in China: A Study Based on the Newly Amended Chinese Law and Related Cases*, in *EIPR* 2004, 105-112

W.R. HANSEN-S.M.M. MORALES, *John Wiley and Sons Case: Limits on the First Sale Doctrine in US Copyright Law*, in *EIPR* 2012, 558 ff.

- Cristopher Heath ed., *Parallel Imports in Asia*, Kluwer Law International, The Hague, 2004 (PRIV 3612)
- T. HAYS, *Parallel Importation under EU Law*, Thomson, Sweet & Maxwell, 2003 (EU 45)
- K.E. MACDONALD, *Speed Bumps on the Information Superhighway: Slowing Transmission of Digital Works to Protect Copyright Owners*, in 63 *Louisiana Law Review* 2003, 411 ff.
- C. JENSEN, *The More Things Change, the More They Stay the Same: Copyright, Digital Technology and Social Norms*, in 55 *Stanford Law Review*, 2003, 531 ff.
- J. LAMBERT, *IP Litigation after Woolf Revisited*, in *EIPR* 2003, 406-418
- L.J. BEYER-SIMS, *Mutiny on the Net: Ridding P2P Pirates of their Booty*, in 52 *Emory Law Journal* 2003, 1907 ff.
- R. FRY, *Copyright Infringement and Collective Enforcement*, in *EIPR* 2002, 516 ff.
- M.A. AL-KANDARI, *Infringement of Copyright and Trade Marks in Electronic Commerce: A Kuwaiti and Comparative Approach*, in 17 *Arab Law Quarterly*, 2002, 3 ff.
- E. PIKE-S. LAVAGNINI, *Italian SIAE Stickers: A Barrier to Trade?* in 23 *EIPR* 2001, 433 ff.
- JARUI LIU-FANG FANG, *The Idea/Expression Dichotomy in Cyberspace: A Comparative Study of Web Page Copyrights in the US and China*, in *EIPR* 2003, 504-514
- K. GARNETT, *Incidental Inclusion under Sec. 31*, in *EIPR* 2003, 579-582
- O.S. KERR, *Cybercrime's Scope: Interpreting "Access" and "Authorization" in Computer Misuse Statutes*, in 78 *N.Y.U. L.R.* 2003, 1596-1668
- M. GRAHAM, *Restitutionary Damages: the Anvil Struck*, in 120 *Law Quarterly Review* 2004, 26-30
- J. EDELMAN, *Gain-Based Damages: Contract, Tort, Equity and Intellectual Property*, Oxford University Press, 2002 (PRIV 2919)
- M. SCHIPPAN, *Purchase and licensing of digital rights: the VERDI project and the clearing of multimedia rights in Europe*, in *EIPR* 2000, 24 ff.
- T. APLIN, "Not in our galaxy": *Why 'film' won't rescue multimedia*, in *EIPR* 1999, 633 ff.
- EU GREEN PAPER "Copyright and Related Rights in the Information Society (1995) – *Questions on the Exploitation of Rights*, 69 – 78
- Q. KONG, *China's Telecom's Regulatory Regime on the Eve of WTO's Accession*, in *UFITA* 2001, 891 ff.
- M.N. SCHLESINGER-E. SMITH, *Crimes of Copyright Infringement Explained: The Prospect of Strong Judicial Enforcement Against Copyright Infringement*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 231 ff. (PRIV 1706)
- D. DJAIC, *Why does the Enforcement of Indonesia's Intellectual Property Laws Continue to be a Problem?* in *EIPR* 2000, 454 ff.
- NOTE, *Tackling Global Software Piracy Under TRIPS: Insights from International Relations Theory*, in 116 *Harv. L. Rev.* 2003, 1139-1160
- S. VAIDHYANATHAN, *Copyright and Copywrongs. The Rise of Intellectual Property and How it Threatens Creativity*, New York University Press, New York, 2001 (PRIV 2268)
- E. VOLOKH-B. MC DONNELL, *Freedom of Speech and Independent Judgement Review in Copyright Cases*, in 107 *Yale L. J.*, 1998, 2431 ff.
- A. ROARTY, *Link Liability: the Argument for Inline Links and Frames as Infringements of the Copyright Display Right*, in 3 *Fordham Law Review* 1999, 1011 ff.

- A. CAPOBIANCO, *Licensing of Music Rights: Media Convergence, Technological Developments and EC Competition Law*, in *EIPR* 2004, 113-122
- J.P. QUINTAIS, *Proposal for a Directive on Collective Rights Management and (some) Multi-Territorial Licensing*, in *35 EIPR* 2013, 65-73
- A. DIETZ, *European Parliament Versus Commission: How to Deal With Collecting Societies*, in *35 IIC* 2004, 809 ff.
- E. BRAGIEL, *Is the Copyright Tribunal Showing Irrational Tendencies?* in *23 EIPR* 2001, 371 ff.
- J. LIHOLM, *GEMA and IFPI*, in *24 EIPR* 2002, 112 ff.
- M. GULATI-V. SANCHEZ, *Giants in a World of Pygmies? Testing the Superstar Hypothesis with Judicial Opinions in Casebooks*, 87 *Iowa L. Rev.* 1141 (2002)
- M. KRETSCHMER, *The Failure of Property Rules in Collective Administration: Rethinking Copyright Societies as Regulatory Instruments*, in *24 EIPR* 2002, 126 ff.
- I. STAMATOUDI, *The European Court's love-hate relationship with collecting societies*, in *EIPR* 1997, 289 ff.
- P. TORREMANS-I. STAMATOUDI, *Collecting societies: sorry, the Community is no longer interested*, in *22 ELR*, 1997, 352
- A. RUBIN, *Are You Experienced? The Copyright Implications of Web Site Modification Technology*, in *89 Cal. L. Rev.*, 2001, 817 ff.
- JARUI LIU, *Copyright Injunctions After Ebay: An Empirical Study*, *16 Lewis & Clark L. Rev.* 215, 237 (2012)
- G. HARBOTTLE, *Permanent Injunctions in Copyright Cases*, in *EIPR*, 2001, 154 ff.
- W. GROSSHEIDE, *Provisional Measures – Strong Weapon Against Infringers?* in A. DIETZ (ed.), *Enforcement of Copyright. The Role of National Legislation in Copyright Law*, Actes du Congrès de Berlin de l'ALAI, 16-19 June 1999, ALAI, Munich, 2000, 58 ff. (PRIV 1779)
- K. HOFFMEISTER, *Protection of Intellectual Property Rights in Co-Operation with Customs Authorities*, in A. DIETZ (ed.), *Enforcement of Copyright. The Role of National Legislation in Copyright Law*, Actes du Congrès de Berlin de l'ALAI, 16-19 June 1999, ALAI, Munich, 2000, 182 (PRIV 1779)
- W. NORDEMAN, *Civil Procedure and Civil Sanctions and Their Effectiveness in Fighting Piracy*, in A. DIETZ (ed.), *Enforcement of Copyright. The Role of National Legislation in Copyright Law*, Actes du Congrès de Berlin de l'ALAI, 16-19 June 1999, ALAI, Munich, 2000, 110 ff. (PRIV 1779)
- H. C. JEHORAM, *The Future of Copyright Collecting Societies*, in *EIPR*, 2001, 134 ff.
- B.M. LINKOFF, *A Plan for the Future of Music Performance Rights Organizations in the Digital Age*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)
- B. EBERT, *Bereicherungsausgleich im Wettbewerbs- und Immaterialgüterrecht*, Duncker & Humblot, Berlin, 2001 (COLL STR 15.142)
- B.M. LINKOFF, *A Plan for the Future of Music Performance Rights Organizations in the Digital Age*, in in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 167-190 (PRIV 2247)
- P. TUMA, *Pitfalls and Challenges of the EC Directive on the Collective Management of Copyright and Related Rights*, in *EIPR* 2006, 220 ff.
- H. OLSSON, *The Extended Collective License as Applied in the Nordic Countries*, paper (Kopinor 25th Anniversary International Symposium, Oslo, may 2005), in www.kopinor.org

T. KOSKINEN-OLSSON, *Collective Management in the Nordic Countries*, in Daniel Gervais (ed.), *Collective Management of Copyright and Related Rights*, Wolters-Kluwer, 2006, 257 ff.

D. Gervais, *Collective Management of Copyright and Neighbouring Rights in Canada: An International Perspective, Report Prepared for the Department of Canadian Heritage* (2001), *International Perspective*, available at http://www.pch.gc.ca/progs/ac-ca/progs/ac-ca/progs/pda-cbp/pubs/collective/index_e.cfm

S.M. BESEN-S.N. KIRBY-S. SALOP, *An Economic Analysis of Copyright Collectives*, in 78 *Va. L. Rev.*, 1992, 383

H. PORTER, *European Union Competition Policy: Should the Role of Collecting Societies be Legitimised?* in *EIPR*, 1996, 672 ff.

R.P. MERGES, *Contracting Into Liability Rules: Intellectual Property Rights and Collective Rights Organisations*, in 84 *Cal. L. Rev.*, 1996, 1293 ff.

B. HUGENHOLZ, *The Future of Copyright in A Digital Environment*, Kluwer Law International, The Hague, 1996, (PRIV 310)

F. MELICHAR, *Collective administration of electronic rights: a realistic option?* in B. HUGENHOLZ, *The Future of Copyright in A Digital Environment*, Kluwer Law International, The Hague, 1996, 147 ff. (PRIV 310)

F. MELICHAR, *Verwertungsgesellschaften und Multimedia*, in M. LEHMANN, *Internet and Multimedia Law (Cyberlaw)*, Schaeffer-Poeschel, Stuttgart, 1997, 185-204 (PRIV 346)

P. CAREY, *Media Law*, Sweet & Maxwell, London, 1996 (PRIV IV 1319)

Cristophe Geiger (ed.), *Criminal Enforcement of Intellectual Property*, Edward Elgar, 2012 (INT 1921)

A. ADAM, *What is "commercial scale"? A Critical Analysis of the WTO Panel Decision in WT/DS362/R*, in *EIPR* 2011, 342

S.W. BRENNER, *Toward a Criminal Law for Cyberspace: A New Model of Law Enforcement*, in 30 *Rutgers Comp. and Tech. Law J.*, 2004, 1-104

J.J. RUSCH, *Sentencing Guidelines for Copyright Pirates in the US and the Hong Kong Special Administrative Region: A Comparative Perspective*, in 26 *Fordham Intern'l Law J.*, 2003, 315-332

NOTE, *The Criminalization of Copyright Infringement in the Digital Era*, in 112 *Harv. L. Rev.*, 1999, 1705 ff.

Relevant sites:

several articles are published in the electronic versions of Villanova L. Rev. (in http://vls.law.vill.edu/academic/jd/journals/law-review/Volume_41/) and of the Berkeley Technology Law Journal (<http://www.law.berkeley.edu/journal/btlj/>).

<http://www.cybercrime.gov>

<http://www.cr-international.com>

http://www.bsa.org/usa/policies/7_principles.pdf

http://www.wipo.org/about/ip/en/about_collective_mngt.html

<http://www.gema.de>

<http://www.sisac.org> accordi di santiago

http://www.siae.it/Site2/SiaeMainSite.nsf/html/it_MMHomePage.html.

<http://www.ascap.com>

<http://www.bmi.com>

<http://www.cisac.org/web/content.nsf>

<http://www.rightsclearinghouse.ca/>

<http://www.apple.com/itunes/overview.html>

http://www.listen.com/rhap_about.jsp

<http://www.buymusic.com/support/legals.aspx>

<http://www.napster.com/terms.html>

5. International Protection of Copyright and Related Rights

- The Berne Convention

- *The TRIPs Agreement*
- *The Rome Convention*

Jane C. Ginsburg and Edouard Treppoz, *International Copyright Law: U.S. and E.U. Perspectives. Text and Cases*, Edward Elgar, Edward Elgar, Celtenham, 2015, (INT 2248)

SAM RICKETSON-JANE GINSBURG, *International Copyright and Neighbouring Rights. The Berne Convention and Beyond*, Voll. I and II, Oxford University Press, 2006 (PRIV 3773¹⁻²)

JONATHAN GRIFFITHS-UMA SUTHERSANEN (eds.), *Copyright and Free Speech. Comparative and International Analysis*, Oxford University Press, 2005 (PRIV 3770)

P. JOHNSON, *One Small Step or a Giant Leap? How has the WTO Panel Decision on Sec. 110(5) of the US Copyright Act Changed our Understanding of the Three-Steps-Test?* in *EIPR* 2004, 265 ff.

A. MALAN, *L'avenir de la Convention de Berne dans le rapports intra-communautaires*, in *RIDA* 2004, 89-140

R. OWENS, *TRIPs and the Fairness in Music Arbitration: The Repercussions*, in *25 EIPR* 2003, 49-54

C. HEYLIN, *Bootleg! The Rise and Fall of the Secret Recording Industry*, Omnibus Press, London-New York, Paris, 2003 (PRIV 3302)

P. GOLDSTEIN, *International Copyright. Principles, Law and Practice*, Oxford University Press, New York, 2001 (PRIV 2614)

M.E. ANTEZANA, *The EU Internet Copyright Directive as Even More than it Envisions: Towards a Supra EU Harmonization of Copyright Policy and Theory*, in *Boston Coll. Int. & Comp. L.R.* 2003, 415 ff.

J.C. GINSBURG, *Berne Without Borders: Geographic Indiscretion and Digital Communications*, in *IPQ* 2002, 111 ff.

M. FICSOR, *The Law of Copyright in the Internet. The WIPO Treaties and their Implementation*, Oxford University Press, Oxford, 2002 (INT 1006)

M. FICSOR, *How Much of What? The "three-step test" and its application in two recent WTO Dispute Settlement cases*, in *RIDA* 2001, 111 ff.

D.J. BRENNAN, *The Three-Step-Frenzy – Why the TRIPs Panel Decision might be considered Per Incuriam*, in *IPQ* 2002, 212 ff.

S. VON LEWINSKI-J. REINBOTHE, *WIPO Treaties 1996: the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty. Commentary and Legal Analysis*, Butterworths, London, 2002 (INT 956)

J.A.L. STERLING, *World Copyright Law*, Sweet & Maxwell, London, 1998 (PRIV 1296)

S. RICKETSON, *The Berne Convention for the Protection of Literary and Artistic Works*, Kluwer, London, 1988

S.M. STEWART, *International Copyright and Neighbouring Rights*, Butterworths, 1989 (INT II 153)

S.H.S. LEONG, *Performers' Rights in Singapore*, in *33 IIC* 2002, 294 ff.

H. COHEN JEHORAM, *European Copyright Law- Ever More Horizontal?* in *32 IIC* 2001, 532 ff.

US – Sec. 110(5) of the US Copyright Act: Report of the Panel (June 15, 2000) at <http://www.wto.org>

WEEK VIII: ANTITRUST AND UNFAIR COMPETITION

1. Introduction to Antitrust

The Goals of Antitrust: Allocative Efficiency and Fairness US., EU and International Legislation

The Prohibition of Restrictive Practices

PETER GEORG PICT-BENEDIKT FREUND, *Competition (law) in the era of algorithms*, in *Max Planck Institute for Innovation & Competition Research Paper No. 18-10*, available at SSRN: <https://ssrn.com/abstract=3180550> or <http://dx.doi.org/10.2139/ssrn.3180550>

GIULIA SCHNEIDER, *Testing Art. 102 TFEU in the Digital Marketplace: Insights from the Bundeskartellamt's investigation against Facebook*, in *9 Journal of European Competition Law & Practice*, 213–225, available <https://doi.org/10.1093/jeclap/lpy016>

Eleanor M. Fox and Damien Gérard, *EU Competition Law, Cases, Text and Context*, Edward Elgar, 2017 (EU 1047)

Fabrizio Cugia di Sant'Orsola, Rehman Noormohamed, Denis Alves Guimarães, *Communications and Competition Law. Key Issues in the Telecom, Media and Technology Sectors*, Wolters Kluwer, 2015 (PRIV 6888)

Michal S. Gal, Mor Bakhoun, Josef Drexl, Eleanor M. Fox, David J. Gerber, [The Economic Characteristics of Developing Jurisdictions](#), Their Implications for Competition Law, Edward Elgar, Cheltenham. 2015 (PRIV 6916)

J. FAULL-A. NICKPAY (eds.), *The EU law of Competition*, Oxford University Press, Oxford, 2014³ (EU 780)

Graeme B. Dinwoodie-Mark D. Janis (eds.), *Trademarks and Unfair Competition Law*, 2 voll. Edward Elgar, 2014 (PRIV 6647-1 and 2)

ADRIAN EMCH-DAVID STALLIBRASS (eds.), *China's Anti-Monopoly Law. The First Five Years*, Wolters Kluwer, 2013 (INT 2176)

Ben Van Rompuy, *Economic Efficiency: The Sole Concern of Modern Antitrust Policy?*, Kluwer, 2012 (INT 2174)

V. RUDOMINO-J. REGAZZINI-A. ENCH (eds.), *Competition Law in the BRICS countries*, Kluwer, 2012 (INT 2179)

G. CAGGIANO-G. MUSCOLO-M. TAVASSI, *Competition Law and Intellectual Property, The European Perspective*, Wolters Kluwer, 2012 (EU 598)

D. Ashton-D. Henry eds., *Competition Damages Actions in the EU, Law and Practice*, **Edward Elgar, 2013 (EU 741)**

E. MOLAN GABAN-J. OLIVEIRA DOMINGUES (eds.), *Antitrust Law in Brazil. Fighting Cartels*, Kluwer, 2011 (INT 2178)

J. Drexl-W. Kerber-R. Podszun, *Competition Policy and the Economic Approach. Foundations and Limitations*, Edward Elgar, 2011 (PRIV 6640)

F. Wijckmans-F. Tuytschaever (eds.), *Horizontal Agreements and Cartels in EU Competition Law*, Oxford University Press, Oxford, 2015 (INT 2237)

VAN BAEL & BELLIS, *Competition law of the European Community*, Kluwer, 5th ed., 2010 (EU 469)

G. GHIDINI, *Innovation, Competition and Consumer Welfare in Intellectual Property Law*, Edward Elgar, Cheltenham, 2010 (PRIV 5645)

EUGÈNE BUTTIGIEG, *Competition Law: Safeguarding the Consumer Interest, A Comparative Analysis of US Antitrust Law and EC Competition Law*, Kluwer, 2009 (PRIV 5451)

L. BOY, J. DREXL, C. GODT, R. M. HILTY, B. REMICHE, *Technology and competition = Technologie et concurrence. Contributions in honour of = Mélanges en l'honneur de Hanns Ullrich*, Larquier, Bruxelles, 2009 (PRIV 5483)

Joseph Drexl-Laurence Idot-Joël Monéger, *Economic Theory and Competition Law*, Edward Elgar, Celtenham, 2009 (PRIV 5186)

IGNACIO DE LEON, *An Institutional Assessment of Antitrust Policy: The Latin American experience*, Kluwer, 2009 (PRIV 5647)

Wolfgang Müller-Nicholas Khan-Tibor Scharf, *EC and WTO Anti-Dumping Law*, Oxford University Press, 2009 (EU 00 0000417)

Ph. AREEDA-H. HOVENKAMP, *Antitrust Law: An Analysis of Antitrust Principles and Their Application*, 18 Voll., Aspen, 2004 (PRIV 3265 A & B)

Oliver Budzinski, *The Governance of Global Competition*, Edward Elgar, Celtenham, 2008 (PRIV 5181)

Nuno Pires de Carvalho, *The TRIPs Regime of Antitrust and Undisclosed Information*, Kluwer Law International, 2007 (PRIV 4804)

Joseph Drexl (ed.), *Research Handbook on Competition and Intellectual Property Law*, Edward Elgar, 2007 (PRIV 4864)

Hans Ullrich ed., *The Evolution of European Competition Law. Whose Regulation, Which Competition?* 2006 (EU 235)

R.D. Anderson, H. Wager, *Human Rights, developments and the WTO: The case of Intellectual Property and competition policy*, in 9 *Journal of International Economic Law* 2006, 707-747

Abel M. Mateus-Teresa Moreira, *Competition Law and Economics*, Kluwer Law International, 2007 (PRIV 4597)

Andrew N. Kleit, *Antitrust and Competition Policy*, Edward Elgar, Celtenham, 2005 (PRIV 3598)

P.A. LONDON, *The Competition Solution. The Bipartisan Secret Behind American Prosperity*, American Enterprise Institute, Washington, 2005 (INT 1375)

H. ULLRICH, *Expansionist Intellectual Property and Reductionist Competition Rules*, in 7 *Journal of Int. Ec. Law* 2004, 401 ff.

KEITH N. HYLTON, *Antitrust Law. Economic Theory and Common Law Evolution*, Cambridge University Press, 2003 (PRIV 3390)

D. KALLAY, *The Law and Economics of Antitrust and Intellectual Property – An Austrian Approach*, Edward Elgar, 2004 (PRIV 3559)

A. KAMERLING-C. OSMAN, *Restrictive Covenants under Common and Competition Law*, Sweet & Maxwell, 2004 (PRIV 3386)

M. MOTTA, *Competition Policy. Theory and Practice*, Cambridge University Press, 2004 Paperback (PRIV 3412)

H. HOVENKAMPF, *The Rationalization of Antitrust*, book review of R. POSNER, *Antitrust Law*, The University of Chicago Press, Chicago and London, 2001, in 116 *Harv. Law Rev.* 2003, 917-944

R.W.HAHN, *High Stakes Antitrust*, Brookings Institution Press, Washington, 2003 (PRIV 3157)

R. BORK, *High Stakes Antitrust: the Last Hurrah?* in R.W.HAHN, *High Stakes Antitrust*, Brookings Institution Press, Washington, 2003, 45-70 (PRIV 3157)

Gustavo Ghidini, *Intellectual Property and Competition Law. The Innovation Nexus*, Edward Elgar, Celtenham, 2006 (PRIV3872)

Patrick A. McNutt, *Law, Economics and Antitrust*, Edward Elgar, Celtenham, 2005 (PRIV 3899)

- François Lévêque-Howard Shelanski (eds.), *Antitrust, Patents and Copyright. EU and US Perspectives*, Edward Elgar, Celtenham, 2005 (PRIV 3871)
- T. GIANNAKOPOULOS, *Safeguarding Companies' Rights in Competition and Antidumping/Antisubsidies Proceedings*, Kluwer, 2004 (PRIV 3243)
- Alison Jones-Brenda Sufrin, *EC Competition Law. Text, Cases and Materials*, Oxford University Press, 2001 (EU 261)
- H.H. CHANG-D.S. EVANS-R. SCHMALENSEE, *Has the Consumer Harm Standard Lost its Teeth?* in R.W.HAHN, *High Stakes Antitrust*, Brookings Institution Press, Washington, 2003, 72-115 (PRIV 3157)
- G.L. PRIEST, *Flawed Efforts to Apply Modern Antitrust Law to Network Industries*, in R.W.HAHN, *High Stakes Antitrust*, Brookings Institution Press, Washington, 2003, 117-158 (PRIV 3157)
- M. MENDELSON-S. ROSE, *Guide to the EC Block Exemption for Vertical Agreements*, Kluwer, The Hague, 2002 (PRIV 2444)
- J.S. VENIT, *Brave New World: the Modernization and Decentralization of Enforcement under Art. 81 and 82 of the EC Treaty*, in 40 *CMLR* 2003, 545-580
- W. SAUTER, *The Economic Constitution of the EU*, in *Columbia J. of European Law* 1998, 29 ff.
- R.D. BLAIR-R.R. ROMANO, *Advance price announcements and antitrust policy*, in 21 *Int. R. of L. & Ec.* 2002, 435 ff.
- M.S. GAL, *Market Conditions Under the Magnifying Glass: The Effects of Market Size on Optimal Competition Policy*, in *L Am. J. Comp. L.*, 2002, 303 ff.
- O. VRINS, *Intellectual Property Licensing and Competition Law: Some News from the Front – The Role of “Market Power” and “Double Jeopardy” in the E.C. Commission’s New Deal*, in *EIPR*, 2001, 576 ff.
- A. BELL-P. TURNER-KERR, *The Place of Sport Within the Rules of Community Law: Clarification from the ECJ? The Deliège and Lethonen Cases*, in 23 *ECLR* 2002, 256 ff.
- WOLFGANG GLOY UND MICHAEL ROSCHELDER, *Handbuch des Wettbewerbsrecht*, Verlag C.H. Beck, Muenchen, 2005 (PRIV 3458)
- E.A. RAFFAELLI, *Antitrust Between EC and National Law*, Bruylant-Giuffrè, 2005 (EU 192)
- ERNST-JOACHIM MESTMAECKER-HEIKE SCHWEITZER, *Europaeisches Wettbewerbsrecht*, CH Beck, Muenchen, 2004 (EU 113)
- U. IMMENGA-E.-J. MESTMAECKER (eds.), *Gesetz gegen Wettbewerbsbeschaenkungen (GWB), Kommentar zum Kartellgesetz*, 3d ed., Verlag C.H. Beck, Muenchen, 2001 (PRIV 2699)
- R. POSNER, *Antitrust Law*, The University of Chicago Press, Chicago and London, 2001 (PRIV 2970)
- M. MONTI, *European Competition Law for the 21st Century*, in 24 *Fordham Int. L.J.* 2001, 1602 ff.
- K. LENAERTS, *Procedural Rights and Issues in the Enforcement of Articles 81 and 82 of the EC Treaty*, in 24 *Fordham Int. L.J.* 2001, 1625 ff.
- A. RILEY, *The ECHR Implications of the Investigative Provisions of the Draft Competition Regulation*, in 51 *ILQ* 2002, 55 ff.
- A. CUCINOTTA-R. PARDOLESI-R. VAN DEN BERGH, *Post-Chicago Developments in Antitrust Law*, Elgar, Celtenham, 2002 (PRIV 2688)
- M.A. UTTON, *Market Dominance and Antitrust Policy*, Elgar, Celtenham, 2003 (PRIV 2686)
- A. JONES-D. BEARD, *Co-contractors, Damages and Art. 81*, G. MURPHY, in 23 *ECLR* 2002, 246 ff.

- R. CLARKE-S. DAVIES-P. DOBSON-M. WATERSON, *Buyer Power and Competition in European Food Retailing*, Edgar, Celetenham, 2002 (PRIV 2694)
- G. MONTI, *Anticompetitive agreements: the innocent party's right to damages*, in *Eu L.R.* 2002, 282 ff.
- G. MONTI, *Article 81 EC and Public Policy*, in 39 *CMLR* 2002, 1057 ff.
- O. ODUDU-J. EDELMAN, *Compensatory Damages for Breach of Art. 81*, in *Eu L.R.* 2002, 327 ff.
- W.P.J. WILS, *The Modernization of the Enforcement of Articles 81 and 82 EC: A Legal and Economic Analysis of the Commission's Proposal for a New Council Regulation Replacing Regulation No. 17*, in 24 *Fordham Int. L.J.* 2001, 1655
- J. RIVAS-F. STROUD, *Developments in EC Competition Law in 2001: An Overview*, in *CMLR* 2002, 1101 ff.
- J. RIVAS-F. STROUD, *Developments in EC Competition Law in 1999-2000: an Overview*, in 38 *CMLR*, 2001, 935 ff.
- D. BENDER-M.M. TOTO, *U.S. Antitrust Issues in Software Licensing and Distribution*, in *Computer und Recht International*, 2002, 65 ff.
- D.J. TEECE-M. COLEMAN, *Antitrust Analysis in High Technology Industries*, in D.J. TEECE, *Managing Intellectual Capital*, Oxford, Oxford University Press, 2000, 159 ff. (PRIV 2437)
- S.M. KONSKY, *An Antitrust Challenge to the NCAA Transfer Rules*, in 70 *U. Chi. L. Rev.* 2003, 1581-1608
- V. TORTI, *Enforcement of a Maximum Licensing Cap in Standardization Environment*, in 35 *EIPR* 2013, 261-272
- P.D. CURRAN, *Standard-Setting Organizations: Patents, Price Fixing, and Per Se Legality*, in 70 *U. Chi. L. Rev.* 2003, 983-1010
- C. AHLBORN-D.S. EVANS-A.J. PADILLA, *Competition Policy in the New Economy: Is European Law Up to the Challenge?*, in *ECLR* 2001, 156 ff.
- C.A. JONES-M. MATSUSHITA, *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002 (INT 1101)
- M. SMITH, *Competition Law. Enforcement and Procedure*, Butterworths, London, 2001 (PRIV 2445)
- T. HEIDE, *Trade Marks and Competition Law after Davidoff*, in 25 *EIPR* 2003, 163-168
- C. VELJANOVSKI, *E.C. Antitrust in the New Economy: Is the European Commission's View of the Network Economy Right?*, in *E.C.L.R.*, 2001, 115 ff.
- P. NICOLAIDES, *An Essay on Economics and the Competition Law of the European Community*, in 27 *Legal Issues of Economic Integration*, 2000, 7 ff.
- S. D. DANZIS, *Revisiting the Revised Guidelines: Incentives, Clinically Integrated Physician Networks, and the Antitrust Laws*, in 87 *Virginia Law Review*, 2001, 531 ff.
- S.K. MEHRA, *Deterrence: the Private Remedy and International Antitrust Cases*, in 40 *Col. J. Trans. Law*, 2002, 275 ff.
- H. L. BUXBAUM, *The Private Attorney General in a Global Age: Public Interests in Private International Antitrust Litigation*, in 26 *The Yale Journal of International Law*, 2001, 219 ff.
- J. BASEDOW, *International Antitrust: From Extraterritorial Application to Harmonization*, in 60 *Louisiana Law Review*, 2000, 1037 ff.
- YANG-CHIN CHAO-GEE SAN-CHANGFA LO-JIMING HO, *International and Comparative Competition Law and Politics*, Kluwer, The Hague, 2001 (PRIV 2441)
- D. GILO, *The Anticompetitive Effect of Passive Investment*, in 99 *Michigan Law Rev.*, 2000, 1 ff.

- C. BOVET – P. GUGLER, *Connecting Regulations and Competition Law: A Swiss Perspective On Liberalisation*, in 63 *Law and Contemporary Problems*, 2000, 133 ff.
- R. H. LANDE – H. P. MARVEL, *The Three Types of Collusion: Fixing Prices, Rivals, and Rules*, in 5 *Wisconsin Law Review*, 2000, 941 ff.
- J. WRIGHT, *Von's Grocery and the Concentration - Price Relationship in Grocery Retail*, in 48 *UCLA Law Review*, 2001, 743 ff.
- E. VOLLEBREGT, *E-Hubs Syndication and Competition Concerns*, in 22 *European Competition Law Review*, 2001, 437 ff.
- D. LANCEFIELD, *The Regulatory Hurdles Ahead in B2B*, in 22 *European Competition Law Review*, 2001, 9 ff.
- D. J. GERBER, *Modernising European Competition Law: A Developmental Prospective*, in 22 *European Competition Law Review*, 2001, 122 ff.
- C. WITHERS, *Jurisdiction and Applicable Law in Antitrust Tort Claims*, in *The Journal of Business Law*, 2002, 250 ff.
- D. K. TARULLO, *Norms and Institutions in Global Competition Policy*, in 94 *American Journal of International Law*, 2000, 478 ff.
- B. J. RODGER, *Competition Policy, Liberalism and Globalization: A European Prospective*, in 6 *The Columbia Jour. of European Law*, 2000, 289 ff.
- R. DHANJEE, *The Set of Multilaterally Agreed Equitable Principles and Rules for the Control of Restrictive Business Practices – an Instrument of International Law?* in *LIEI*, 2001, 71 ff.
- I. DE LEON, *Latin American Competition Law and Policy. A Policy in Search of Identity*, Kluwer, The Hague, 2001 (INT 1102)
- I. DE LEON, *The Enforcement of Competition Policy on Intellectual Property and Its Implications on Economic Development – The Latin American Experience*, in 4 *The Journal of World Trade Law*, 2001, 729 ff.
- J. VOLKAI, *Solutions to the Unconstitutionality of the EC-Hungary Antitrust Cooperation Regime: Anti-trust or Antitrust Cooperation?*, in 6 *The Columbia Jour. of European Law*, 2000, 321 ff.
- K. INGLIS, *The Europe Agreements compared in the light of their pre-accession orientation*, in 37 *CMLR*, 2000, 1173 ff.
- M. J. TREBILCOCK, *The Supreme Court and Strengthening the Conditions for Effective Competition in the Canadian Economy*, in *La Revue Du Barreau Canadien*, Vol. 80, 2001, 542 ff.
- S. M. BIGGERS, R. A. MANN, B. S. ROBERTS, *Intellectual Property and Antitrust: a Comparison of Evolution in the European Union and United States*, in 22 *Hastings International and Comparative Law Review*, 1999, 209 ff.
- L. MARROUK, *A Critique of the U.S. and EU Proposals for Improving International Enforcement of Antitrust Laws*, in 8 *Col. J. of Int'l L.* 2002, 101-123
- M. BRUNT, *Economic Essays on Australian and New Zealand Competition Law*, Kluwer, The Hague, 2003 (PRIV 3017)
- E. FOX, *The Elusive Promise of Modernisation: Europe and the World*, in *Legal Issues of Economic Integration*, 2001, 141 ff.
- M.R. JOELSON, *An International Antitrust Primer: a Guide to the Operation of U.S., EU and Other Key Competition laws in the Global Economy*, Kluwer Law Int., The Hague, 2001 (INT 989)
- R. WHISH, *Competition Law*, Lexis Nexis UH, 2003 (PRIV 3296)
- R. LANE, *EC competition law*, Longman, 2000 (INT 779)

- W.R. ANDERSEN-C.P. ROGERS, *Antitrust Law: Policy and Practice*, Matthew Bender, New York, 2000 (PRIV 1583)
- M.A. UTTON, *Market Dominance and Antitrust Policy*, Hants, Edward Elgar Publishing, 1995 (PRIV 2686)
- L. RITTER-W.D. BRAUN-F. RAWLINSON, *European Competition Law. A Practitioner's Guide*, Kluwer Law International, The Hague, 2000 (INT 832)
- J. FAULL-A. NICKPAY (eds.), *The Ec law of Competition*, Oxford University Press, Oxford, 1999 (INT 997)
- C. KERSE-N. KHAN, *EC Antitrust Procedure*, Sweet & Maxwell, London, 2005 (EU 106)
- C.S. KERSE, *E.C. Antitrust Procedure*, Sweet & Maxwell, London, 1998
- V. KORAH, *An Introductory Guide to EC Competition Law and Practice*, Hart Publishing, Oxford, 1997 (INT 328)
- V. KORAH, *Cases and Materials on EC Competition Law*, Hart Publishing, Oxford, 1997 (INT 188)
- D.J. GERBER, *Law and Competition in Twentieth Century Europe: Protecting Prometheus*, Clarendon Press, Oxford, 1998 (PRIV 1962)
- M. DRAHOS, *Convergence of Competition Laws in the European Community. Germany, Austria, and the Netherlands*, Kluwer Law International, The Hague, 2001 (PRIV 2306)
- C. BAUDENBACHER-I. HIGGINS, *Decentralization of European Competition Law Enforcement and Arbitration*, in 8 *Columbia J. Eur. Law*, 2002, 1-18
- I. MAHER, *Re-imagining the Story of European Competition Law*, in 20 *Oxford J. of L. Studies*, 2000, 155 ff.
- J. RIVAS-M. HORSPOOL eds., *Modernisation and Decentralisation of EC Competition Laws*, Kluwer Law International, The Hague, 2000 (PRIV 2308)
- C. HARDING-M. KEPINNSKI, *The Polish Law Against Monopolistic Practices*, in 22 *ECLR* 2001, 181 ff.
- T. VARADY, *The Emergence of Competition Law in (Former) Socialist Countries*, in *The American Journal of Comparative Law*, 1999, 229 ff.
- M. WILLIAMS, *Competition Law Developments in China*, in *The Journal of Business Law*, 2001, 273 ff.
- D.P. WOOD, *The trade effects of domestic antitrust enforcement*, in J.S. Bhandari & A.O. Sykes eds., *Economic Dimensions in International Law*, Cambridge University Press, Cambridge, 1997, 513 ff. (INT 425)
- B. KAISER-H.J. VOSGERAU, *Global Harmonisation of National Competition Policies*, in H.-J. VOSGERAU (ed.), *Institutional Arrangements for Global Economic Integration*, Macmillan, London, St. Martin, New York, 2000 (INT 756)
- W.P.J. WILS, *The Optimal Enforcement of EC Antitrust Law*, Kluwer, The Hague, 2002 (INT 1103)
- B. HAWK, *International Antitrust Law and Policy – 1998 Fordham Law Institute*, Juris Publishing, 1999 (INT 910)
- W. PAPE, *Socio-Cultural Differences and International Competition Law*, in 5 *European Law Journal*, 1999, 438 ff.
- K.L. RACE, *The Future of Digital Movie Distribution on the Internet: Antitrust Concerns with the Movielink and Movies.com Proposals*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 89-138
- W. S. GRIMES, *Application of Competition Law to Franchising – U.S. and European Approaches Compared*, in 31 *IIC*, 2000, 247 ff.
- M.L. LOBANOFF, *Anti-competitive Agreements Cloaked as “Settlements” Thwart the Purpose of the Hatch-Waxmann Act*, in 50 *Emory Law Journal*, 2001, 1331 ff.

- J. LEVER, S. NEUBAUER, *Vertical Restraints, Their Motivation and Justification*, in 21 *European Competition Law Review*, 2000, 7 ff.
- S. BISHOP-M. WALKER, *The Economics of E.C. Competition Law. Concepts, Application and Measurements*, Sweet & Maxwell, London, 1999 (PRIV 1638)
- Doris Hildebrand, *Economic Analyses of Vertical Agreements. A Self-Assessment*, Kluwer Law International, The Hague, 2005 (PRIV 3668)
- D. HILDEBRAND, *The Role of Economic Analysis in the EC Competition Rules*, Kluwer, The Hague, 1998 (INT 688)
- G. DANG-NGUYEN-T. PÉNARD, *Interconnection Agreements in Telecommunications Networks: from Strategic Behaviour to Property Rights*, in E. BROUSSEAU-J.M. GLACHANT, *The Economics of Contracts. Theories and Applications*, Cambridge University Press, Cambridge, 2002, 358-372 (PRIV 2750)
- M. R. DECKERT, *Some preliminary remarks on the limitations of European Competition Law*, in 8 *European Review of Private Law*, 2000, 173 ff.
- C.M. QUITZOW, *State Measures Distorting Free Competition in the EEC*, Kluwer Law International, The Hague, 2001 (INT 1035)
- S.B. FARMER, *More Lessons from the Laboratories: Cy Pres Distribution in Parens Patriae Antitrust Actions Brought by State Attorneys General*, in 2 *Fordham Law Review* 1999, 361 ff.
- U.B. NEERGARD, *State Action and European Competition Rules: A New Path*, in 6 *MJ* 1999, 380 ff.
- R. CRAUFURD SMITH, *State Support For Public Services Broadcasting: The Position Under European Community Law*, in *LIEI*, 2001, 3 ff.
- F. WISHDALE, *Regional State Aid and Competition Policy*, Kluwer Int., The Hague, 2003 (EU 51)
- J.L. BUENDIA SIERRA, *Exclusive Rights and State Monopolies under Ec Law: Art. 86 of the Ec Treaty*, Oxford University Press, Oxford, 1999 (INT 810)
- P.D. CAMERON, *Competition in Energy Markets: Law and Regulation in the EU*, Oxford, Oxford University Press, 2002 (PRIV 2318)
- Damien Geradin, Rodolphe Muñoz, Nicolas Petit, *Regulation through Agencies in the EU. A New Paradigm of European Governance*, Edward Elgar, 2005 (EU 182)
- D. GERADIN ed., *The Liberalization of State Monopolies in the EU and Beyond*, Kluwer, The Hague, 2000 (INT 683)
- D. GERADIN ed., *The liberalization of Electricity and Natural Gas in the EU*, Kluwer, The Hague, 2002 (INT 1098)
- D. GERADIN ed., *The Liberalization of Postal Services in the EU*, Kluwer, The Hague, 2002 (INT 1100)
- Christian Koenig- Andreas Bartosch-Jens-Daniel Braun-M. Romes (eds.), *EC Competition and telecommunications Law*, Kluwer, 2009 (INT 1185)**
- Milena Stoyanova, *Competition Problems in Liberalized Telecommunications*, Kluwer Law International, 2008 (PRIV 4805)
- A. BAVASSO, *Communications in EU Antitrust Law. Market Power and Public Interest*, Kluwer Law International, 2003 (PRIV 3017)
- M.A. Frison-Roche (ed.), **Concurrence, santé publique, innovation et médicament**, LGDJ, Paris, 2010 (PRIV 5583)
- ANNABELLE GAWER, *Platforms, Markets and Innovation*, Edward Elgar, Celtenham, 2009 (5648)**
- K. EWING, *Competition Rules for the 21st Century: principles from America's Experience*, Kluwer, The Hague, 2003 (PRIV 3018)

- P. TESKE, *Regulation in the States*, Brookings Institution Press, Washington, 2004 (PRIV 3160)
- J. BASEDOW-H. BAUM-K.J. HOPT-H. KANDA-T. KONO, *Economic Regulation and Competition. Regulation of Services in the EU, Germany and Japan*, Kluwer, The Hague, 2002 (PRIV 3016)
- J. BASEDOW ed., *Limits and Control of Competition with a View to International Harmonization*, Kluwer, The Hague, 2002 (PRIV 3022)
- W.J. CARNEY, *Business Law: The Impact of Competition of Regulation*, in 52 *Emory L.J.* 2003,1285-1296
- F.H. EASTERBROOK, *When Does Competition Improve Regulation?* in 52 *Emory L.J.* 2003, 1297-1308
- G. AMATO-L.L. LAUDATI, *The anticompetitive impact of regulation*, E. Elgar, Celtenham, Northampton, Mass., 2001 (PRIV 2079)
- P. VAN CAYSEELE-P. SABBATINI-W. VAN MEERBEEK, *National Competition Policies*, in G. GALLI-J. PELKMANS (eds.), *Regulatory Reform and Competitiveness in Europe*, Edward Elgar, Celtenham 2000, 127 ff. (PRIV 1727)
- E.A. RAFFAELLI, *Antitrust between EC law and National law*, Giuffrè, 2000 (INT 821)
- N. GREEN-A. ROBERTSON, *The Europeanisation of U.K. Competition Law*, Oxford, Hart Publishing, 1999 (INT 458)
- B.J. RODGER, *The Commission White Paper on modernisation of the rules implementing Articles 81 and 82 of the EC Treaty*, in *ELR* 1999, 653 ff.
- US Patent and Trademark Office, *Patent Pools: A Solution to the Problem of Access in Biotechnology Patents?* available at <http://www.uspto.gov/web/offices/pac/dapp/opla/patpoolcover.html>
- F.I.W., *Zukunft der Wettbewerbsordnung und des Kartellrechts*, C.Heymanns Verlag, Koeln, 2001 (COLL STR 27/182)
- M. MONTI, *Cooperation between Competition Authorities – A Vision for the Future*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, COHEN JEHORAM01, 135;Kluwer, The Hague, 2002, 69-82
- H. FIRST, *Antitrust Goals: Theories of Antitrust in the United States and Japan*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002,175-194
- S.M. CHEMTOB, *Antitrust Deterrence in the US and Japan*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002, 195-210
- J. LEVER, *Private Antitrust Enforcement in the European Community*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002, 225-242
- MAHER M. DABBAH, *The Internationalisation of Antitrust Policy*, Cambridge University Press, 2003 (PRIV 3380)
- F.M. ABBOTT, *Are the Competition Rules in the WTO TRIPs Agreement Adequate?* in 7 *Journal of Int. Ec. Law* 2004, 687-703
- B. HOECKMAN-P.C. MAVROIDIS, *Economic Development, Competition Policy and the WTO*, in 37 *J. of World Trade* 2003, 1-28
- T. STEWART, *The Fate of Competition Policy in Cancun: Politics or Substance?* in *LIEI* 2004, 7-16
- J. DAVIDOV-H. SHAPIRO, *The Feasibility and Worth of a WTO Competition Agreement*, in 37 *J. of World Trade* 2003, 49-68

- F. JENNY, *Globalization, Competition and Trade Policy: Convergence, Divergence and Cooperation*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002, 295-334
- C.A. JONES-M. MATSUSHITA, *Global Antitrust in the Millennium Round: the Ways Forward*, in C.A. Jones-M. Matshushita eds., *Competition Policy in the Global Trading System. Perspectives from the EU, Japan and the USA*, Kluwer, The Hague, 2002, 397-406
- A.T. GUZMAN, *Is International Antitrust Possible?* in 73 *N.Y.U.L. Rev.*, 1998, 1501 ff.
- W. FIKENTSCHER, *The Draft International Antitrust Code (DIAC) in the Context of International Technological Integration*, in (F.M. Abbott and D.J. Gerber eds.), *Public Policy and Global Technological Integration*, Kluwer, Deventer, 1997, 211 ff. (INT 140)
- K.C. KENNEDY, *Competition Law and the WTO Organization. The Limits of Multilateralism*, London, Sweet & Maxwell, 2001 (INT 834)
- S.K. SELL, *Power and Ideas: North-South Politics of Intellectual Property and Antitrust*, State University of New York Press, Albany, N.Y., 1998 (PRIV 2067)
- G. MURPHY, *Responding to the Challenges of a Globalised Marketplace*, in 23 *ECLR* 2002, 227 ff.
- J. DREXL ed., *The Future of Transnational Antitrust. From Comparative to Common Competition Law*, Kluwer, The Hague, 2003 (INT 1271)
- H. ULLRICH, *Competitor Cooperation*, in J. DREXL ed., *The Future of Transnational Antitrust. From Comparative to Common Competition Law*, Kluwer, The Hague, 2003, 159 ff. (INT 1271)
- J. WILSON, *Globalization and the Limits of National Merger Control Laws. Gaps in Global Governance and the Need for an International Merger Control Regime*, Kluwer, The Hague, 2003 (PRIV 3021)
- E.-U. PETERSMANN, *International Competition Rules for Governments and for Private Business: A "Trade Law Approach" for Linking Trade and Competition Rules in the WTO*, in (F.M. Abbott and D.J. Gerber eds.), *Public Policy and Global Technological Integration*, Kluwer, Deventer, 1997, 221 ff. (INT 140)
- M.C. MALAGUTI, *Restrictive Business Practices in International Trade and the Role of the WTO Organisation*, in (P. Mengozzi ed.), *International Trade Law on the 50th Anniversary of The Multilateral Trade System*, Giuffrè, Milano, 1999, 609 ff. (INT 444)
- A. MATTOO-A. SUBRAMANIAN, *Multilateral Rules on Competition Policy – A possible Way Forward*, in 31 *JWT*, 1997, 95 ff.
- E.M. FOX, *Toward World Antitrust and Market Access*, in 91 *Am. J. Int'l L.*, 1997, 1 ff.
- E.L. FOX, *Competition Law and the Millennium Round*, in *J. Int'l Econ. L.* 1999, 665 ff.
- Note, *A Most Private Remedy: Foreign Party Suits and the US Antitrust Laws*, in 114 *Harv. Law. Rev.* 2001, 2122 ff.
- JUERGEN BASEDOW (ed.), *Private Enforcement of EC Competition Law*, Kluwer Law International, 2007 (EU.294)
- C.A. JONES, *Private Enforcement of antitrust law in the EU, UK and USA*, Oxford University Press, Oxford, 1999 (PRIV 2267)
- Akira Inoue, *Japanese Antitrust Manual. Law, Cases and Interpretation of Japanese Antimonopoly Act*, Kluwer, 2007 (4853)
- A.T. GUZMAN, *Antitrust and International Regulatory Federalism*, in 76 *N.Y.U. L. Rev.*, 2001, 1142
- Gerhard Dannecker-Oswald Jansen, *Competition Law Sanctioning in the EU*, Kluwer, 2004 (EU 238)**
- C.-D. EHLERMANN-L. EHRING, *WTO Dispute Settlement and Competition Law: Views from the Perspective of the Appellate Body's Experience*, in 26 *Fordham Int. L.J.* 2003, 1505-1561

A.J. BURKE, G. CASTAÑEDA, P.S. CRAMPTON, J. DAVIES, R.P. HARTHY, A. VAN CAUWELAERT, *International Antitrust*, in 33 *The International Lawyer*, 1999, 277 ff.

A. PRADA, *Competition Policy of the Free Trade Area of the Americas – Preliminary Comments on the Draft Agreement*, in 33 *IIC* 2002, 790 ff.

O. CADOT-J.M. GREYER-J. DE MELO, *Trade and Competition Policy – Where do We Stand?* in 34 *Journal of World Trade Law*, 2000, 1 ff.

S. B. FEIRMAN, *US Supreme Court Approves Resale Price Ceilings*, in 1 *International Journal of Franchising and Distribution Law*, 1999, 91 ff.

Y. JUNG, *Modelling a WTO Dispute Settlement Mechanism in an International Antitrust Agreement*, in 34 *Journal of World Trade*, 2000, 89 ff.

I. DE LEON, *The Dilemma of Regulating International Competition under the WTO System*, in 3 *ECLR* 1997, 162-177 and in J. KELSEY, *International Trade Regulation*, Ashgate, Dartmouth, 2001, (INT 1102) 355-370

K.M. VAUTIER, *Competition Policy, the Pacific Economic Cooperation Council and the WTO*, in R. ADHIKARI-P. ATHUKORALA, *Developing Countries in the World Trading System. The Uruguay Round and beyond*, Elgar, Cheltenham, 2002 (INT 1197), 131 ff.

C.U. SCHMID, *Diagonal Competence Conflicts between European Competition Law and National Regulation -- A Conflict of Laws Reconstruction of the Dispute on Book Price Fixing*, in 8 *European Review of Private Law*, 2000, 155 ff.

M. GLAIS, *Inter-company agreements and EC Competition Law*, in E. BROUSSEAU-J.M. GLACHANT, *The Economics of Contracts. Theories and Applications*, Cambridge University Press, Cambridge, 2002, 395-415 (PRIV 2750)

G.L. HOLBURN, *Institutional or Structural: Lessons from international Electricity Sector Reforms*, in E. BROUSSEAU-J.M. GLACHANT, *The Economics of Contracts. Theories and Applications*, Cambridge University Press, Cambridge, 2002, 463-502 (PRIV 2750)

P.J. JOSKOW, *Electricity Sector Restructuring and Competition: a Transaction Cost Perspective*, in E. BROUSSEAU-J.M. GLACHANT, *The Economics of Contracts. Theories and Applications*, Cambridge University Press, Cambridge, 2002, 503-530 (PRIV 2750)

C. STEFANADIS, *Selective Contracts, Foreclosure and the Chicago School View*, in XLI *Journal of Law & Economics*, 1998, 429 ff.

S. GREENFIELD-G. OSBORN, *Contract and Control in the Entertainment Industry. Dancing on the Edge of Heaven*, Ashgate, Aldershot (Hampshire), 1998 (PRIV 1679)

J. TUNNEY, *Is the Emerging Legal Concept of Culture the Cuckoo's Egg in the EU Competition Law Nest?* in 22 *ECLR* 2001, 173 ff.

J. DAVIDOV, *Liberalization of Antitrust Rules for IP Licensing – Global Trends and Unresolved Issues*, in 7 *JWIP* 2004, 491-500

P. TREACY-T. HEIDE, *The New EC Technology Transfer Block Exemption Regulation*, 26 *EIPR* 2004, 414-420

S. KINSELLA, *EU Technology Licensing*, Palladian Publishing, Bembridge, 1998 (PRIV 1667)

H. PORTER, *European Union Competition Policy: Should the Role of Collecting Societies be Legitimised?* in *EIPR*, 1996, 672 ff.

T.M. JORDE-D.J. (eds.), *Antitrust, Innovation and Competitiveness*, Oxford University Press, New York, 1992 (PRIV VI 1126 and PRIV 2023)

Marco Botta, *Merger Control Regimes in Emerging Economies. A Case Study on Brazil and Argentina*, Kluwer Law, 2010, INT 1712

- A. LINDSAY-ALISON BERRIDGE, *The European Merger Regulation: Substantive Issues*, Sweet & Maxwell, 2009 (PRIV 5433)**
- J. COOK-C. KERSE, *EC Merger Control*, London, Sweet & Maxwell, Thomson, 2009 (PRIV 5187)**
- J. COOK-C. KERSE, *EC Merger Control*, London, Sweet & Maxwell, Thomson, 2005 (PRIV 4485)
- S.B. VOELKER, *Leveraging as a theory of competitive arm in EU merger control*, in 40 *CMLR* 2003, 581-624
- J.S. VENIT, *Two Steps Forward and no Steps Back: Economic Analysis and Oligopolistic Dominance After Kali and Salz*, in 35 *CMLR* 1998, 1102
- Fabienne Ilkowitz and Roderick Meiklejohn ed., *European Merger Control. Do We Need an Efficiency Defence?* Edward Elgar, Celtenham, 2006 (EU 202)
- H.A. SHELANSKI-J.G. SIDAK, *Antitrust Divestitures in Network Industries*, in 68 *U. of Chi. L.Rev.*, 2001, 1 ff.
- P. VELOOP-V. LANDES, *Merger Control in Europe: EU, member States and accession States*, Kluwer Int., The Hague, 2003 (PRIV 3019)
- M.P. BROBERG, *The European Commission's Jurisdiction to Scrutinise Mergers*, Kluwer Law International, The Hague, London, Boston, 1998 (INT 689)
- A. LINDSAY, *The European Merger Regulation: Substantive Issues*, Thomson, Sweet & Maxwell, 2003 (EU 46)
- J. RODGER, *U.K. Merger control: politics, the public interest and reform*, in 21 *European Competition Law*, 2000, 24 ff.
- J.-Y. ART, *Developments in EC Competition Law in 1998: an Overview*, in 36 *CMLR* 1999, 971 ff.
- N. NIKOLINAKOS, *Strategic Alliances in the Pay-TV Market: The TPS Case*, in *E.C.L.R.*, 2000, 334 ff.
- K. MORTELMANS, *Towards Convergence in the Application of the Rules on Free Movement and Competition?* in 38 *CMLR* 2001, 613 ff.
- G. NIELS, *Collective Dominance: More Than Just Oligopolistic Interdependence*, in 22 *ECLR* 2001, 168 ff.
- G. GOUNALAKIS-S. LOCHER, *Elektronische Marktplaetze und Kartellrecht*, in 167 *ZHR* 2003, 632-665
- V. KORAH, *Gencor v. Commission: Collective Dominance*, in *ECLR*, 1999, 337 ff.
- K.W. LANGE, *EC Merger Control and Third-Country Concentrations*, in H.-J. VOSGERAU (ed.), *Institutional Arrangements for Global Economic Integration*, Macmillan, London, St. Martin, New York, 2000 (INT 756)
- E. FOX, *The Merger Regulation and its Territorial Reach: Gencor Ltd. v. Commission*, in *ECLR* 1999, 334 ff.
- A. FIEBIG, *The Extraterritorial Application of the European Merger Control Regulation*, in 5 *Columbia J. of European Law*, 1998, 79 ff.
- J. RIVAS, *The EU Merger Regulation and the Anatomy of the Merger Task Force*, Kluwer Law Int., The Hague, 2000 (INT 831)
- RENATO NAZZINI, *Concurrent Proceedings in Competition Law*, Oxford University Press, 2004 (3349)
- J. Beloff-Tim Kerr-Marie Demetriou, *Sports Law*, Hart, 1999 (PRIV 4849)

Relevant sites:

<http://europa.eu.int/comm/dg04/> (on the activity of the EU Commission)

modernisation@dg4.cec.be (concerning the radical innovative steps undertaken by EU institutions to reform antitrust)

<http://www.abanet.org/antitrust/commentseu.html>,

2. The Prohibition of Monopolization and of Abuse of a Dominant Position

PETER GEORG PICHT-BENEDIKT FREUND, *Competition (law) in the era of algorithms*, in *Max Planck Institute for Innovation & Competition Research Paper No. 18-10*, available at SSRN: <https://ssrn.com/abstract=3180550> or <http://dx.doi.org/10.2139/ssrn.3180550>

ARIEL EZRACHI-MAURICE E. STUCKE, *Virtual Competition. The Promise and Perils of the Algorithm Driven Economy*, Harvard University Press, Cambridge (MA), 2016 (INT 2409)

D. Lym, *Patent Misuse and Antitrust Law. Empirical, Doctrinal and Policy Perspectives*, Edward Elgar, 2013 (PRIV 6626)

ARIEL EZRACHI-ULF BERNITZ, *Private Labels, Branded Goods and Competition Policy*, Oxford University Press, 2009 (PRIV 5167)

C. HEATH, *Wrongful Patent Enforcement – Threat and Post-Infringement Invalidity in Comparative Perspective*, in 39 *IIC* 2008, 307 ff.

S. VEZZOSO, *The incentives Balance Test in the Microsoft Case: A Pro-Innovation " Economics-Based " Approach?* IN 27 *ECLR*, 2006, 382-390

“DG discussion Paper on the application of article 82 of the Treaty to exclusionary abuses” issued by the Commission December 2005, in http://europa.eu.int/comm/competition/antitrust/others/article_82_review.html

Georg Aichholzer-Herbert Burkert, *Public Sector Information in the Digital Age. Between Markets, Public Management and Citizens’ Rights*, Edward Elgar, Celtenham, 2004 (PRIV 3916)

M. FORNI, *Using Stationarity Tests in Antitrust Market Definition*, in 6 *Am. L. & Ec. R.* 2004, 441-464

C.H. FERGUSON, *The Broadband Problem. Anatomy of a Market Failure and a Policy Dilemma*, Brookings Institution Press, Washington, 2004 (PRIV 3155)

Sigrid STROUX, *US and EC Oligopoly Control*, Kluwer, 2004 (PRIV 3244)

Part III of UNCTAD-ICTSD TRIPS Resource Book: An Authoritative and Practical Guide to the TRIPs Agreement, at <http://www.iprsonline.org> (2003)

E.M. JACOBUCCI, *Tying as Quality Control: A Legal and Economic Analysis*, in 32 *J. of Legal Studies* 2003, 435-464

E. ELHAUGE, *Defining Better Monopolization Standards*, in 55 *Stanford Law Review*, 2003, 253-344

C.R. LESLIE, *Cutting Through Tying Theory with Occam’s Razor: A Simple Explanation of Tying Arrangements*, in 78 *Tulane L.R.* 2004, 727-826

R.L. GORDON, *Antitrust Abuse in the New Economy*, Edward Elgar, Celtenham, 2002 (PRIV 2678)

G.O. ROBINSON, *On Refusing to Deal With Rivals*, in 87 *Cornell Law Rev.*, 2002, 1177 ff.

I. RAHNASTO, *Intellectual Property Rights, External Effects and Antitrust Law. Leveraging IPRs in the Communications Industry*, Oxford University Press, 2003 (PRIV 2964)

Federal Trade Commission, To Promote Innovation: The Proper Balance of Competition and Patent Law and Policy, a Report by the Federal Trade Commission, October 2003 (at <http://www.ftc.gov/os/2003/10/innovationrpt.pdf>)

D. CURLEY, *Eurodefences and Chips: “A Somewhat Indigestible Dish”*. *The UK Court of Appeal Decision in Intel Corp v. Via Technologies*, in 25 *EIPR* 2003, 282-286

I. GOVAERE, *The Use and Abuse of Intellectual Property Rights in EC Law*, Sweet & Maxwell, 1996 (INT V 467)

- A.S. EDLIN, *Stopping Above-Cost Predatory Pricing*, in 111 *Yale L.J.* 2002, 941-992
- A. HEINEMANN, *Business Co-operation on Electronic Marketplaces: Competition Law Concerns*, in 3 *EBOR* 2002, 27-50
- H. HOVENKAMP, *The Monopolization Offense*, in 61 *Ohio St. L. J.*, 2000, 1046 ff.
- I. NITSCHKE, *Collective Marketing of Broadcasting Rights by Sports Associations in Europe*, in 4 *E.C.L.R.*, 2000, 208 ff.
- J.T. LANG-R. O'DONOGUE, *Defining Legitimate Competition: How to Clarify Pricing Abuses under Art. 82 EC*, in 26 *Fordham Intern'l Law J.*, 2002, 83-162
- S. WEATHERHILL, "Fair Play please!": *Recent developments in the application of EC law to sport*, in 40 *CMLR* 2003, 51-93
- J. P. VAN DEN BRINK, *E.C. Competition Law and the Regulation of Football: Part I*, in 8 *E.C.L.R.*, 2000, 359 ff.
- J. P. VAN DEN BRINK, *E.C. Competition Law and the Regulation of Football: Part II*, in 9 *E.C.L.R.*, 2000, 420 ff.
- C. VELJANOVSKI, *E.C. Antitrust in the New Economy: Is the European Commission's View of the Network Economy Right?*, in 4 *E.C.L.R.*, 2001, 115 ff.
- C. STOTHERS, *Refusal to Supply as Abuse of Dominant Position: Essential Facilities in the EU*, in 22 *ECLR* 2001, 256 ff.
- M. A. CARRIER, *Unraveling the Patent-Antitrust Paradox*, 150 *U. Pa. L. Rev.*, 2002, 761 ff.
- U. BATH, *Access to Information v. Intellectual Property Rights*, in 24 *EIPR* 2002, 138 ff.
- J.B. BAKER-D. RUBINFELD, *Empirical Methods in Antitrust Litigation: Review and Critique*, in *Am. L. & Ec. Rev.* 1999, 386 ff.
- J. VERBRUGGEN-A. LORINCZ, *Patents and Technical Standards*, in 33 *IIC* 2002, 125 ff.
- Nikos Nikolinakos, *EU Competition Law and Regulation in the Converging Telecommunications, Media and IT Markets*, Wolters Kluwer, 2006 (EU 239)
- P.L. NILHOUL-P.RODFORD, *EU Electronic Communications Law. Competition and Regulation in the EU Telecommunications Market*, Oxford University Press, 2004 (EU 61)
- Milton Mueller, *Networks and States. The Global Politics of Internet Governance*, MIT Press, 2013 (INT. 2180)**
- N.TH. NICOLINAKIS, *Promoting Competition in the Local Access: Local Loop Unbundling*, in 22 *ECLR* 2001, 266 ff.
- L.J.H.F. GARZANITI, *Telecommunications, Broadcasting and the Internet: EU Competition Law and Regulation*, Thomson, Sweet & Maxwell, London, 2003² (EU 75)
- L.J.H.F. GARZANITI, *Telecommunications, Broadcasting and the Internet: EU Competition Law and Regulation*, Sweet & Maxwell, London, 2000 (INT 882)
- C.E. MOSSO-S. RYAN, *Art. 82 – Abuse of Dominant Position* in J. FAULL-A. NICKPAY (eds.), *The Ec law of Competition*, Oxford University Press, Oxford, 1999 (INT 997), 117 ff.
- D. E. M. SAPPINGTON – OTHERS, *Are Public Enterprises the Only Credible Predators?*, in 67 *The University of Chicago Law Rev.*, 2000, 271 ff.
- R. H. STERN, *Refusal to License Intellectual Property Rights and Monopoly "Leverage"*, in *EIPR*, 1998, 390 ff.
- C. PATTERSON, *Copyright Misuse and Modified Copyleft: New Solutions to the Challenges of Internet Standardization*, in 98 *Michigan Law Review*, 2000, 1351 ff.

- M. A. BERGMAN, *The Bronner Case: a Turning Point for the Essential Facilities Doctrine*, in 21 *European Competition Law Review*, 2000, 59 ff.
- M. PFLANZ, *What Price is Right? Lessons from the U.K. Calls-to-Mobile Inquiry*, in 21 *European Competition Law Review*, 2000, 147 ff.
- M. FURSE, *Monopoly Price Discrimination, Article 82, and the Competition Act*, in 22 *ECLR* 2001, 149 ff.
- M. FURSE, *Competition Law and the WTO Report: "Japan Measures Affecting Consumer Photographic Film and Paper"*, in 20 *ECLR* 1999, 9 ff.
- A.J. MEESE, *Antitrust Balancing in a (Near) Coasean World: the Case of Franchise Tying Contracts*, in 95 *Michigan Law Review*, 1991, 111 ff.
- D. HARBORD, G. VON GRAEVENITZ, *Market Definition in Oligopolistic and Vertically Related Markets: Some Anomalies*, in 21 *European Competition Law Review*, 2000, 151 ff.
- G. MONTI, *The scope of collective dominance under Art. 82 EC*, in 38 *CMLR* 2001, 131 ff.
- L. HANCHER, Case Comment a Court of Justice of 26 november 1998, causa C-7/97, Oscar Bronner GmbH & Co. KG c. Mediaprint Zeitungs- und Zeitschriftenverlag GmbH & Co. KG, Mediaprint Zeitungsvertriebsgesellschaft mbH & Co. KG, Mediaprint Anzeigesellschaft mbH & Co. KG, in 36 *CMLR* 1999, 1289 ff.
- R. GREAVES, *The Herchel Smith Lecture 1998: Article 86 of the E.C. Treaty and Intellectual Property Rights*, in *EIPR*, 1998, 379 ff.
- R.H. STERN, *Rambus v. Infineon: The Superior Aptness of Common-Law Remedies than Antitrust for Standardization Skullduggery*, in *EIPR* 2001, 495 ff.
- R. H. STERN, *Refusal to License Intellectual Property Rights and Monopoly "Leverage"*, in *EIPR*, 1998, 390 ff.
- US Federal Trade Commission, *Generic Drug Entry Prior to Patent Expiration: An FTC Study (2002)* <http://www.ftc.gov/os/2002/07/genericdrugsstudy.pdf>
- NOTE, *Is the Patent Misuse Doctrine Obsolete?*, in *Harvard Law Review*, Vol. 110, 1996-97, 1922 ff.
- R.P. MERGES-P.S. MENELL-M.A. LEMLEY, *Intellectual Property in the New Technological Age*, Aspen, Gaithersburg, New York, 2000, 1101 ff. (PRIV 1768)
- C.D. EHLERMANN, *A Competition Law Approach to Global Intellectual Property and Telecommunications Market Integration*, in (F.M. Abbott and D.J. Gerber eds.), *Public Policy and Global Technological Integration*, Kluwer, Deventer, 1997, 174 ff. (INT 140)
- S.N. WEINSTEIN, *Bundles of Trouble: The Possibilities for a New Separate-Product Test in Technology Tying Cases*, in 90 *Cal. L. Rev.*, 2002, 903 ff.
- M.A. LEMLEY, *Intellectual Property Rights and Standard Setting Organizations*, in 90 *Cal. L. Rev.* 2002, 1889 ff.
- P. WEISER, *The Internet, Innovation, and Intellectual Property Policy*, in 103 *Columbia L.R.* 2003, 534 ff.
- D. LICHTMAN, *Property Rights in Emerging Platform Technologies*, in 29 *J. Legal St.*, 2000, 615 ff.
- R. Hanna, Note, *Misusing Antitrust: The Search for Functional Misuse Standards*, in 46 *Stan. L. Rev.*, 1994, 401 ff.
- M.A. LEMLEY, *Beyond Preemption: The Federal Law and Policy of Intellectual Property Licenses*, in 87 *Cal. L. Rev.*, 1999, 111 ff.
- F.A. HANSSEN, *The Block Booking of Films Reexamined*, in *XLIII Journal of Law and Economics*, 2000, 395 ff.
- R.W. KENNEY-B. KLEIN, *How Block Booking Facilitated Self-Enforcing Film Contracts*, in *XLIII Journal of Law and Economics*, 2000, 427 ff.

K.W. GREWLICH, "Cyberspace": *Sector-Specific Regulation and Competition Rules in European Telecommunications*, in 36 *CMLR* 1999, 937 ff.

K.W. GREWLICH, *Governance in Cyberspace. Access and Public Interest in Global Communications*, Kluwer, 1999 (PRIV 2311)

P.J. SLOT-A. SKUDDER, *Common Features of Community Law Regulation in the Network-Bound Sectors*, in 38 *CMLR* 2001, 87 ff.

J.D. KEARNEY-T.W. MERRILL, *The Great Transformation of Regulated Industries Law*, in 98 *Col. L. Rev.*, 1998, 1323 ff.

J. FARRELL, C. SHAPIRO, *Intellectual Property, Competition, and Information Technology*, UC Berkeley Competition Policy Center Working Paper No. CPC04-45, www.ssrn.com

Y. BENKLER, *Siren Songs and Amish Children: Autonomy, Information, and Law*, 76 *N.Y.U. L. REV.* 2001, 23 ff.

C. SHAPIRO-H.L. VARIAN, *Information Rules: A Strategic Guide to the Network Economy*, Harvard Business School Press, Boston, 1999 (PRIV 1990)

M.L. KATZ-C. SHAPIRO, *Network Externalities, Competition, and Compatibility*, in 75 *Am. Ec. Rev.*, 1985, 424 ff.

M.A. LEMLEY-D. MCGOWAN, *Legal Implications of Network Economic Effects*, in 86 *Cal. L. Rev.*, 1998, 479 ff.

S.J. LIEBOWITZ-S.E. MARGOLIS, *The Fable of the Keys*, in 33 *Journal of Law and Economics*, 1990, 1 ff.

S.J. LIEBOWITZ-S.E. MARGOLIS, *Network Externality: An Uncommon Tragedy*, in 8 *Journal of Economic Perspectives*, 1994, 133 ff.

S.J. LIEBOWITZ-S.E. MARGOLIS, *Path Dependence, Lock-In and History*, in 11 *J.L. Econ. & Org.*, 1995, 205 ff.

T.A. PIRAINO, *An Antitrust Remedy for Monopoly Leveraging by Electronic Networks*, in 93 *North Western University Law Review*, 1998, 1 ff.

Note, *Antitrust and the Information Age: Sec. 2 Monopolization Analyses in the New Economy*, in 114 *Harv. L. Rev.* 2001, 1622 ff.

W.B. ARTHUR, *Increasing Returns and the New World of Business*, in 74 *Harv. Bus. Rev.*, 1996, 100 ff.

S.M. BESEN-J. FARRELL, *Choosing How to Compete: Strategies and Tactics in Standardisation*, in 8 *J. Econ. Persp.*, 1994, 117 ff.

M.L. KATZ-C. SHAPIRO, *Systems Competition and Network Effects*, in 8 *J. Econ. Persp.*, 1994, 93 ff.

A. D. MELAMED, *Network Industries and Antitrust*, in *Harv. J. L. & Publ. Pol'y*, 1999, 147 ff.

I. AYRES-P. CRAMTON, *Deficit Reduction Through Diversity: How Affirmative Action at the FCC Increased Auction Competition*, in 48 *Stan. L. Rev.*, 1996, 761 ff.

I. AYRES-J. BRAITHWAITE, *Partial Industry Regulation: A Monopsony Standard for Consumer Protection*, in 80 *Cal. L. Rev.*, 1992, 13 ff.

T.F. BRESNAHAN, *New Modes of Competition: Implications for the Future Structure of the Computer Industry*, at <http://www.pff.org/microsoft/bresnahan.html> (June 1998)

<http://www.iprsonline.org>

3.

The Antitrust Scrutiny of Refusal to Deal in Intellectual Property and Price Discrimination in Licensing Acquisition of Technology Through Purchase of Business Rivals Individual Trademark Licensing and EU Antitrust Law

Dana Beldiman, [Innovation, Competition And Collaboration](#), Edward Elgar, Celtenham. 2015 (PRIV 6915)

Jurian Langer, *Tying and Bundling as a Leveraging Concern under EC Competition Law*, Kluwer Law International, 2007 (PRIV 4598)

H. HOVENKAMP, M.D. JANIS and M.A. LEMLEY, *Unilateral refusal to license in the US*, in François Lévêque-Howard Shelanski (eds.), *Antitrust, Patents and Copyright. EU and US Perspectives*, Edward Elgar, Celtenham, 2005, 12 ff. (PRIV 3871)

W.E. KOVACIC, *Competition and Intellectual Property: redefining the role of competition agencies*, in François Lévêque-Howard Shelanski (eds.), *Antitrust, Patents and Copyright. EU and US Perspectives*, Edward Elgar, Celtenham, 2005, 2 ff. (PRIV 3871)

A. STRATAKIS, *Comparative Analysis of the US and EU Approach and Enforcement of the Essential Facilities Doctrine*, 27 ECLR, 2006, 434-442

D. KALLAY, *The Law and Economics of Antitrust and Intellectual Property – An Austrian Approach*, Edward Elgar, 2004 (PRIV 3559)

H. ULLRICH, *Intellectual Property, Access to Information, and Antitrust: Harmony, Disharmony, and International Harmonization*, in R. COOPER DREYFUSS-D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 365 ff. (PRIV 2247)

J. DREXL, *IMS & Trinko – Antitrust Placebo for Consumers Instead of Sound Economics in Refusal to Deal Cases*, in 35 IIC 2004, 788-808

D. AITMAN-A. JONES, *Competition Law and Copyright: Has the Copyright Owner Lost the Ability to Control his Copyright?* in EIPR 2004, 137-147

M. ARIÑO, *Digital War and Peace: Regulation and Competition in European Digital Broadcasting*, in 10 European Public Law 2004, 135-160

G.V.S. MC CURDY, *Intellectual Property and Competition: Does the Essential Facilities Doctrine Shed any New Light?* in EIPR 2003, 472-480

Y. DONDERS, *The Protection of Cultural Rights in Europe: None of the EU's Business*, in 10 Maastricht Journal of European and Comparative Law, 2003, 117-148

E. SCHMIDT, *Art. 82's "Exceptional Circumstances" That Restrict Intellectual Property Rights*, in 23 ECLR 2002, 210 ff.

B. DOHERTY, *Just What are Essential Facilities?* in 38 CMLR 2001, 397 ff.

M. A. LEMLEY – L. LESSIG, *The End of End-to-End: Preserving the Architecture of the Internet in the Broadband Era*, in 48 UCLA Law Review, 2001, 926 ff.

N. T. NIKOLINAKOS, *The New Legal Framework for Digital Gateways – the Complementary Nature of Competition Law and Sector-specific Regulation*, in E.C.L.R., 2000, 408 ff.

N. T. NIKOLINAKOS, *The European Regulatory Regime for Electronic Communications Networks and Associated Services: The Proposed Framework and Access/Interconnection Directives*, in E.C.L.R., 2001, 93 ff.

N.T. NIKOLINAKOS, *Access Agreements in the Telecommunications Sector – Refusals to Supply and the Essential Facilities Doctrine under EC Competition Law*, in 8 E.C.L.R., 1999, 399 ff.

L.J.H.F. GARZANITI, *Telecommunications, Broadcasting and the Internet: EU Competition Law and Regulation*, Sweet & Maxwell, London, 2000 (INT 882)

M.R. FRANZINGER, *Latent Dangers in a Patent Pool: the European Commission's Approval of the 3G Wireless Technology Licensing Agreements*, in 91 *California Law Review* 2003, 1693-1727

D. A. VALENTINE, *Abuse of Dominance in Relation to Intellectual Property: U.S. Perspectives and the INTEL Cases*, in *Computer und Recht International*, 2000, 73 ff.

G. WESTKAMP, *Balancing Database Sui Generis Right Protection with European Monopoly Control under Article 82 E.C.*, in *E.C.L.R.*, 2001, 13 ff.

C. VELJANOVSKI, *E.C. Antitrust in the New Economy: Is the European Commission's View of the Network Economy Right?*, in *E.C.L.R.*, 2001, 115 ff.

G.B. ABBAMONTE-V. RABASSA, *Foreclosure and Vertical Mergers – The Commission's Review of Vertical Effects in the Last Wave of Media and Internet Mergers: AOL/Time Warner, Vivendi/Seagram, MCI Worldcom/Sprint*, in *ECLR* 2001, 214 ff.

J. C. BLAVAT, *Wisconsin Bell v. Public Service Commission of Wisconsin: Problems in the Telecommunication Act in the New Age of Sovereign Immunity*, in 5 *Wisconsin Law Review*, 2000, 1149 ff.

R. BEKKERS-I. LIOTARD, *European Standards for Mobile Communications: The Tense Relationship Between Standards and Intellectual Property Rights*, in 21 *EIPR* 1999, 110 ff.

C. SCOTT, *Institutional Competition and Coordination in the Process of Telecommunications Liberalization* in W. BRATTON, J.A. MC CAHERY, S. PICCIOTTO, C. SCOTT (ed.), *International Regulatory Competition and Coordination*, Clarendon Press, Oxford, 1997 (INT 149)

N.J. WILKOF-D. BURKITT, *Trade Mark Licensing*, Thomson, Sweet & Maxwell, 2005 (PRIV 3405)

A. J. BURKE – G. CASTANEDA – D. COLLINS – P. S. CRAMPTON – R. P. HARTY – J. MASUDA, *International Antitrust*, in 34 *The International Lawyer*, 2000, 407 ff.

I. STAMATOUDI, *The European Court's love-hate relationship with collecting societies*, in *EIPR* 1997, 289 ff.

P. TORREMANNS-I. STAMATOUDI, *Collecting societies: sorry, the Community is no longer interested*, in 22 *ELR*, 1997, 352

C. STOTHERS, *Political Exhaustion: The EU Commission's Working Paper on Possible Abuses of Trade Mark Rights within the EU in the Context of Community Exhaustion*, in *EIPR* 2003, 457-461

A. FRIGNANI, *An Analysis of Individual Trademark Licensing Agreements and EU Anti-trust Law*, in *International Journal of Franchising and Distribution Law*, Vol. 2, Issue 1, 2000, 45 ff.

Relevant Sites:

<http://www.ftc.gov/bc/docs/horizmer.htm> (on US guidelines for horizontal mergers)

www.europa.eu.int/comm/competition/merger/cases

5. Protection Against Unfair Competition

Need for Protection

Legal Basis for Protection

The Acts of Unfair Competition

The Acts of Unfair Competition

Sanctions

Nari Lee, Guido Westkamp, Annette Kur and Ansgar Ohly (eds.), *Intellectual Property, Unfair Competition and Publicity*, Edward Elgar, Celtenham, 2014 (PRIV 6636)

A.E. Klein, *Die Entwicklung des Rechts gegen unlauteren Wettbewerb in Spanien unter besonderer Berücksichtigung der Irreführung durch Unterlassen*, Carl Heymanns, Köln, 2013

M. BULAT, *The Use of Competitor's Trade Names and Trade-Marks in Comparative Advertising – the Case of Turkey*, in *IIC* 2011, 253 ff.

ILANAH SIMON FHIMA, *Trade Mark Infringement in Comparative Advertising Situations: O2 v H3G*, in *EIPR* 2008, 420 ff.

THOMAS FARKAS, *Does the UK need a General Law against Unfair Competition? A Fashion Industry Insight*, in *EIPR* 2011, 227 ff.

GERARD KELLY, *Protecting the Goods: Dealing with the Lookalike Phenomenon through the Enforcement of IP Rights in the UK and Ireland*, in *EIPR* 2011, 425 ff.

CHRISTOPHER WADLOW, *Passing Off at the Crossroads Again: A Review Article for Hazel Carty, An Analysis of the Economic Torts*, in *EIPR* 2011, 447 ff.

JENNIFER DAVIS, *Passing Off and Joint Liability: the Rise and Fall of "Instruments of Deception"*, in *EIPR* 2011, 204 ff.

PAUL REESKAMP, *Is Comparative Advertising a Trade Mark Issue?* in *E.I.P.R.* 2008, 130 ff.

R. Hilty e F. Henning-Bodewig (eds.), *Law against Unfair Competition. Towards a New Paradigm in Europe?*, Springer, Berlin, Heidelberg, New York, 2007 (PRIV 4612)

A. OHLY, *Designschutz im Spannungsfeld von Geschmacksmuster-, Kennzeichen und Lauterkeitsrecht*, in *GRUR* 2007, 731 ff.

Christopher Morcom, *Gowers: A Glimmer of Hope for UK Compliance with Art. 10 bis of the Paris Convention*, in 29 *EIPR* 2007, 125-127

G.B. ABBAMONTE, *The Unfair Commercial Practices Directive: An Example of the New European Consumer Protection Approach*, in 12 *Columbia J. of European Law*, 2006, 695 ff.

O. SOSNITZA, *German Law of Unfair Competition: Toward Liberal Standards*, in 36 *IIC* 2005, 525-541

CHARLES H. GOOGE, JR. AND LEWIS CLAYTON, *Comparative advertising in the United States*, in Jeremy Phillips (ed.), *Trade Marks at the Limit*, Edward Elgar, Celtenham, 2006, 25 ff.

PHILIPPE DE JONG, *Comparative advertising in Europe*, in Jeremy Phillips (ed.), *Trade Marks at the Limit*, Edward Elgar, Celtenham, 2006, 53 ff.

Cristina Coteanu, *Cyberconsumer Law and Unfair Trading Practices*, Ashgate, 2005 (PRIV 3601)

H. Collins (ed.), *The Forthcoming EC Directive on Unfair Commercial Practices*, Kluwer, 2004 (EU 133)

T. TEE JIM, *Law of Trade Marks and Passing Off in Singapore*, Sweet & Maxwell Asia, 2003 (PRIV 3317)

M. DAVISON-K. JOHNSTON- P. KENNEDY, *Shanahan's Australian Law of Trademarks and Passing Off*, 3d ed., Lawbook, 2003 (PRIV 3273)

M. LEISTNER, *Creating Cyberspace – Intellectual Property Law and Competition Law Protection of the Web Designer*, in 34 *IIC* 2003, 132-167

S.A. WAGNER-F. KUELMANN, *Sales Below Cost – Can You Stop Your Distributors in the EU?* in 34 *IIC* 2003, 418-427

- R. KUNZE, *Generic Internet Domain Names in the Light of German Trade Mark and Unfair Competition Law: Unfair Competition (through) Case Law?* in 24 *EIPR* 2002, 424 ff.
- A. MICHAELS, *Passing Off by False Endorsement – But What’s the Damage?* Irvine v. Talksport Ltd. , in 24 *EIPR* 2002, 448 ff.
- F. HENNIG-BODEWIG-G. SCHRICKER, *New Initiatives for the Harmonisation of Unfair Competition Law in Europe*, in 24 *EIPR* 2002, 271 ff.
- B.W. PATTISHALL-D.C. HILLIARD- J.NIE WELCH II, *Trademarks and Unfair Competition Deskbook*, Matthew Bender, New York, 2001 (PRIV 2093)
- B. KAISER, *Die Vertragsstrafe im Wettbewerbsrecht*, Vol. 106 della Schriftenreihe zum gewerblichem Rechtsschutz, Carl Heymans Verlag, Koeln, 1999 (PRIV 2610)
- K. HEATH, *The System of Unfair Competition Prevention in Japan*, Kluwer Law International, 2001 (PRIV 2309/3)
- G. CUONZO-E. PIKE, *The Italian Supreme Court Adopts the “Klemmbaustein” Approach to Protection of Lego Bricks*, in *E.I.P.R.*, 2000, 136 ff.
- S. FLECHTER-P. FUSSING-A. INDRACCOLO, *Comparisons and Conclusions: Welcome Clarification from the ECJ on the Interpretation of the Comparative Advertising Directive*, in *EIPR* 2003, 570-574
- I. CALBOLI, *Recent Developments in the Law of Comparative Advertising in Italy – Towards an Effective Enforcement of the Principles of Directive 97/55/EC under the New Regime?* in 33 *IIC* 2002, 415 ff.
- E.M. BASTIAN, *Comparative Advertising in Germany – Present Situation and Implementation of EC Directive*, in 31 *IIC*, 2000, 151 ff.
- S. FOWLER, *Comparative Advertising: The High Court considers the application of Sections 10(6) and 11(1)(b) of the Trade Marks Act in British Airways v. Ryanair Limited*, in 23 *EIPR* 2001, 300 ff.
- M. STECHTER, *Webvertising: Unfair Competition and Trademarks on the Internet*, Kluwer Law International, 1999 (PRIV 2388)
- C. REED, *Controlling World Wide Web Links: Property Rights, Access Rights and Unfair Competition*, in 6 *Ind. J. of Global Legal Studies*, 1998, 167 ff.
- A. KAMPERMANN SANDERS, *Unfair Competition Law*, Clarendon Press, Oxford, 1997 (PRIV 253)
- D. CAMPBELL ed., *Unfair Trade Practices*, Kluwer, London, The Hague, Boston, 1997 (PRIV335)
- D.S. KARJALA, *Misappropriation as a Third Intellectual Property Paradigm*, in 94 *Col. L. Rev.* 1994, 2594 ff.
- W.J. GORDON, *On Owning Information: Intellectual Property and the Restitutionary Impulse*, in 78 *Va. L. Rev.*, 1992, 149 ff.
- M. Y. YOUN, *Neither Intellectual nor Property*, in *Yale L. J.*, 1997, 267 ff.
- D.B. KAY-B. BUNNELL, *Unfair Competition*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 55 ff. (PRIV 1706)
- L. BRAZELL, *The Protection of Pharmaceutical Products and Regulatory Data: EU Enlargement Update*, in 24 *EIPR* 2002, 155 ff.
- C. WADLOW, *The Law of Passing Off*, London, Sweet & Maxwell, 1995 (PRIV II 650)
- Eduard REIMER, *Wettbewerbs- und Warenzeichenrecht*, Carl Heymanns Verlag, Köln-Berlin, 1954
- D.K. CHOW, *A Primer on Foreign Investment Enterprises and Protection of Intellectual Property in China*, Kluwer, The Hague, 2002 (PRIV 2446)

A. NOTO-J.K. HARROP-A. SHAH, *The U.S. International Trade Commission and the Federal Court System as Fora for Challenging Unfair Chinese Intellectual Property Trade Activities*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 269 ff. (PRIV 1706)

T. BROUDE, *An Antidumping “To Be or Not To Be” in Five Acts – A New Agenda for Research and Reform*, in 37 *J. of World Trade* 2003, 305-328

WEEK IX: TRANSFER OF TECHNOLOGY

1. Merchandising of IPRs Preparation of Agreements

Irene Calboli, Jacques de Werra, [The Law and Practice of Trademark Transactions](#)
A Global and Local Outlook, Edward Elgar, Celtenham, 2016 (PRIV 7215)

C. WALSH, *Are Personality Rights Finally on the UK Agenda?* in 35 *EIPR* 2013, 253-260

P. LEE, *Transcending the Tacit Dimension: Patents, Relationships, and Organisational Integration in Technological Transfer*, in 100 *Cal. L. Rev.* 2012, 1503-1571

Guido Westkamp, *Privacy and Publicity, Schutz und Kommerzialisierung der Persönlichkeit im modernen britischen Common Law, Nomos, Baden Baden, 2011 (Priv 5844)*

R.W. GOMULKIEWICZ, X.T. NGUYEN, D. CONWAY-JONES, *Licensing Intellectual Property. Law and Application*, Kluwer, 2008 (PRIV 5606).

Christina Demetriades, *Intellectual Property Issues in Commercial Transactions*, Thomson- Sweet & Maxwell, 2008 (PRIV 4604)

GILLIAN BLACK, *Exploiting Image: Making a Case for the Legal Regulation of Publicity Rights in the UK*, in *EIPR* 2011, 413 ss.

D. BIENE, *Celebrity Culture, Individuality, and Right of Publicity as a European Legal Issue*, in 36 *IIC* 2005, 505-524

K. Maskus- J.H. Reichman, eds., *International Public Goods and Transfer of Technology under a Globalized Intellectual Property Regime*, Cambridge U. Press, 2005 (INT 1330)

H. CARTY, *Advertising, Publicity Rights and English Law*, in *IPQ* 2004, 209-258

G. SCANLAN, *Personality, Endorsement and Everything: The Modern Law of Passing Off and the Myth of Personality Right*, in *EIPR* 2003, 563-569

I. KILBY, *The Ironies of Arsenal v Reed*, in 26 *EIPR* 2004, 479-482

J. LIN, *How to Protect International Organisations’s Names and Symbols in China*, in 25 *EIPR* 2003, 212-214

C. GARRIGUES, *Ambush Marketing: Robbery or Smart Advertising?* in *EIPR* 2002, 505 ff.

A. MCGEE-G. SCANLAN, *Copyright in Character*, in *Journal of Business Law* 2003, 470-486

S. MILES, *The RFU and Arsenal Cases: the Uses of Sporting Trade Marks in Merchandising*, in *EIPR* 2002, 543 ff.

A. ARNULL, *Annotation of Chancery Division December 12, 2002, Arsenal Football Club PLC v. Matthew Reed*, in 40 *CMLR* 2003, 753 ff.

E.H. REITER, *Personality and Patrimony: Comparative Perspectives on the Right to One’s Image*, in 76 *Tulane Law R.* 2002, 673 ff.

A. MICHAELS, *Passing Off by False Endorsement – But What’s the Damage?* Irvine v. Talksport Ltd. , in 24 *EIPR* 2002, 448 ff.

H. STALLARD, *Bagehot on Sponsorship, Merchandising and Endorsement*, Sweet & Maxwell, London, 1998 (PRIV 1297)

S. SMITH, *Image, Persona and the Law*, Sweet & Maxwell, London, 2001 (PRIV 2287)

A. KOHN-B. KOHN, *On Music Licensing*, 3d ed., 2000 (PRIV 3719)

J. GREENFIELD-G. OSBORN, *Contract and Control in the Entertainment Industry*, Ashgate, Dartmouth, 1998 (PRIV 1679)

D. J. EZER, *Celebrity Names as Web Site Addresses: Extending the Domain of Publicity Rights to the Internet*, in 67 *The University of Chicago Law Rev.*, 2000, 1291 ff.

M.J. GREENBERG-J.T.GRAY, *Sport Law and Practice*, Lexis, Charlottesville, 1998 (PRIV 2050.1 and .2)

A. MCGEE-S. GALE-G. SCANLAN, *Character Merchandising: Aspects of Legal Protection*, in *Legal Studies*, 2001, 226 ff.

A. LEARMONTH, *Eddie, are you OK? Product Ensorsement and Passing Off*, in 3 *IPQ* 2002, 306 ff.

2. Legal Arrangements for the Transfer of Technology

(i) **Assignment**

(ii) **Licensing**

(iii) **Franchising**

M. RICOLFI, *Free Software and Creative Commons Licenses in Italy: A Work Still in Progress*, in (a cura di) Axel Metzger, *Free and Open Source Software (FOSS) and other Alternative License Models. A Comparative Analysis*, Springer International Publishing AG, Switzerland, 2015, 251-269 (PRIV 7199)

GEERTRUI OVERWALLE (ED), *Gene Patents and Collaborative Licensing Models: Patent Pools, Clearinghouses, Open Source Models and Liability Regimes*, Cambridge, Cambridge University Press, 2009 (PRIV 6660)

M. Abell, *The Law and Regulation of Franchising in the EU*, Edward Elgar, 2013 (EU 662)

E. FLOHR, *Franchisevertrag*, C.H. Beck, München, 2010 (6659)

WENHUI ZHANG-GUANYU WANG-FANGTAO SUN, *An Overview of Technology Transfer Including Patent Licenses and know-How in China*, in 35 *EIPR* 2013, 138-142

V. TORTI, *Enforcement of a Maximum Licensing Cap in Standardization Environment*, in 35 *EIPR* 2013, 261-272

Colm Mackernon, *A Practical Guide to Intellectual Property in Mergers and Acquisitions*, Thomson, Sweet & Maxwell, 2006 (PRIV 3974)

N.J. WILKOF-D. BURKITT, *Trade Mark Licensing*, Thomson, Sweet & Maxwell, 2005 (PRIV 3405)

Anna Haapanen, *GPL Embedded in Devices – 10 Most Important Questions for Device Manufacturers’ Consideration*, in *EIPR* 2011, 245 ss.

M. Maggiolino-M.L. Montagnani, *From Open Source Software to Open Patenting – What’s New in the Realm of Openness?* in *IIC* 2011, 804 ff.

Lawrence ROSEN, *Open Source Licensing: Software Freedom and Intellectual Property Law*, Prentice Hall PTR, 2005 (PRIV 4606)

L.R. PITELL, *Non-trasferability of Software Licenses in the EU*, in 26 *EIPR* 2004, 390-401

- A. GUADAMUZ GONZALEZ, *Viral Contracts or Unenforceable Documents? Contractual Validity of Copyleft Licenses*, in 26 *EIPR* 2004, 331-339
- M. O'SULLIVAN, *The Pluralistic, Evolutionary, Quasi-legal Role of the GNU General Public License in Free/Libre/Open Source Software ("Floss")*, in 26 *EIPR* 2004, 340-348
- D. AITMAN-A. JONES, *Competition Law and Copyright: Has the Copyright Owner Lost the Ability to Control his Copyright?* in *EIPR* 2004, 137-147
- A. SINGANGOB, *Computer Software and Information Licensing in Emerging Markets. The Need for a Viable Legal Framework*, Kluwer Law International, 2003 (3936)
- A. ARORA-A. FOSFURI-A. GAMBARDELLA, *Markets for Technology: the Economic of Innovation and Corporate Strategy*, MIT Press, Cambridge, 2001 (PRIV 2464), 115-142
- A. ARORA-A. FOSFURI, *Licensing in the Chemical Industry*, in E. BROUSSEAU-J.M. GLACHANT, *The Economics of Contracts. Theories and Applications*, Cambridge University Press, Cambridge, 2002, 373-393 (PRIV 2750)
- BRIAN D. MCDOALD, *The Uniform Computer Information Transaction Act*, in 16 *Berkeley Technology Law Journal*, 2001, p. 461 ss.
- D.J. TEECE-P. GRINDLEY-E. SHERRY, *Understanding the Licensing Option*, in D.J. TEECE, *Managing Intellectual Capital*, Oxford, Oxford University Press, 2000, 135 ff. (PRIV 2437)
- K. AL-AHMAR, *The New Transfer of Technology Rules in Egypt*, in *IIC* 2001, 519 ff.
- H. VAN HOUTTE, *The Law of International Trade*, London, Sweet & Maxwell, 2002, 203 ff. (INT 964)
- C.R. DRAHOZAL-K.N. HILTON, *The Economics of Litigation and Arbitration: An Application to Franchise Contracts*, in 32 *J. of Legal Studies* 2003, 549-584
- A. FERNLUND, *Harmonised Legislation on Franchise Disclosure and National Law: the Case of Sweden*, in 5 *Uniform Law Rev.*, 2000, 737 ff.
- L. PETERS, *The Draft Unidroit Model Franchise Disclosure Law and the Move Towards National Legislation*, in 5 *Uniform Law Rev.*, 2000, 717 ff.
- D. BENDER-M.M. TOTO, *U.S. Antitrust Issues in Software Licensing and Distribution*, in *Computer und Recht International*, 2002, 65 ff.
- D.K. CHOW, *A Primer on Foreign Investment Enterprises and Protection of Intellectual Property in China*, Kluwer, The Hague, 2002 (PRIV 2446)
- A. FRIGNANI, *An Analysis of Individual Trademark Licensing Agreements and EU Anti-trust Law*, in *International Journal of Franchising and Distribution Law*, Vol. 2, Issue 1, 2000, 45 ff.
- S. D. MURPHY, *Biotechnology and International Law*, in 42 *Harvard Int. L. Journal*, 2001, 47 ff.
- J.W. SCHLICHER, *Licensing Intellectual Property: Legal, Business and Market Dynamics*, Wiley, New York, 1996 (PRIV 381)
- A. SCHIMANSKY, *Der Franchisevertrag nach deutschem und niederlaendischen Recht*, Mohr Siebeck, Tuebingen, 2003 (PRIV 3286)
- P. JONES, *Preparing Franchise Agreements for Enforcement in the People's Republic of China*, in 2 *International Journal of Franchising and Distribution Law*, 2000, 179 ff.
- A. FRIGNANI, *A Comparison of the Common Law and Civil Law in the International Franchise Arena: A Perspective from the Civil Law Arena*, in 3 *International Journal of Franchising and Distribution Law*, 2001, 81 ff.
- Y. GRAMATIDIS, *Franchising Procedures and Intellectual Property*, in 1 *International Journal of Franchising and Distribution Law*, 1999, 167 ff.

- JOCHEN PAGENBERG-BERNHARD GEISSLER, *License Agreements-Lizenzverträge*, Carl Heymanns Verlag, Köln, Berlin, Bonn, München, 1997 (PRIV 496)
- A. CLARK, *Trebor Basset Limited v the Football Association Limited High Court, Rattee J.* (16 October 1996), in 11 *Tolley's Journal of International Franchising and Distribution Law*, 1997, 61 ff.
- R. BAGEHOT-A. KANAAR, *Music Business Agreements*, Sweet & Maxwell, London, 1998 (PRIV 1298)
- H. STALLARD, *Bagehot on Sponsorship, Merchandising and Endorsement*, Sweet & Maxwell, London, 1998 (PRIV 1297)
- J. GREENFIELD-G. OSBORN, *Contract and Control in the Entertainment Industry*, Ashgate, Dartmouth, 1998 (PRIV 1679)
- S. BURSHEIN, *Intellectual Property and Technology Due Diligence in Business Transactions*, Part 1 and Part 2, in 4 *The Journal of World Intellectual Property* 2001, 403 ff. and 513 ff.
- A.L. MONOTTI, *University Copyright in the Digital Age: Balancing and Exploiting Rights in Computer Programs, Web-based Materials, Databases and Multimedia in Australian Universities*, in 24 *EIPR* 2002, 251 ff.
- W.R. CORNISH, *Rights in University Innovations: The Herchel Smith Lecture for 1991*, in *EIPR*, 1992, 13 ff.
- R.S. EISENBERG, *Public Research and Private Development; Patents and Technology Transfer in Government-Sponsored Research*, in 82 *Va. L. Rev.*, 1996, 1642 ff.
- T.A. MASSARO, *Innovation, Technology Transfer & Patent Policy, The University Contribution*, in 82 *Va. L. Rev.*, 1996, 1729 ff.
- S.K. VERMA, *TRIPs – Development and Transfer of Technology*, in 27 *IIC*, 1996, 331 ff.
- E. MANSFIELD, *Intellectual Property Protection, Foreign Direct Investment and Technology Transfer*, World Bank, Washington, D.C., 1995 (PRIV I 580)
- J. CANTWELL, *Foreign Direct Investment and Technological Change*, Vol. I, *Theories of Technological Change*, Elgar, Cheltenham, UK, 1999 (INT 528/1)
- J. CANTWELL, *Foreign Direct Investment and Technological Change*, Vol. II, *Technology Creation and its Economic Impact*, Elgar, Cheltenham, UK, 1999 (INT 528/2)
- T.K. CHANG, *Foreign Technology Transfer*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 63 ff. (PRIV 1706)
- K. AL-AHMAR, *The New Transfer of Technology Rules in Egypt*, in 32 *IIC* 2001, 519 ff.
- TH. VINJE-V. MARSLAND-A. GÄRTNER, *Software Licensing Afyter Oracle v. Used Soft*, in *CRi* 2012, 97-102
- C. STOTHERS, *When is Copyright Exhausted by a Software License? UsedSoft v. Oracle*, in *EIPR* 2012, 787 ff.
- A. STROWEL, *Exhaustion: New Interpretation for Software Distribution?* in *Computer und Recht International*, 2002, 7 ff.
- DU JUAN-K.H. PUN, *Practical Aspects of Software Copyright in China*, in *EIPR* 2000, 520 ff.
- K. HARVEY, *Capturing Intellectual Property Rights for the UK: A Critique of University Policies*, in A. WEBSTER-K. PACKER, *Innovation and the Intellectual Property System*, Kluwer, Deventer, 1996, 79 ff. (PRIV VII 1342)
- C.R. MC MANIS, *The Privatisation (or “Shrinkwrapping”) of American Copyright Law*, in 87 *Cal. L. R.*, 1999, 173 ff.
- J.H. REICHMAN-J.A. FRANKLIN, *Privately Legislated Intellectual Property Rights: Reconciling Freedom of Contract with Public Good Uses of Information*, in 147 *U. Pa. L. Rev.*, 1999, 875 ff.

P. SAMUELSON-K. OPSAHL, *Licensing Information in the Global Information Market: Freedom of Contract Meets Public Policy*, in *EIPR*, 1999, 386 ff.

M. D. FERN, D. F. FERN, *Warren's Forms of Agreements* – Matthew Bender – 1999, 70-1 to 70-2; 70-15 to 70-27

I. AYRES-E. TALLEY, *Salomonic Bargaining: Dividing a Legal Entitlement to Facilitate Coasean Trade*, in 104 *Yale L.J.* 1995, 1027 ff.

L. KAPLOW-S. SHAVELL, *Do Liability Rules Facilitate Bargaining? A Reply to Ayres and Talley*, in 105 *Yale L.J.*, 1995, 221 ff.

I. AYRES-E. TALLEY, *Distinguishing Between Consensual and Nonconsensual Advantages of Liability Rules*, in 105 *Yale L.J.*, 1995, 235

Relevant Sites:

<http://www.law.upenn.edu/library/ulc/ulc/htm> (on the proposed text of art. 2B of the UCC for copyright licensing on the net)

<http://www.sims.berkeley.edu/bclt/events/ucc2b/> (text of conference on the proposed text of art. 2B of the UCC for copyright licensing on the net)

<http://www.dfc.org/> (site of the Digital Future Coalition)

[http://www4.nationalacademies.org/PD/step.nsf/files/walsh2.pdf/\\$file/walsh2.pdf](http://www4.nationalacademies.org/PD/step.nsf/files/walsh2.pdf/$file/walsh2.pdf)

<http://www.opensource.org/licences/mozilla1.1.php>

<https://www.helixcommunity.org/content/rpsl>

Preparation of Agreements

Negotiation of Licensing Agreements

The Role of Mandatory Provisions

Remuneration

The Role of Intellectual Property in Promoting Technological Development

(i) ***Direct Compensation***

(ii) ***Indirect Compensation***

J. De Werra, *Research Handbook on Intellectual Property Licensing*, Edward Elgar, 2013 (Int. 2025)

A. SIMPSON-N.S. KINSELLA, *Online Contract Formation*, Oceana Publications Inc., 2004 (PRIV 3308)

M. BLAKENEY, *The Legal Regulation of Technology Transfer*, in C. ANTONS, *Law and Development in East and Southeast Asia*, RoutledgeCurzon, London & New York, 2003, 314-335 (PRIV 3057)

R. GOLDSCHIEDER, *Licensing Law Handbook. The New Companion to Licensing Negotiations*, 2000-2001 Edition, West Group, St. Paul, Minnesota, 2001 (PRIV 1905)

J. GABRIELIDES-M. SQUYRES, *Licensing Law Handbook*, West Group, St. Paul, Minnesota, 2001 (PRIV 2210)

T. PATTLOCH, *The New Regulations for International Technology Transfer in the People's Republic of China*, in *IIC* 2004, 151-168

R. S. EISENBERG, *Bargaining Over the Transfer of Proprietary Research Tools: Is this Market Failing or Emerging?*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)

B.G. GRUNSWOLD-D. O' REILLY, *Drafting Patent License Agreements*, BNA Books, 1998 (PRIV 1732)

W. S. GRIMES, *Application of Competition Law to Franchising – U.S. and European Approaches Compared*, in 31 *IIC*, 2000, 247 ff.

M. MENDELSON-S. ROSE, *Guide to the EC Block Exemption for Vertical Agreements*, Kluwer, The Hague, 2002 (PRIV 2444)

D. BOOTON, *Intellectual Property and the EC Treaty. Licensing Agreements and the EU Competition Rules*, in T. PRIME, *European Intellectual Property Law*, Ashgate, Aldershot, Hampshire, 2000, 29 ff. (PRIV 1768)

S. KINSELLA, *EU Technology Licensing*, Palladian Publishing, Bembridge, 1998 (PRIV 1767)

Mark Anderson, *Technology: the Law of Exploitation and Transfer*, Butterworths, London, Dublin, Edinburgh, 1996 (PRIV 457)

H. KNOPE, *Security Interest in Intellectual Property*, Carswell, 2002 (PRIV 3281)

Arthur Andersen, *The Use of Intellectual Property as Security for Debt Finance*, IPIC, London, 1997 (PRIV 328)

S.K. BALDWIN, "To Promote the Progress of Science and useful Arts": A Role for Federal Regulation of Intellectual Property as Collateral, 143 U. Pa. L. R. 1701 ff. (1994-5)

R.M. CIERI-M.M. MORGAN, *Licensing Intellectual Property and Technology from the Financially-Troubled or Startup Company: Prebankruptcy Strategies to Minimize the Risk in a Licensee's Intellectual Property and Technology Investment*, in *The Business Lawyer*, 2000, 1649 ff.

J. THIBOUDEAU, *La titrisation de la Propriété intellectuelle au Canada*, in 48 *Mc Gill Law Journal* 2004, 477-524

J. LIPTON, *Intellectual Property in the Information Age and Secured Financial Practice*, in 24 *EIPR* 2002, 358 ff.

A. HAEMMERLIN, *Insecurity Interests: Where Intellectual Property and Commercial Law Collide*, in 96 *Columbia Law Rev.*, 1645 ff. (1996)

G. HUMPHREYS, *Right in Rem, Levy of Execution and Bankruptcy: the CTMR "Feel Bad" Factor*, in 23 *EIPR* 2001, 281 ff.

3. Purchasing Rights on line

C. MC TAGGART, *A Layered Approach to Internet Legal Analysis*, in 48 *Mc Gill Law Journal* 2003, 571-626, 594 ff.

R.A. HILLMAN-J.J. RACHLINSKI, *Standard Form Contracting in the Electronic Age*, in 77 *N.Y.U. L. Rev.* 2002, 429 ff.

J.R. MAXEINER, *Standard-Term Contracting in the Global Electronic Age: European Alternatives*, in 28 *Yale J. Int. L.* 2003, 109-182

C.L. KUNZ-J.E. OTTAVIANI-E.D. ZIFF-J.M. MORINGELLO-K.M. PORTER-J.C. DEBROW, *Browse-Wrap Agreements: Validity of Implied Assent in Electronic Form Agreements*, in 59 *The Business Lawyer*, 2003, 279 ff.

D.A. SZWACK, *Uniform Computer Information Transactions Act (U.C.I.T.A.): The Consumer's Perspective*, in 63 *Louisiana Law Review* 2002, 27-52

N. ELKIN-KOREN, *A Public-Regarding Approach to Contracting Over Copyrights*, in R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN-H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)

P. JOHNSON, *All Wrapped Up? A Review of the Enforceability of "Shrink-wrap" and "Click-Wrap" Licenses in the UK and US*, in 25 *EIPR* 2003, 98-103

C. STOTHERS, *When is Copyright Exhausted by a Software License? UsedSoft v. Oracle*, in *EIPR* 2012, 787 ff.

E.T.T. TAI, *Exhaustion and Online Delivery of Digital Works*, in 25 *EIPR* 2003, 207-211

M. RICOLFI, *Intellectual Property Rights and Legal Order*, in *Il Diritto di Autore*, 2001, 123 ff. (OP 22085) available at <http://www.bepress.com/gj/advances/vol2/iss1/art3/>

R. MORGAN-K. BURDEN, *Morgan and Stedman on Computer Contracts*, 6th ed., Sweet & Maxwell, London, 2001 (PRIV 2571)

M. SCHIPPAN, *Purchase and licensing of digital rights: the VERDI project and the clearing of multimedia rights in Europe*, in *EIPR* 2000, 24 ff.

B.W.M. TROMPENAARS, *Legal Support for On-Line Contracts*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 267 ff.

C.R. MC MANIS, *The Privatisation (or “Shrinkwrapping”) of American Copyright Law*, in 87 *Cal. L. R.*, 1999, 173 ff.

J.H. REICHMAN-J.A. FRANKLIN, *Privately Legislated Intellectual Property Rights: Reconciling Freedom of Contract with Public Good Uses of Information*, in 147 *U. Pa. L. Rev.*, 1999, 875 ff.

P. SAMUELSON-K. OPSAHL, *Licensing Information in the Global Information Market: Freedom of Contract Meets Public Policy*, in *EIPR*, 1999, 386 ff.

J. EPSTEIN, *Book Business: Publishing Past, Present and Future*, New York, Norton, 2001 (PRIV 2022)

R.COOPER DREYFUSS, *Do You Want to Know a Trade Secret? How Art. 2B Will Make Licensing Trade Secrets Easier (But Innovation More Difficult)*, in 87 *Calif. L. Rev.*, 1999, 191 ff.

NAT’L CONF. OF COMM’R ON UNIF. ST. LAWS, UNIFORM COMPUTER TRANSACTIONS ACT, §§ 109-110 available at <http://www.law.upenn.edu/bll/ulc/ucita/cita10st.htm>

L.M.C. GUIBAULT, *Contracts and Copyright Exemptions*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 125 ff.

M.A. LEMLEY, *Intellectual Property and Shrinkwrap Licenses*, in 68 *Cal. L. Rev.* 1995, 1239 ff.

WEEK X: LAYOUT-DESIGNS OF INTEGRATED CIRCUITS, INDUSTRIAL DESIGNS, SOFTWARE AND DATA BASES

1. The Dichotomy between Intellectual Creations and Functional Creations in the International Conventions and its Collapse

L. BENTLY, *The Return of Industrial Copyright?* in *EIPR* 2012, 654-672

R. A. LONGHORN, M. BLAKEMORE, *Geographic Information. Value, Pricing, Production, and Consumption*, CRC Press, Boca Raton, 2008 (PRIV. 5578)

C. HEATH – A. KAMPERMAN SANDERS (eds.), *Spare, Repairs and IPRs*, Kluwer, The Hague, 2009 (PRIV. 5570 and 7119)

A. OHLY, *Areas of Overlap Between Trade Mark Rights, Copyright and Design Rights in German Law*, in *GRUR Int.* 2007, 704 ff.

Paolo Galli, *Museums and Data Bases*, in 37 *IIC* 2006, 452-467

Mark P. McKenna & Katherine J. Strandburg, *Progress and Competition in Design*, 17 *Stan. Tech. L. Rev.* 1 (2014)

Mark A. Lemley, *Point of Novelty*, 105 *Nw. U. L. Rev.* 1253 (2011)

J. CORNWELL, *Dyson and Samsung Compared: Functionality and Easthetics in the Design Infringement Analysis*, in 35 *EIPR* 2013, 273-286

L. BENTLY-B. SHERMAN, *Intellectual Property Law*, Oxford University Press, Oxford, 2004 (PRIV 3814)

D. STONE, *European Union Design Law. A Practitioner’s Guide*, Oxford University Press, 2014 (PRIV 6773)

- MARTIN HOWE, *Russell-Clarke & Howe on Industrial Designs*, Sweet & Maxwell, London, 2010 (PRIV 5816 and PRIV 5931)
- H. EICHMANN-A. KUR, *Designrecht*, Nomos, Baden-Baden, 2009 (PRIV 6242)
- C. SCOTT HEMPHILL-J. SUK, *The Law, Culture, and Economics of Fashion*, in 61 *Stanford Law Rev.* 2009, 1147 ss.;
- A. OHLY, *Designschutz im Spannungsfeld von Geschmacksmuster-, Kennzeichen und Lauterkeitsrecht*, in *GRUR* 2007, 731 ff.
- K. RAUSTIALA-C. SPRIGMAN, *The Piracy Paradox: Innovations and Intellectual Property in Fashion Design*, in 52 *Va. L. Rev.* 2006, 1687 ff.
- E. DERCLAYE, *The British Unregistered Design Right: Will it Survive Its New Community Counterpart to Influence Future European Case Law*, in 10 *Col. J. of EU L.* 2004, 265-296
- A. FOLLIARD-MONGUIRAL-D. ROGERS, *The Community Trade Mark and Design System and the Enlargement of the EU*, in *EIPR* 2004, 48-58
- P. SAMUELSON, *Mapping the Digital Public Domain: Threats and Opportunities*, in 66 *Law & Contemp. Probs.*, 2003, 147 ff.
- J. H. REICHMAN & P. UHLIR, *A Contractually Reconstructed Research Commons for Scientific Data in a Highly Protectionist Intellectual Property Environment*, in 66 *Law & Contemp. Probs.* 2003, 315 ff.
- William Cornish-David Llewelyn, *Intellectual Property: Patents, Copyright, Trade Marks and Allied Rights*, Thomson- Sweet & Maxwell, 2007 (PRIV 4605)
- U. KOSCHTIAL, *Design Law: Individual Character, Visibility and Functionality*, in 36 *IIC* 2005, 297-312
- A. OHLY, *Die Europaeisierung des Designrechts*, in *Zeitschrift fuer Europaeisches Privatrecht* 2004, 296-318
- J.H. REICHMAN, *Legal Hybrids Between the Patent and Copyright Paradigms*, in 94 *Columbia L. Rev.*, 1994, 2432 ff.
- C.R. MC MANIS, *Taking Trips on the Information Superhighway: International Intellectual Property Protection and Emerging Computer Technology*, in 41 *Vill. L. Rev.*, 1996, 207 ss
- Symposium, *Towards a Third Intellectual Property Paradigm*, in 94 *Colum. L. Rev.*, 1994, 2307-2668
- R.P. MERGES, *Of Property Rules, Coase and Intellectual Property Law*, in 94 *Colum. L. Rev.*, 1994, 2655 ff.
- W.R. CORNISH, *The International Relations of Intellectual Property*, in *Cambridge Law Journal*, 1993, 46 ff.
- T. PRIME, *European Intellectual Property Law*, Ashgate, Aldershot, Hampshire, 2000, 137 ff. (PRIV 1768)
- A. CARBONI, *Design validity and infringement: feel the difference*, in *EIPR*, 2008, 111 ff.
- R. PLAISTOWE-M. HERITAGE, *Europe versus the world. Does Unregistered Community Design Right only protect designs first made available in Europe*, in *EIPR*, 2007, 187.
- D. WILKINSON, *Case closed: functional design protected by design right*, in *EIPR*, 2007, 118 ff.
- Ana Gerdau de Borja, *Exceptions to Design Rights: the Potential Impact of Art. 26(2) TRIPs*, in 30 *EIPR* 2008, 500-508
- M. SCHLOETELBURG, *The Community Design: First Experience with Registrations*, in *EIPR* 2003, 383-387
- A. KUR, *Protection of Graphical User Interfaces Under European Design Legislation*, in 34 *IIC* 2003, 50-61
- E. GARNIER, *La protection juridique des creations du "design"* in *RIDA* 2004, 3-88;

- D. MUSKER, *Hidden Meaning? UK Perspectives on “Invisible in Use” Designs*, in *EIPR* 2003, 450-456
- D. MUSKER, *Community Design Law – Principles and Practice*, Sweet & Maxwell, London, 2002 (INT 1135)
- M. RUSHTON, *An Economic Approach to Copyright in Works of Artistic Craftsmanship*, in *IPQ* 2001, 255 ff.
- R. NATOLI, *The Spare Parts Issue in Italy After the New Design Law: Is There Still Room for an Automobile Manufacturer’s Monopoly?* in *33 IIC* 2002, 688
- P. FRASSI, *Protection of Modular Products Under Italian Law*, in *IIC*, 2001, 267 ff.
- C.D. THORNE, *European Community Design Regulation*, in *EIPR* 2000, 583 ff.
- U. SUTHERSANEN, *Design Law in Europe; an analysis of artistic, industrial and functional designs under copyright, design, unfair competition and utility model laws in Europe*, Sweet & Maxwell, London, 2000 (PRIV 2005)
- A. KUR, *TRIPs and Design Protection* in (F.K. Beier & G. Schriker eds.), *From GATT to TRIPs: The Agreement on Trade Related Aspects of Intellectual property Rights, Studies in Intellectual Property and Copyright Law*, 1996 (INT V 455 and PRIV VI 585.18)
- B.G. GRAY and E. BOUZALAS eds., *Industrial Design Rights. An International Perspective*, Kluwer Law International, 2001 (PRIV 2297)
- C.H. MASSA-A. STROWEL, *Community Design: Cinderella Revamped*, in *25 EIPR* 2003, 68-78
- K.A. LEVIN-M.B. RICHMAN, *A Survey of Industrial Design Protection in the EU and the US*, in *25 EIPR* 2003, in *25 EIPR* 2003, 111-124

www.wipo.int/hague

2. Layout Designs (Topographies) of Integrated Circuits: Definition of Subject Matter of Protection Policy Considerations for Protecting Layout-Designs

- **Scope of protection**
- **International Protection**
- **The Washington Treaty**

- D.J. TEECE-P. GRINDLEY-E. SHERRY, *The Semi-Conductor Industry*, in D.J. TEECE, *Managing Intellectual Capital*, Oxford, Oxford University Press, 2000, 193 ff. (PRIV 2437)
- J.H. REICHMAN, *Legal Hybrids Between the Patent and Copyright Paradigms*, in *94 Columbia L. Rev.*, 1994, 2432 ff.
- C.R. MC MANIS, *Taking Trips on the Information Superhighway: International Intellectual Property Protection and Emerging Computer Technology*, in *41 Vill. L. Rev.*, 1996, 207 ss
- M.D. GOLDBERG, *Semiconductor Chip Protection as a Case Study*, in M.B. Wallerstein-M.E. Moguee-R.A. Schoen eds., *Global Dimensions of Intellectual Property Rights in Science and Technology*, National Academy Press, Washington, D.C., 1993, 329 ff. (PRIV VI 1184)

4. Software and Data Bases: Copyright and Sui Generis Protection for Functional Innovation

- M. RICOLFI, *Free Software and Creative Commons Licenses in Italy: A Work Still in Progress*, in (a cura di) Axel Metzger, *Free and Open Source Software (FOSS) and other Alternative License Models. A Comparative Analysis*, Springer International Publishing AG, Switzerland, 2015, 251-269 (PRIV 7199)

Philip N. Howard, *Pax Technica. How the Internet of Things May Set Us Free or Lock Us UP*, Yale University Press, 2015 (S*bgs 408. 979)

V. Mayer-Schonberger-K. Cukier, *Big Data. A Revolution that Will Transform How we Live, Work and Think*, Eamon Dolan, 2013 (PRIV 6789)

D. GERVAIS-E. DERCLAYE, *The Scope of Computer Program Protection after SAS: Are We Closer to Answers?* in *EIPR* 2012, 565 ff.

Elad Harison, *Intellectual Property Rights, Innovation and Software Technologies*, Edgard Elgar, 2008 (PRIV 4957)

Philip Carnell, *Software Development and Copyright*, in 30 *EIPR* 2008, 475-476

Scott T. Weingaertner and Adam M. Conrad, *Software Exportation Dodges Bullet: U.S. Supreme Court Reins in Extraterritorial Effect of US Software Patent in Microsoft v. AT&T*, in 30 *EIPR* 2008, 477-484

Mahesh Madhavan, *Copyright versus Databases Right of Protection in the UK: the Bioinformatics Bone of Contention*, in 9 *JWIP* 2006, 61-90

Lawrence ROSEN, *Open Source Licensing: Software Freedom and Intellectual Property Law*, Prentice Hall PTR, 2005 (PRIV 4606)

J. ZITTRAIN, *Normative Principles for Evaluating Free and Proprietary Software*, in 71 *U. Chi. L. Rev.* 2004, 265 ff.

G. MINEO, *Did the Database Directive Actually Harmonise the Database Copyright? Football Dataco Ltd v Britten Pools Ltd*, in *EIPR* 2012, 728 ff.

G. WEI, *Telephone Directories and Databases: The Policy at the Helm of Copyright Law and a Tale of Two Cities*, in *IPQ* 2004, 316-365

E. ZHANG, *The Legal Protection of Databases in China*, in 35 *IIC* 2004, 365 ff.

V.M. JAENICH, *Sui Generis Rights for Business Methods*, in 35 *IIC* 2004, 376-391

E. DERCLAYE, *Data Bases "Sui Generis" Right: Should we Adopt the Spin-off theory?* in 26 *EIPR* 2004, 402-413

T.A. ORIOLA, *Electronic Database Protection and the Limits of Copyright – What Options for Developing Countries*, in 7 *JWIP* 2004, 201-228

I. EAGLES-L. LONGDON, *Copyright in Bespoke Software: Commissioners' Rights in Incorporated and Connected Works*, in *EIPR* 2004, 162-169

J. BESSEN, HUNT, *An Empirical Look at Software Patents*, working paper no. 03-17/R, april 2004, in www.ssrn.com.

L. DETERMANN-A. COAN, *Spoiled Code? SCO v. Linux – a case-study in the implications of upstream intellectual property disputes for software end users*, in *Computer und Recht international* 2003, 161-167

H. CHESBROUGH, *Open Innovation. The New Imperative for Creating and Profiting from Technology*, Harvard Business School Publishing, Boston, 2003 (PRIV 2978)

P. SAMUELESON-S. SCOTCHMER, *Law and Economics of Reverse Engineering*, in 111 *Yale L. Journal*, 2002, 1575 ff

D. KOO, *Patent and Copyright Protection of Computer Programs*, in *IPQ* 2002, 172 ff.

A. STROWEL, *Exhaustion: New Interpretation for Software Distribution?* in *Computer und Recht International*, 2002, 7 ff.

D. BENDER-M.M. TOTO, *U.S. Antitrust Issues in Software Licensing and Distribution*, in *Computer und Recht International*, 2002, 65 ff.

- A. METZGER, *Transnational Law for Transnational Communities: the Emergence of a Lex Mercatoria (or Lex Informatica) for International Creative Communities*, in *Jipitec* 2012, 361 ff.
- P.K. BOBCKO, *Open-Source Software and the Demise of Copyright*, in *27 Rutgers Computer and Technology Law Journal* 2001, 51 ff.
- E. MOGLEN, *Anarchism Triumphant: Free Software and the Death of Copyright*, in E. LEDERMAN-R. SHAPIRA eds., *Law, Information and Information Technology*, Kluwer, The Hague, 2001, 145 ff. (PRIV 2439)
- M. JAMIESON, *Copyright for Computer Software*, in *The Juridical Review*, 2001, 165 ff.
- B. FITZGERALD, *Intellectual Property Rights in Digital Architecture (including Software): The Question of Digital Diversity*, in *EIPR*, 2001, 121 ff.
- L. LESSIG, *Open Source Baselines: Compared to What?* in R.W. HAHN, *Government Policy toward Open Source Software*, Brookings Institution Press, Washington, 2002 (PRIV 3158)
- Y. BENKLER, *Siren Songs and Amish Children: Autonomy, Information, and Law*, 76 N.Y.U. L. REV. 2001, 23 ff.
- E. RAYMOND, *The Cathedral and the Bazaar* available at <http://tuxedo.org/~esr/writings/cathedral-bazaar/cathedral-bazaar/>
- I.V. HEFFAN, *Copyleft: Licensing Collaborative Works in the Digital Age*, in 49 *Stanford Law Rev.* 1997, 1487 ss.
- A. METZGER – T. JAEGER, *Open Source Software and German Copyright Law*, in 32 *IIC*, 2001, 52 ff.
- C. LING LI, *The New PRC Regulation for the Protection of Computer Software*, in 5 *The Journal of World Intellectual Property*, 2002, 491 ff.
- M. LEISTNER, *The Legal Protection of Telephone Directories Relating to the New Database Maker's Right*, *IIC* 2000, 950
- DU JUAN-K.H. PUN, *Practical Aspects of Software Copyright in China*, in *EIPR* 2000, 520 ff.
- D. L. BURK, *Patenting Speech*, in 79 *Texas Law Rev.*, 2000, 99 ff.
- A. MOENS, *Streamlining the Software Development Process through Reuse and Patents*, in *EIPR* 2000, 418 ff.
- D.J.M. ATTRIDGE, *Copyright Protection for Computer Programs*, in *EIPR* 2000, 563
- J.C. GINSBURG, *Four Reasons and a Paradox: The Manifest Superiority of Copyright over Sui Generis Protection of Computer Software*, in 94 *Col. L. Rev.*, 1994, 2559 ff.
- W.R. CORNISH, *The International Relations of Intellectual Property*, in *Cambridge Law Journal*, 1993, 46 ff.
- J. GINSBURG, *Creation and Commercial Value: Copyright Protection of Works of Information*, in 90 *Columbia L. Rev.*, 1990, 1865 ff.
- D. SCHIUMA, *TRIPS and Exclusion of Software "as Such" from Patentability*, in 31 *IIC*, 2000, 36 ff.
- A. LAAKKONEN-R. WHAITE, *The EPO Leads the Way, but Where To?*, in 23 *EIPR* 2001, 244 ff.
- P. SAMUELSON, *Computer Programs, User Interfaces, and Section 102(b) of the Copyright Act of 1976: A Critique of Lotus v. Paperback*, in *Law & Contemporary Problems*, 1992, 311 ff.
- C. CARON, *Réflexions sur la coexistence du droit d'auteur et du droit des brevets sur un même logiciel*, in 184 *Revue Internationale du Droit d'Auteur*, 2000, 3 ff.
- R. HAR-P. HOLMES-J. REID, *The Economic Impact of Patentability of Computer Programs* available at http://europa.eu.int/comm/internal_market/en/indprop/comp/study.pdf

J. BESSEN-E. MASKIN, *Sequential Innovation, Patents, and Imitation*, Working Paper, Department of Economics, Massachusetts Institute of Technology, No. 00-01, January, 2000, available at <http://www.researchoninnovation.org/patent.pdf>.

PUAY TANG-J. ADAMS-D. PARE', *Patent protection of computer programmes*, available at <http://swpat.ffii.org/vreji/papri/tangadpa00/tangadpa00.pdf>).

J. BESSEN, *Open Source Software: Free Provision of Complex Public Goods* available at <http://www.researchoninnovation.org/opensrc.pdf>

R. STALLMAN, *Why software should not have owners*, available at <http://www.fsf.org/philosophy/free-sw.html>

K. BERESFORD, *Patenting Software under the European Patent Convention*, Sweet & Maxwell, London, 1999 (INT 691)

P.B. DE LAAT, *Patenting Mathematical Algorithms: What's the Harm? A Thought Experiment in Algebra*, in 20 *Int. Rev. of Law & Ec.*, 2000, 187 ff.

M. J. SCHALLOP, *Software Patent Applications Directed to Business and Mathematics Processing Applications Highlight the Tension Between State Street and Benson*, 89 ff.

J.E. COHEN-M. LEMLEY, *Patent Scope and Innovation in the Software Industry*, in 89 *Cal. L. Rev.*, 2001, 1 ff.

M. LEMLEY-D.W. O' BRIEN, *Encouraging Software Re-Use*, in 49 *Stanford Law Review*, 1997, 255 ff.

E. DERCLAYE, *Software Copyright Protection: Can Europe Learn from American Case Law?*, in *EIPR*, 2000, 56 ff.

B. KREMER, *Copyright Protection of Computer Programs*, in *EIPR*, 292 ff.

P. SAMUELSON-R. DAVIS-M.D. KAPOR-J.H. REICHMAN, *A Manifesto Concerning the Legal Protection of Computer Programs*, in 94 *Columbia L. Rev.*, 1994, 2308 ff.

Y. BENKLER, *Free As the Air to Common Use: First Amendment Constraints on the Enclosure of the Public Domain*, in 74 *N.Y.U. L. Rev.* 1999, 354 ff.

Estelle Derclaye, *The Legal Protection of Data Bases. A Comparative Analysis*, Edward Elgar, Celtenham, 2008 (4618)

Tanya Aplin, *The EU Database Right: Recent Developments*, in *IPQ* 52-68 (2005)

J.V. MC HALE, *Regulating Genetic Data Bases: Some Legal and Ethical Issues*, in 12 *Medical L.R.* 2004, 70-96

J. LIPTON, *Data Bases as Intellectual Property: New Legal Approaches*, in 25 *EIPR* 2003, 139-145

M. LEISTNER, *Legal Protection for the Database Maker – Initial Experience from a German Point of View*, in 33 *IIC* 2002, 439 ff.

E. DERCLAYE, *Do Sections 3 and 3A of the CDPA violate the Database Directive? A Closer Look at the Definition of a database in the UK and its compatibility with EU law*, in 24 *EIPR* 2002, 466

T. APLIN, *When Are Compilations Original? Telstra Corporation v. Desktop Marketing Systems Pty Ltd.*, in *EIPR* 2001, 543 ff.

J. LIPTON, *Copyright in the Digital Age: A Comparative Survey*, in 27 *Rutgers Comp. & Tech. L. J.*, 2001, 333 ff.

H.P. KNOPF, *A Tale of Two Columns: Confusion Concerning Compilation Copyright in Canada*, in 21 *EIPR* 2001, 388 ff.

M. DAVISON, *The Legal Protection of Databases*, Cambridge University Press, Cambridge, 2003 (PRIV 3233)

N. THAKUR, *Database Protection in the European Union and the United States: The European Database Directive as an Optimum Global Model?* in *IPQ* 2001, 100 ff.

S. CHALTON, *Database Right: Stronger Than it Looks?* in *23 EIPR* 2001, 296 ff.

V. VANOVERMEIRE, *The Concept of the Lawful User in the Database Directive*, in *31 IIC*, 2000, 63 ff.

A. SCHRELL-N. HEIDE, *Licensing Estonian Genes: The Estonian Genes Act Has Entered into Force*, in *24 EIPR* 2002, 337 ff.

J.A. BOVENBERG, *Should Genomics Companies set up Database in Europe? The EU Database Protection Directive Revisited*, in *23 EIPR* 2001, 361 ff.

R. MASHIMA, *Examination of the Interrelationship Among The Software Industry Structure, Keiretsu and Japanese Intellectual Property Protection for Software*, in *33 The International Lawyer*, 119 ff.

S.J. MITCHELL, *The Software Wars: Organisations, Politics and Policy in Intellectual Property Protection in China*, in M.A. COHEN-A.E. BANG-S.J. MITCHELL (eds.), *Chinese Intellectual Property Law and Practice*, Kluwer Law International, The Hague, 2000, 333 ff. (PRIV 1706)

A. GUADAMUZ, *The "New Sharing Ethic" in Cyberspace*, in *5 The Journal of World Intellectual Property* 2002, 129 ff.

W. VAN CAENEGEM, *The Public Domain: Scientia Nullius?* in *24 EIPR* 2002, 324 ff.

A.L. MONOTTI, *University Copyright in the Digital Age: Balancing and Exploiting Rights in Computer Programs, Web-based Materials, Databases and Multimedia in Australian Universities*, in *24 EIPR* 2002, 251 ff.

M. FRENO, *Database Protection: Resolving the U.S. Database Dilemma with an Eye Toward International Protection*, in *34 Cornell Int. L. J.*, 2001, 165 ff.

M.C. JANSSENS, *Implementation of the Database Directive into Belgian Law*, in *31 IIC*, 2000, 52 ff.

G. SCHRICKER, *Farewell to the "Level of Creativity" (Schoepfungshoehe) in German Copyright Law?* in *IIC* 1995, 41 ff.

J.H. REICHMAN-P. SAMUELSON, *Intellectual Property Rights in Data?* in *50 Vanderbilt Law Review*, 1997, 51 ff.

D. LICHTMAN, *Property Rights in Emerging Platform Technologies*, in *29 J. Legal St.*, 2000, 615 ff.

<http://www.fsf.org>.

<http://www.fsf.org/philosophy/free-sw.it.html>

www.opensource.org

www.openresources.com/magazine/license

http://www.opensource.org/docs/definition_plain.php

http://europa.eu.int/smartapi/cgi/sga_doc?smartapi!celexapi!prod!CELEXnumdoc&lg=IT&numdoc=52002PC0092&model=guichett

http://europa.eu.int/prelex/detail_dossier_real.cfm?CL=en&DosId=172020#342277.

http://europa.eu.int/comm/internal_market/en/indprop/comp/index.htm

<http://europa.eu.int/abc/doc/off/bull/en/200209/p103045.htm>

<http://europa.eu.int/ISPO/ida/jsps/index.jsp?fuseAction=showDocument&parent=highlights&documentID=333>

<http://eu.conecta.it/paper.pdf>

http://www.techlawjournal.com/courts2000/bt_prodigy/20001213com.asp

<http://www.opensource.org/licences/mozilla1.1.php>

<http://www.opensource.org/halloween/>

4 bis. Public Sector Information

B. Fitzgerald (ed.), *Access to public sector information: law, technology & policy*, Voll. 1 and 2, Sydney University Press, Sydney, Australia, 2010 also available at <http://eprints.qut.edu.au/34085/>

UHLIR P. (Rapporteur), *The socioeconomic Effect of Public Sector Information on Digital Networks. Toward a Better Understanding of Different Access and Reuse Policies. Workshop Summary*, Washington, The National Academy Press, 2009 (PRIV. 5503)

R. A. LONGHORN, M. BLAKEMORE, *Geographic Information. Value, Pricing, Production, and Consumption*, CRC Press, Boca Raton, 2008 (PRIV. 5578)

D. LATHROP-L. RUMA, *Open Government*, O'Reilly Media, 2010 (PRIV 5634)

A. CERRILLO I MARTINEZ, A. GALAN GALAN, *La reutilización de la información del sector público*, Comares, Granada, 2006 (PRIV 5484)

CHO G., *Geographic Information Science: Mastering the Legal Issues*, John Wiley and Sons, 2005 (PRIV 5443)

B. PONTI, *Il regime dei dati pubblici. Esperienze europee e ordinamento nazionale*, Maggioli Editore, 2008 (AMM 1393)

H. ONSRUD, *Research and Theory in Advancing Spatial Data Infrastructure Concepts*, ESRI Press, Redlands, 2007 (in particular K. JANSSEN, J. DUMORTIER, *Legal Framework for a European Union Spatial Data Infrastructure: Uncrossing the Wires*) (PRIV. 5488)

Georg Aichholzer-Herbert Burkert, *Public Sector Information in the Digital Age. Between Markets, Public Management and Citizens' Rights*, Edward Elgar, Celtenham, 2004 (PRIV 3916)

WEEK XI: INTELLECTUAL PROPERTY LITIGATION AND DISPUTE SETTLEMENT

1. International Jurisdictional Issues in Infringements Actions: Forum Shopping, Cross-Border Remedies and Cyberspace

Remedies. Measures at the Borders: TRIPS, EU and Domestic Legislation

A. HARTMANN, *Unterlassungsansprüche im Internet*, Beck, München, 2009 available at <http://www.stoererhaftung.de/>

Strowel Alain (ed.), *Peer-to-peer file sharing and secondary liability in copyright law*, Edward Elgar, Northampton, 2009 (PRIV 5377)

A. Nuyts (ed.), *International Litigation in Intellectual Property and Information Technology*, Kluwer, The Hague, 2008 (INT 1669)

Tobias BENDER, *How to Cope with China's (Alleged) Failure to Implement the TRIPs Obligations on Enforcement*, in 9 *JWIP* 2006, 230 ff.

P. VÉRON, *ECJ Restores Torpedo Power*, in 35 *IIC* 2004, 638-641

S. PETKOVA, *The Potential Impact of the Draft Hague Convention on International Jurisdiction and Foreign Judgements in Civil and Commercial Matters on Internet-Related Disputes with Particular Reference to Copyright*, in *IPQ* 2004, 173-197

N. LINDGREEN-L. KNUDSEN, *Danish High Court Rejects Pan-European Injunctions in Patent Cases*, in *EIPR* 2004, 182-185

M. REIMANN, *Introduction: The Yahoo! Case and Conflict of Law in the Cyberage*, in 24 *Michigan J. of Int. L.* 2003, 663-672

H. MUIR WATT, *Yahoo! cyber-Collision of Cultures: Who Regulates?* in 24 *Michigan J. of Int. L.* 2003, 673-696

M.S. VAN HOUVELING, *Enforcement of Foreign Judgements, the First Amendment, and Internet Speech: Notes for the Next Yahoo! v. LICRA*, in 24 *Michigan J. of Int. L.* 2003, 697-718

M.F. KIGHTLINGER, *A Solution to the Yahoo! Problem? The EC E-Commerce Directive as a Model for International Cooperation on Internet Choice of Law*, in 24 *Michigan J. of Int. L.* 2003, 719-766

- JULIE E. COHEN, LYDIA PALLAS LOREN, RUTH GANA OKEDJII, MAUREEN O'ROURKE, *Copyright in a Global Information Economy*, Aspen Law & Business, New York – Gaithersburg, 2002 (PRIV 3320)
- M. FRANZOSI, *Torpedoes Are Here to Stay*, in 33 *IIC* 2002, 154 ff.
- U.S. Court for the Northern District California, Declaratory judgement issued on Nov. 7th 2001, *Yahoo! Inc. v. La Ligue Contre Le Racisme Et L'Antisemitisme et al.*, with remarks by WILLOW, in *Computer und Recht International*, 2002, 13 ff.
- A. KUR, *International Hague Convention on Jurisdiction and Foreign Judgements: A Way Forward for IP?* in *EIPR* 2002, 175 ff.
- QUINGJIANG KONG, *The Judicial Enforcement of Intellectual Property Rights in China – on the Eve of WTO Accession*, in 4 *The Journal of World Trade Law*, 2001, 809 ff.
- L. LUNDSTEDT, *Jurisdiction and the Principle of Territoriality in Intellectual Property Law: Has the Pendulum Swung Too Far in the Other Direction?*, in 32 *IIC*, 2001, 124 ff.
- C.H. MASSA-A. STROWEL, *The Scope of the Proposed IP Enforcement Directive: Torn Between the Desire to Harmonize Remedies and the Need to Combat Piracy*, in *EIPR* 2004, 244-253
- P. COLE, *Centralised Litigation for European Patents: New Proposals for Inclusion in the EPC Revision Package*, in 23 *EIPR* 2001, 219 ff.
- I. KIRBY-L. PEARSON, *Stay Applications: From Kimberly Clark c. Procter & Gamble to Rambus v. Micron*, in 23 *EIPR* 2001, 367 ff.
- T. DREIER, *TRIPs and the Enforcement of Intellectual Property Rights*, in (F.K. Beier & G. Schrickler eds.), *From GATT to TRIPS: The Agreement on Trade Related Aspects of Intellectual property Rights, Studies in Intellectual Property and Copyright Law*, 1996, 248 ff. (INT V 455 and PRIV VI 585.18)
- L. XIAOHAI, *Enforcement of Intellectual Property Rights in the People's Republic of China*, in 32 *IIC*. 2001, 141 ff.
- S. COHEN, *Jurisdiction Over Cross Border Internet Infringements*, in *EIPR*, 1998, 294 ff.
- M. FRANZOSI, *Worldwide Patent Litigation and the Italian Torpedo*, in *EIPR* 1997, 382 ff.
- D. PRICE, *Intellectual Property Protection in the Middle East Gulf Region*, 35 *IIC* 2004, 281-301
- L. KATZ, *Jurisdiction and E-Commerce Disputes*, in *The Journal of World Intellectual Property*, 2000, 289 ff.
- G. O'SULLIVAN, *Cross-border Jurisdiction in Patent Infringement Proceedings in Europe*, in *EIPR* 1996, 654 ff.
- W.V. MEIBOM, J. PITZ, *Cross-Border Injunctions in International Patent Infringement Proceedings*, in *EIPR*, 1997, 469 ff.
- J. GINSBURG-M. GAUTIER, *The Celestial Jukebox and Earthbound Courts: Judicial Competence in the European Union and the United States over Copyright Infringement in Cyberspace*, in 173 *RIDA*, 1997, 60-135
- P. SCHONNING, *Internet and the Applicable Copyright Law: A Scandinavian Perspective*, in *EIPR*, 1999, 45 ff.
- A.R. STEIN, *The Unexceptional Problem of Jurisdiction in Cyberspace*, in 32 *The International Lawyer*, 1998, 1167 ff.
- T.C. HARTLEY, *Jurisdiction agreements under the Brussels Jurisdiction and Judgements Convention*, in 25 *European Law Review*, 2000, 178 ff.
- M. RIJSDJK, *Patent Cases: 1994 to the present*, in *EIPR*, 2000, 120 ff.
- W. TETLEY, Q. C., *Current Developments in Canadian Private International Law*, in 78 *The Canadian Bar Review*, 152 ff. and 185
- I. KARET, *Suit, Anti-Suit*, in *EIPR*, 1998, 76 ff.

R. D. BLAIR- T. F. COTTER, *The Elusive Logic of Standing Doctrine in Intellectual Property Law*, in 74 *Tulane Law Review*, 1323 ff.

R.J.T. CORBETT, *Protecting and Enforcing Intellectual Property Rights in Developing Countries*, in 35 *The Int. Lawyer* 2001, 1083 ff.

J.H. JACKSON-W.J. DAVEY-A.O. SYKES Jr., *Legal Problems of International Economic Relations. Cases, Materials and Text on the National and International Regulation of Transnational Economic Relations*, West Group, St. Paul, Minn., 2002 (INT 1199), Chapters 8 and 9, 338 ff.

J. KELSEY, *International Trade Regulation*, Ashgate, Dartmouth, 2001 (INT 1179)

MANORANJAN, *EU Border Measure Regulation: A Threat to Access to Public Health in Developing Countries and in Least Developed Countries*, in 35 *EIPR* 2013, 212-219

H. VAN HOUTTE, *The Law of International Trade*, London, Sweet & Maxwell, 2002, 203 ff. (INT 964)

Robert MacLean, *EU Trade Barrier Regulation: Tackling Unfair Foreign Trade Practices*, Thomson, Sweet & Maxwell, 2004 (EU 209)

LUCA GIOVE, *Controlling third party use at the border*, in Jeremy Phillips (ed.), *Trade Marks at the Limit*, Edward Elgar, Cheltenham, 2006, 81 ff.

OLIVIER VRINS-MARIUS SCHNEIDER, *Technology Transfer and the New Enforcement of Intellectual Property Rights through Border Measures*, Oxford University Press, 2006 (PRIV 3804)

X. Yu, *The New Regulations Regarding Customs Protection of Intellectual Property Rights in the People's Republic of China*, in 36 *IIC* 2005, 835-841

K. DAELE, *Regulation 1383/2003: A New Step in the Fight Against Counterfeit and Pirated Goods at the Borders of the EU*, in *EIPR* 2004, 214-225

K. HOFFMEISTER, *Protection of Intellectual Property Rights in Co-Operation with Customs Authorities*, in A. DIETZ (ed.), *Enforcement of Copyright. The Role of National Legislation in Copyright Law*, Actes du Congrès de Berlin de l'ALAI, 16-19 June 1999, ALAI, Munich, 2000, 182 (PRIV 1779)

T. TRAINER, *Border Enforcement of Intellectual Property*, Oceana Publications, Dobbs Ferry, New York, 1999 (PRIV 1692)

A. CLARK, *Parallel imports: a new job for customs?* in *EIPR* 1999, 1 ff.

A. CLARK, *The Use of Border Measures to Prevent International Trade in Counterfeit and Pirated Goods: Implementation and Proposed Reform of Council Regulation 3295/94*, in *EIPR*, 1998, 414 ff.

D. GERVAIS, *The TRIPs Agreement. Drafting History and Analysis*, Sweet & Maxwell, London, 1998, 218 ff. (INT 563)

B. SODIPO, *Piracy and Counterfeiting. GATT TRIPS and Developing Countries*, Kluwer, London, 1997 (PEN 325)

on the Hague Conference on Private International Law www.hcch.net
on border controls see <http://www.customs.ustreas.gov>

2. Arbitration and Alternative Dispute Settlement Resolutions

Relevant Provisions regarding Dispute Prevention and Settlement in the TRIPs Agreement

Services of the WIPO Arbitration and Mediation Center: International Center for the Resolution of Intellectual Property Disputes

WIPO Arbitration Rules

WIPO Mediation Rules

Trevor Cook-Alejandro Garcia, *International Intellectual Property Arbitration*, Kluwer Law (PRIV. 5580)

D. GERVAIS, *Arbitration Concerning Intellectual Property Rights – A Key to the Success of the Doha Round*, in 7 *JWIP* 2004, 245-248

B. PANKA, *Use of Neutral Fact-Finding to Preserve Exclusive Rights and Uphold the Disclosure Purpose of the Patent System*, in *J. of Dispute Resolution* 2003, 531-546

C.R. DRAHOZAL-K.N. HILTON, *The Economics of Litigation and Arbitration: An Application to Franchise Contracts*, in 32 *J. of Legal Studies* 2003, 549-584

BARTOSZ SUJECKI, *Concept of “Bad Faith” in the Domain Name Registration of an .eu Top Level Domain*, in *EIPR* 2012, 803

Heather Ann Forrest, *Protection of geographic names in international law and domain name system policy*, Alphen aan den Rijn, Kluwer law international, 2013 (INT 2175)

MILTON MUELLER, *Networks and States. The Global Politics of Internet Governance*, The MIT Press, Cambridge (MA), 2010 (INT 2180)

A. ENGEL, *International Domain Names Disputes: Rules and Practice of the UDRP*, in *EIPR* 2003, 351-365

D. GIRSBERGERE-D. SCHRAMM, *Cyber-Arbitration*, in 3 *EBOR* 2002, 611-628

A.L. CELLI-N. BENZ, *Arbitration and Intellectual Property*, in 3 *EBOR* 2002, 593-610

J. COLLIER-V. LOWE, *The Settlement of Disputes in International Law: Institutions and Procedures*, Oxford University Press, New York, 1999 (INT 759)

World Trade Organization, 1999, *Overview of the State-of-Play of WTO Disputes*, on line at <http://www.wto.org/wto/dispute/bulletin.htm>

P. E. GELLER, *Intellectual Property in the Global Marketplace: Impact of TRIPs Dispute Settlement*, in 29 *Int'l Law.*, 1995, 99 ff.

L.R. HELFER, *Adjudicating Copyright Claims Under the TRIPs Agreement: The Case for a European Human Rights Analogy*, in 39 *Harv. Int. L. J.*, 357 ff. (1998)

C. NI' CHATAIN, *The European Community and the Member States in the Dispute Settlement Understanding of the WTO: United or Divided*, in 5 *European Law Journal*, 1999, 461 ff.

G. PEARCE – N. PLATTEN, *Promoting the Information Society: The EU Directive on Electronic Commerce*, in 6 *European Law Journal*, 2000, 363 ff.

3. Domain names disputes: WIPO rules and domestic jurisdictions

Hong Xue, *Territorialism versus Universalism: International Intellectual Property Law in the International Domain Name System*, in 9 *JWIP* 2006, 1-24

D.W. MAHER, *The UDRP: the Globalization of Trademark Rights*, in 33 *IIC* 2002, 922 ff.

S. CHAPMAN-J. HOLMÉN, *New gTLDs: Protection or Threat for IP Owners?*, in *EIPR* 2006, 315ff.

P. DORE, *A n.eu beginning*, in *EIPR* 2006, 246ff

J Goldsmith-Tim Wu, *Who Controls the Internet? Illusions of a Borderless World*, Oxford University Press, Oxford, 2006 (PRIV 3876)

D. KOCHER, *The Liberalization of Finnish Domain Name Law*, in 36 *IIC* 2005, 336-338

- J.I. SHERMAN, *Fan Websites' Use of Trademark in their Domain Names: Fair or Foul?* in 30 *Rutgers Comp. & Techn. L.J.* 2004, 399-430
- A. ENGEL, *International Domain Names Disputes: Rules and Practice of the UDRP*, in *EIPR* 2003, 351-365
- A. CHANDLER, *The New, New Property*, in 81 *Texas Law Rev.*, 2003, 716-798
- F. SCHAUER, *The Boundaries of the First Amendment: A Preliminary Exploration of Constitutional Salience*, in 117 *Harv. L.R.* 2004, 1765-1809
- MO ZHANG, *Governance of Internet Domain Names Against Cybersquatters in China: A Framework and Legal Perspective*, in 26 *Hastings Inter'l and Comp. Law Rev.*, 2002, 51-82
- W. WEFERS BETTINK, *Domain Name Dispute Resolution under the UDRP: The First Two Years*, in 24 *EIPR* 2002, 244 ff.
- M. FROOMKIN, *ICANN's 'Uniform Dispute Resolution Policy' – Causes and Partial Cures*, in 67 *Brooklin Law Review* 2002, 605 ff. available at www.law.miami.edu/~froomkin/articles/udrp.pdf>
- A. CHRISTIE, *The ICANN Domain Name Dispute Resolution System as a Model for Resolving other Intellectual Property Disputes on the Internet*, in 5 *The Journal of World Intellectual Property* 2002, 105 ff.
- M.A. AL-KANDARI, *Infringement of Copyright and Trade Marks in Electronic Commerce: A Kuwaiti and Comparative Approach*, in 17 *Arab Law Quarterly*, 2002, 3 ff.
- LING CHIANG LI, *The People Republic of China Domain-Name Regulatory Regime*, in 4 *The Journal of World Trade Law*, 2001, 105 ff.
- M. STECHTER, *Webvertising: Unfair Competition and Trademarks on the Internet*, Kluwer Law International, 1999 (PRIV 2388)
- E. RHEIN, *Reverse Domain Name Hijacking: Analysis and Suggestions*, in *EIPR* 2001, 557 ff.
- P. GEY, *Bad Faith Under ICANN's Uniform Domain Names Dispute Resolution Policy*, in *EIPR* 2001, 507 ff.
- J.P. LIU, *Legitimacy and Authority in Internet Coordination: A Domain Name Case Study*, in 74 *Ind. L.J.*, 1999, 587
- D. J. EZER, *Celebrity Names as Web Site Addresses: Extending the Domain of Publicity Rights to the Internet*, in 67 *The University of Chicago Law Rev.*, 2000, 1291 ff.
- M. LEAFFER, *Domain Names, Globalization and Internet Governance*, in 6 *Ind. J. of Global Legal Studies*, 1998, 139 ff.
- A.E. MANAS, *Harvard as a Model in Trademark and Domanin Name Protection*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 475-502
- CENTRE FOR DEMOCRACY AND TECHNOLOGY, *Domain Name Management Policy*, 2000 available at <http://www.cdt.org/dns/icann/study>
- Internet Corporation for Assigned Names and Numbers (ICANN), *Uniform Domain Name Dispute Resolution Policy*, at <http://www.icann.org/udrp/udrp-rules>
- www.ecommerce.wipo.int/databases/cctld
- C. GIBSON, *Digital Dispute Resolution. Internet Domain Names and WIPO's Role*, in *Computer und Recht International*, n.2, 2001, 33 ff.
- G. E. EVANS, *Comment on the Terms of Reference and Procedure for the Second WIPO Internet Domain Name Process*, in *EIPR*, 2001, 61 ff.
- S. JONES, *A Child's First Step: The First Six Months of Operation – The ICANN Dispute Resolution Procedure for Bad Faith Registration of Domain Names*, in *EIPR*, 2001, 66 ff.

R.C. DENICOLA, *Some Thoughts on the Dynamic of Federal Trademark Legislation and the Trademark Dilution Act 1995*, in *Law & Contemporary Problems*, 1996, 75 ff.

<http://arbiter.wipo.int/domains/statistics/index.html>
<http://arbiter.wipo.int/domains/decisions/index.html>
<http://arbiter.wipo.int/domains/cases/index.html>
<http://ecommerce.wipo.int/domains/cctlds/bestpractices/>
<http://www.icann.org/udrp/udrp-rules>
<http://www.icann.org/udrp/poroceedings-list.htm>

WEEK XII: EMERGING AND GLOBAL INTELLECTUAL PROPERTY ISSUES

1. Overview of the Impact of New Technologies on the Protection, Exercise and Enforcement of Intellectual Property Rights

Sh. Greenstein-A. Goldfarb-C. Tucker, *The Economics of Digitization*, Edward Elgar, 2013 (Priv 6651)

ROB FRIEDEN, *Winning the Silicon Sweepstakes: Can the US Compete in Global Telecommunications?* Yale University Press, 2010 (PRIV 5633)

Irini Stamatoudi (ed.), *Copyright Enforcement and the Internet*, Kluwer Law International, 2010 (PRIV 5886)

ROBERT DUNNE, *Computers and the Law, An Introduction to Basic Legal Principles and Their Application in Cyberspace*, Cambridge, 2009 (PRIV 5440)

A. HARTMANN, *Unterlassungsansprüche im Internet*, Beck, München, 2009 available at <http://www.stoererhaftung.de/>

David G. Post, *In Search of Jefferson's Moose, Notes on the State of Cyberspace*, Oxford University Press, 2009 (PRIV 5478)

STROWEL Alain (ed.), **Peer-to-peer file sharing and secondary liability in copyright law**, Edward Elgar, Northampton, 2009 (5377)

PAOLO BALBONI, *Trustmarks in E-Commerce, The Value of Web Seals and the Liability of their Providers*, Cambridge, 2009 (PRIV 5439)

J. Zittrain, *The Future of the Internet and How to Stop it*, Yale University Press, 2008 (K 21)

DON TAPSCOTT AND ANTONY D. WILLIAM, *Wikinomics: How Mass Collaboration Changes Everything*, Portfolio, New York, 2008 (PRIV 5437)

ANDREW KEEN, *The Cult of the Amateur: how today's internet is killing our culture and assaulting our economy*, Doubleday, New York, 2007 (PRIV 5513)

HENRY JENKINS, *Convergence Cultures: Where Old and New Media Collide*, New York University Press, New York, 2006 (PRIV 5475)

D. LATHROP-L. RUMA, *Open Government*, O'Reilly Media, 2010 (PRIV 5634)

A. CERRILLO I MARTINEZ, A. GALAN GALAN, *La reutilización de la información del sector público*, Comares, Granada, 2006 (PRIV 5484)

CHO G., *Geographic Information Science: Mastering the Legal Issues*, John Wiley and Sons, 2005 (PRIV 5443)

Matthew Rimmer, *Digital Copyright and the Consumer Revolution*, Edward Elgar, Celtenham, 2008 (PRIV 4603)

Lorna Brazell, *Electronic Signatures and Identities. Law and Regulation*, Thomson, 2008 (PRIV 5177)

Roger Brownsword, *Regulation, and the Technological Revolution*, Oxford University Press, 2008 (PRIV 5188)

Sumit R. Shah, *Modding the Web: Secondary Liability Under Copyright and Web Modification Software in a Post-Grokster World*, in 85 *Texas Law Review*, 2007, 703-740

Paul Schiff Berman ed., *Law and Society Approaches to Cyberspace*, Ashgate, 2007 (PRIV 4518)

Jane C. Ginsburg, “Une Chose Publique”? *The Author’s Domain and the Public Domain in Early British, French and US Copyright Law*, in 65 *Cambridge L.J.* 2006, 636-670

Alfred Buellesbach, Yves Pouillet & Corien Prins, *Concise European IT Law*, Wolters Kluwer, 2006 (EU 204)

J Goldsmith-Tim Wu, *Who Controls the Internet? Illusions of a Borderless World*, Oxford University Press, Oxford, 2006 (PRIV 3876)

LI LUO, *Legal Protection of Technological Measures in China*, in *EIPR* 2006, 100-105

Niva Elkin-Koren and Eli M. Salzberger, *Law, Economics and Cyberspace. The Effects of Cyberspace on the Economic Analysis of Law*, Edward Elgar, 2004 (3900)

ERIC GOLDMAN, *Deregulating Relevancy in Internet Trade Mark Law*, in 54 *Emory Law Journal* 2005, 507 ff.

S.L. DOGAN-M. LEMLEY, *Trademarks and Consumer Search Costs on the Internet*, John M. Olin Program in Law & Economics Working Paper 294 August 2004, in <http://ssrn.com/abstract=560725> (also in 41 *Hous. L. Rev.* 777 (2004))

Patricia Akester and Francisco Lima, *The Economic Dimension of the Digital Challenge: A Copyright Perspective*, *IPQ* 69-81 (2005)

Cristopher Geiger, *Right to Copy v. Three-Step Test. The Future of the Private Copy Exception in the Digital Environment*, 6 *CRi* 7-11 (2005)

B.S. NOVECK, *The Electronic Revolution in Rulemaking*, in 53 *Emory L.J.* 2004, 433-522

S. PETKOVA, *The Potential Impact of the Draft Hague Convention on International Jurisdiction and Foreign Judgements in Civil and Commercial Matters on Internet-Related Disputes with Particular Reference to Copyright*, in *IPQ* 2004, 173-197

E.J. FEIGIN, *Architecture of Consent: Internet Protocols and their Legal Implications*, in 56 *Stanford Law Review*, 2004, 901-942

F.M. ABBOTT, T. COTTIER, F. GURRY, *The International Intellectual Property System: Commentary and Materials*, Kluwer Law International, 1999, The Hague/London/Boston

J.M. BALKIN, *Digital Speech and Democratic Culture: A Theory of Freedom of Expression for the Information Society*, in 78 *N.Y.U. L.R.* 2004, 1-58

A. ENDESHAW, *Reconfiguring Intellectual Property for the Information Age – Towards Information Property?* in 7 *JWIP* 2004, 327-364

C.H. FERGUSON, *The Broadband Problem. Anatomy of a Market Failure and a Policy Dilemma*, Brookings Institution Press, Washington, 2004 (PRIV 3155)

O.S. KERR, *Cybercrime’s Scope: Interpreting “Access” and “Authorization” in Computer Misuse Statutes*, in 78 *N.Y.U. L.R.* 2003, 1596-1668

C. JENSEN, *The More Things Change, the More They Stay the Same: Copyright, Digital Technology and Social Norms*, in 55 *Stanford Law Review*, 2003, 531 ff.

MATTHEW COLLINS, *The Law of Defamation and the Internet*, Oxford University Press, 2001 (PRIV 3352)

- S.W. BRENNER, *Toward a Criminal Law for Cyberspace: A New Model of Law Enforcement*, in 30 *Rutgers Comp. and Tech. Law J.*, 2004, 1-104
- J. WEISS, *Harmonizing Fair Use and Self-Help Copyright Protection of Digital Music*, in 30 *Rutgers Comp. and Tech. Law J.*, 2004, 203 ff.
- J. STRACHAN, *The Internet of Tomorrow: the New-Old Communications Tool of Control*, in *EIPR* 2004, 123-136
- A. CHANDLER, *The New, New Property*, in 81 *Texas Law Review* 2003, 715-797
- R.A. EPSTEIN, *Cybertrespass*, in 70 *U. Chi. L. Rev.* 2003, 73-86
- D.C. NUNZIATO, *Freedom of Expression, Democratic Norms, and Internet Governance*, in 52 *Emory L.J.* 2003, 187-280
- L.J. BEYER-SIMS, *Mutiny on the Net: Ridding P2P Pirates of their Booty*, in 52 *Emory Law Journal* 2003, 1907 ff.
- E. ZARINS, *Notice v. Knowledge Under the DMCA Safe Harbors*, in 92 *Cal. L. Rev.* 2004, 257-298
- C.L. KUNZ-J.E. OTTAVIANI-E.D. ZIFF-J.M. MORINGELLO-K.M. PORTER-J.C. DEBROW, *Browse-Wrap Agreements: Validity of Implied Assent in Electronic Form Agreements*, in 59 *The Business Lawyer*, 2003, 279 ff.
- A.M. FROOMKIN, Habermas@discourse.net: *Toward a Critical Theory of Cyberspace*, in 116 *Harv. L.R.* 2003, 749 ff.
- T. HOEREN, *The European Union Commission and Recent Trends in European Informations Law*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 1-32
- K.L. RACE, *The Future of Digital Movie Distribution on the Internet: Antitrust Concerns with the Movielink and Movies.com Proposals*, in 29 *Rutgers Comp. and Tech. Law J.*, 2003, 89-138
- G. PESSACH, *The Author's Moral Right of Integrity in Cyberspace – A Preliminary Normative Framework*, in 34 *IIC* 2003, 250 ff.
- S. DUSOLLIER, *Exceptions and Technological Measures in the European Copyright Directive of 2001 – An Empty Promise*, in 34 *IIC* 2003, 62-75
- C. GRINGRAS, *The Laws of the Internet*, Butterworths-Lexis Nexis, 2003 (PRIV 2595)
- P. WEISER, *The Internet, Innovation, and Intellectual Property Policy*, in 103 *Columbia L.R.* 2003, 534 ff.
- D. HUNTER, *Cyberspace as Place and the Tragedy of the Digital Anticommons*, in 91 *California L.R.* 2003, 439 ff.
- M. REIMANN, *Introduction: The Yahoo! Case and Conflict of Law in the Cyberage*, in 24 *Michigan J. of Int. L.* 2003, 663-672
- H. MUIR WATT, *Yahoo! cyber-Collision of Cultures: Who Regulates?* in 24 *Michigan J. of Int. L.* 2003, 673-696
- M.S. VAN HOUVELING, *Enforcement of Foreign Judgements, the First Amendment, and Internet Speech: Notes for the Next Yahoo! v. LICRA*, in 24 *Michigan J. of Int. L.* 2003, 697-718
- M.F. KIGHTLINGER, *A Solution to the Yahoo! Problem? The EC E-Commerce Directive as a Model for International Cooperation on Internet Choice of Law*, in 24 *Michigan J. of Int. L.* 2003, 719-766
- T. FOGED, *U.S. v. EU Anticircumvention Legislation: Preserving the Public's Privilege in the Digital Age?* in *EIPR* 2002, 525 ff.
- Dow Jones & Co v. Gutnick* 10 decembre 2002, in *CRI* 2003, 17 with remarks by DAVISON
- L.M.C.R. GUIBAULT, *Netgerland: Peer-to-Peer File Sharing and the Kazaa Case*, in *CRI* 2002, 90 ss.
- F. SCHAUER, *The Boundaries of the First Amendment: A Preliminary Exploration of Constitutional Saliency*, in 117 *Harv. L.R.* 2004, 1765-1809

- D. HOWES, *e-legislation: Law-Making in the Digital Age*, in 46 *Mc Gill Law Journal*, 2001, 39 ff.
- S. BIEGEL, *Beyond Our Control? Confronting the Limits of Our Legal System in the Age of Cyberspace*, Mit Press, Cambridge, Mass., 2001 (PRIV 2417)
- J.C. GINSBURG, *Berne Without Borders: Geographic Indiscretion and Digital Communications*, in *IPQ* 2002, 111 ff.
- G. SMITH, *Internet Law and Regulation*, 3rd ed., Sweet & Maxwell, London, 2002 (PRIV 2177 and PRIV 2575)
- F. HENNIG-BODEWIG-G. SCHRICKER, *New Initiatives for the Harmonisation of Unfair Competition Law in Europe*, in 24 *EIPR* 2002, 271 ff.
- J. REINBOTHE-S. VON LEWINSKI, *The WIPO Treaties 1996: Ready to Come into Force*, in 24 *EIPR* 2002, 199 ff.
- J. LIPTON, *Intellectual Property in the Information Age and Secured Financial Practice*, in 24 *EIPR* 2002, 358 ff.
- G.I. ZEKOS, *Issues of Intellectual Property in Cyberspace*, in 5 *The Journal of World Intellectual Property* 2002, 233
- J. LITMAN, *Digital Copyright*, Prometheus Books, Amherst, N.York, 2001 (PRIV 2459)
- J. LIPTON, *Copyright in the Digital Age: A Comparative Survey*, in 27 *Rutgers Comp. & Tech. L. J.*, 2001, 333 ff.
- G. VACIAGO, *ISPs and Civil Liberties: the "Reasonable Expectation of Privacy" of Twitter's Users from People v. Harris*, in *Cri* 2012, 137-140
- Nadezhda Purtova, *Property Rights in Personal Data – A European Perspective*, Kluwer, 2011 (EU 599)
- J. LITMAN, *Information Privacy/Information Property*, in 52 *Stan. L. Rev.* 2000, 1283 ff.
- U. SIEBER, *The Emergence of Information Law: Object and Characterization of a New Legal Area*, in E. LEDERMAN-R. SHAPIRA eds., *Law, Information and Information Technology*, Kluwer, The Hague, 2001, 1 ff. (PRIV 2439)
- A. CHRISTIE, *The ICANN Domain Name Dispute Resolution System as a Model for Resolving other Intellectual Property Disputes on the Internet*, in 5 *The Journal of World Intellectual Property* 2002, 105 ff.
- A. GUADAMUZ, *The "New Sharing Ethic" in Cyberspace*, in 5 *The Journal of World Intellectual Property* 2002, 129 ff.
- J.C. GINSBURG, *Copyright and Control over New Technologies of Dissemination*, in 101 *Col. L. Rev.*, 2001, 1613 ff.
- G. VACIAGO-D. SILVA RAMALHO, *The Variety of ISP Liability in the EU Member States*, in *CRi* 2013, 33-39
- V. McEVEDY, *The DMCA and the E-Commerce Directive*, in *EIPR* 2002, 65 ff.
- A. MORRISON-L.E. GILLIES, *Securing Webcast in the EU: Copyright, Technical Protection and Problems of Jurisdiction on the Internet*, in *EIPR* 2002, 74 ff.
- M. FICSOR, *The Law of Copyright in the Internet. The WIPO Treaties and their Implementation*, Oxford University Press, Oxford, 2002 (INT 1006)
- I.A. STAMATOUDI, *Copyright and Multimedia Products. A Comparative Analysis*, Cambridge University Press, 2002 (PRIV 2251)
- S. VON LEWINSKI-J. REINBOTHE, *WIPO Treaties 1996: the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty. Commentary and Legal Analysis*, Butterworths, London, 2002 (INT 956)
- R. COOPER DREYFUSS -D. LEENHER-ZIMMERMANN -H. FIRST, *Expanding the Boundaries of Intellectual Property: Innovation Policy for the Knowledge Society*, Oxford University Press, Oxford, 2001, 223-249 ff. (PRIV 2247)

D. MEALE, *SABAM v Scarlet: of Course Blanket Filtering of the Internet is Unlawful, but this isn't the End of the Story*, in *EIPR* 2012, 429 ff.

P. VAN EECKE, *Online Service Providers and Liability: A Plea for a Balanced Approach*, in *CMLR* 2011, 1455-1502

N. Suzor and B. Fitzgerald, *The Legitimacy of Graduated Response Schemes in Copyright Law*, in *34 University of New South Wales Journal of Law* 2011, 1 ff., also available at <http://eprints.qut.edu.au/43926/>

X. AMADEI, *Standards of Liability for Internet Service Providers: A Comparative Study of France and the US with a Specific Focus on Copyright, Defamation and Illicit Content*, in *35 Cornell Int'l L.J.* 2001-2002, 189-229

A. HAMDANI, *Who's Liable for Cyberwrongs?* in *87 Cornell L. Rev.*, 2002, 901-957

J.N. ADAMS, *Trespass in A Digital Age*, in *IPQ* 2002, 1 ff.

M. BRUNNER, *Die Zulaessigkeit von Hyperlinks nach schweizerischem Recht: Eine Bestandaufnahme nach Urheber-, Marken-, Lauterkeit-, Persoenlichkeit- und Firmenrecht*, Bern, Staempfli, 2001 (E.VI.155.657)

G.S. LUNNEY, *The Death of Copyright: Digital Technology, Private Copying and the Digital Millennium Copyright Act*, in *87 Virginia Law review* 2001, 813 ff.

Cristopher Heath & Anselm Kamperman Sanders eds., *Intellectual Property in the Digital Age. Challenges for Asia*, Kluwer Law International, 2001 (PRIV 2313)

A.J. BELLIA Jr., *Contracting with Electronic Agents*, in *50 Emory L.J.* 2001, 1047 ff.

P. TORREMANIS-I. STAMATOUDI, *Copyright in the New Digital Environment: The Need to Redesign Copyright*, Sweet & Maxwell, London, 2000 (PRIV 2560)

P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312)

N.W. NETANEL, *Cyberspace Self-Governance: A Skeptical View from Liberal Democratic Theory*, in *88 California Law Review*, 2000, 395 ff.

N.W. NETANEL, *Cyberspace 2.0*, in *79 Texas Law Rev.*, 2000, 447 ff.

J. GINSBURG, *Copyright Use and Excuse on the Internet*, 2000, <http://www.law.columbia.edu/law-economicstudies/papers/wp178.pdf>

Y. BENKLER, *Coase's Penguin, or Linux and The Nature of the Firm*, in *112 Yale L.J.*, 2002, 369 ff.

Note, *Exploitative Publishers, Untrustworthy Systems, and the Dream of Digital Revolution for Artists*, in *114 Harv. L. Rev.*, 2001, 2438 ff.

M. SCHIPPAN, *Purchase and licensing of digital rights: the VERDI project and the clearing of multimedia rights in Europe*, in *EIPR* 2000, 24 ff.

M. RICOLFI, *Intellectual Property Rights and Legal Order*, in *Il Diritto di Autore*, 2001, 123 ff. (OP 22085) available at <http://www.bepress.com/gj/advances/vol2/iss1/art3/>

S. PERLMUTTER, *Convergence and the Future of Copyright*, in *EIPR*, 2001, 111 ff.

C.M. CORREA, *Fair Use in the Digital Era*, in *33 IIC* 2002, 570 ff.

D. GOLDBERG – R. J. BERNSTEIN, *The Prohibition on Circumvention and the Attack on the DVD*, in *EIPR*, 2001, 160 ff.

F.W. GROSSHEIDE, *Is the Appropriate EU Legal Framework in Place for Music Online*, I and II, in *33 IIC* 2002, 586 ff. and 698 ff.

M. BOMAN – F. LINDBLOM, *Hyper Linking may be a Criminal Offence*, in *EIPR*, 2001, 55 ff.

- P.B. HUGENHOLTZ, *Caching and Copyright: The Right of Temporary Copying*, in *EIPR* 2000, 482 ff.
- I. J. GARROTE, *Linking and framing : a Comparative Law Approach*, in *EIPR* 2002, 184 ff.
- K.W. GREWLICH, *Governance in Cyberspace. Access and Public Interest in Global Communications*, Kluwer, 1999 (PRIV 2311)
- K.W. DAM, *Self-Help in the Digital Jungle*, in *The Journal of Legal Studies*, 1999, 393 ff.
- T.W. BELL, *The Common Law in Cyberspace*, in 97 *Mich. L. Rev.*, 1999, 1746 ff.
- L. LESSIG-P. RESNICK, *Zoning Speech on the Internet: A Legal and Technical Model*, in 98 *Michigan Law Review*, 1999, 395 ff.
- J.L. GOLDSMITH-A.O. SYKES, *The Internet and Dormant Commerce Clause*, in 110 *Yale L. J.*, 2001, 785 ff.
- J. EPSTEIN, *Book Business: Publishing Past, Present and Future*, New York, Norton, 2001 (PRIV 2022)
- T.C. VINJE, *Should we Begin Digging Copyright's Grave?* in *EIPR* 2000, 551 ff.
- B. HUGENHOLZ, *Why the Copyright Directive is Unimportant and Possibly Invalid*, in *EIPR* 2000, 499 ff.
- M.-C. JANSSENS (ed.), *Intellectual property rights in the information society*, Bruylant, Brussels, 1998 (PRIV 1706)
- M.A. LEMLEY, *Intellectual Property and Shrinkwrap Licenses*, in 68 *Cal. L. Rev.* 1995, 1239 ff.
- J.C. GINSBURG, *Putting Cars on the "Information Superhighway": Authors, Exploiters and Copyright in Cyberspace*, in 95 *Col. L. Rev.*, 1995, 1466 ff.
- L. LESSIG, *Code and Other Laws of Cyberspace*, Basic Books, New York, 2000 (PRIV 1578)
- D.G. POST, *What Larry Doesn't Get: Code, Laws and Liberty in Cyberspace*, in 52 *Stan. L. Rev.* 2000, 1439 ff.
- C. FRIED, *Perfect Freedom or Perfect Control?* book review to L. LESSIG, *Code and Other Laws of Cyberspace*, Basic Books, New York, 2000, in 114 *Harv. L. Rev.*, 2001, 606 ff.
- C.R. MC MANIS, *Taking Trips on the Information Superhighway: International Intellectual Property Protection and Emerging Computer Technology*, in 41 *Vill. L. Rev.*, 1996, 207 ss
- P. GOLDSTEIN, *Copyright's Highway, From Gutenberg to the Celestial Jukebox*, Hill and Wang, New York, 1994 (PRIV 173)
- M. SCHRUERS, *The History and Economics of ISP Liability for Third Party Content*, in 88 *Virginia Law Review*, 2002, 205 ff.
- T. BETTINGER-S. FREYTAG, *Civil Law Responsibility for Links*, in 30 *I.I.C.* 883 (1999)
- C. REED, *Controlling World Wide Web Links: Property Rights, Access Rights and Unfair Competition*, in 6 *Ind. J. of Global Legal Studies*, 1998, 167 ff.
- L. JONES, *An Artist's entry into Cyberspace: Intellectual Property on the Internet*, in *EIPR*, 2000, 79 ff.
- J. PHILLIPS, *Copyrights in Cyberspace: a Singapore Perspective*, in *The Journal of Business Law*, 2000, 192 ff.
- W. M. POLLACK, *Tuning In: The Future of Copyright Protecting for Online Music in the Digital Millennium*, in 6 *Fordham Law Review*, 2000, 2445 ff.
- J. A. MODISSETT – C.M. LOTT, *Cyberlaw and E-commerce: a State Attorney General's Perspective*, in 94 *Northwestern University Law Review*, 2000, 643 ff.
- K. J. KOELMAN, *A Hard Nut to Crack: the Protection of Technological Measures*, in *EIPR*, 2000, 272 ff.

- J.R. REIDENBERG, *Lex Informatica: The Formulation of Information Policy Rules Through Technology*, in 76 *Texas L. Rev.*, 1998, 553 ff.
- J. REIDENBERG, *Governing Networks and Rule Making in Cyberspace*, in 45 *Emory Law Journal*, 1996, 911 ff.
- H. P. KNOPF, *Copyright and the Internet in Canada and Beyond: Convergence, Vision and Division*, in *EIPR*, 2000, 262 ff.
- D. S. MARKS – B. H. TURNBULL, *Technical Protection Measures: The Intersection of Technology, Law and Commercial Licences*, in 22 *E.I.P.R.*, 2000, 198 ff.
- K.J. KOELMAN-N. HELBERGER, *Protection of Technological Measures*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 165 ff.
- A.M.E. de KROON, *Protection of Copyright Management Information*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 229 ff.
- M. ADLER, *Cyberspace, General Searches, and Digital Contraband: The Fourth Amendment and the Net Wide Search*, in 105 *Yale Law Journal*, 1996, 1093 ff.
- J.B. BOYLE, *Intellectual Property Policy Online: A Young Person's Guide*, in 10 *Harvard Journal of Law and Technology*, 1996, 47 ff.
- K.J. KOELMAN, *Online Intermediary Liability*, in P.B. HUGENHOLTZ ed., *Copyright and Electronic Commerce. Legal Aspects of Electronic Copyright Management*, Kluwer Law International, 2000 (PRIV 2312), 7 ff.
- C. KOHLER-K. BURMEISTER., *Copyright liability on the internet today in Europe (Germany, France, Italy and E.U.)*, *EIPR* 1999, 485 ff.
- K. WEATHERHALL, *An End to Private Communications in Copyright? The Expansion of Right to Communicate Works to the Public: Part I*, in *EIPR*, 1999, 342 ff.
- J. BAND, *The Digital Millennium Copyright Act: A Balanced Result*, in *EIPR*, 1999, 92
- J. COHEN, *WIPO Copyright Treaty Implementation in the U.S.: Will Fair Use Survive?* in *EIPR*, 1999, 236 ff.
- T. DREIER, *Adjustment of Copyright Law to the Requirements of the Information Society*, in *IIC*, 1998, 623
- M. GIMBEL, *Some Thoughts on the Implication of Trusted Systems for Intellectual Property Law*, in 50 *Stanford Law Review*, 1998, 1671 ff.
- P. GOLDSTEIN, *Copyright, Patent and Related State Doctrines*, Foundation Press, New York, 1999 (PRIV 1884)
- B. HUGENHOLZ, *The Future of Copyright in A Digital Environment*, Kluwer Law International, The Hague, 1996, (PRIV 310)
- D. NIMMER, *A Riff on Fair Use in the Digital Millennium Copyright Act*, in 148 *U. Pa. L. Rev.*, 2000, 673 ff,
- M. LEHMANN, *Internet and Multimedia Law (Cyberlaw)*, Schaeffer-Poeschel, Stuttgart, 1997 (PRIV 346)
- Y. BENKLER, *Free As the Air to Common Use: First Amendment Constraints on the Enclosure of the Public Domain*, in 74 *N.Y.U. L. Rev.* 1999, 354 ff.
- J.L. GOLDSMITH, *Against Cyberanarchy*, in 65 *U. Chi. L. Rev.*, 1998, 1217 ff.
- A. RUBIN, *Are You Experienced? The Copyright Implications of Web Site Modification Technology*, in 89 *Cal. L. Rev.*, 2001, 817 ff.

Relevant sites:

www.arl.org (on the US Digital Millennium Copyright Act)

<http://www.imprimatur.alcs.co.uk> (on electronic management systems & privacy)

several articles are published in the electronic versions of Villanova L. Rev. (in http://vls.law.vill.edu/academic/jd/journals/law-review/Volume_41/) and of the Berkeley Technology Law Journal (<http://www.law.berkeley.edu/journal/btlj/>).

<http://www.dfc.org>>

<http://www.cr-international.com>

www.gnu.org

www.opensource.org

www.fimi.it

www.ifpi.org

www.riaa.com

http://www.bsa.org/usa/policyres/7_principles.pdf

2. Intellectual Property Issues in:

- (i) **Internet**
- (ii) **Domain Names**
- (iii) **Use of Trademark on the Internet**
- (iv) **E-commerce**

A. Savin, *The Law of the Internet*, Edward Elgar, 2013 (EU 759)

Patricia Akester, *A Practical Guide to Digital Copyright*, Thomson-Sweet & Maxwell, 2008 (PRIV 4858)

A.S.Y. CHEUNG-K.K.H. PUN, *Comparative Study on the liability for trade mark infringement of online auction providers*, in *EIPR* 2009, 559-567

J Goldsmith-Tim Wu, *Who Controls the Internet? Illusions of a Borderless World*, Oxford University Press, Oxford, 2006 (PRIV 3876)

A. BREITSCHAFT, *Intel, Adidas & Co. – Is the Jurisprudence of the European Court of Justice on Dilution Law in compliance with the underlying rationales and fit for the future*, in *EIPR* 2010, 497-504

CHARLES H. GOOGE, JR. AND LEWIS CLAYTON, *Comparative advertising in the United States*, in Jeremy Phillips (ed.), *Trade Marks at the Limit*, Edward Elgar, Celtenham, 2006, 25 ff.

S. PETKOVA, *The Potential Impact of the Draft Hague Convention on International Jurisdiction and Foreign Judgements in Civil and Commercial Matters on Internet-Related Disputes with Particular Reference to Copyright*, in *IPQ* 2004, 173-197

S.W. BRENNER, *Toward a Criminal Law for Cyberspace: A New Model of Law Enforcement*, in *30 Rutgers Comp. and Tech. Law J.*, 2004, 1-104

J. STRACHAN, *The Internet of Tomorrow: the New-Old Communications Tool of Control*, in *EIPR* 2004, 123-136

J.M. BALKIN, *Digital Speech and Democratic Culture: A Theory of Freedom of Expression for the Information Society*, in *78 N.Y.U. L.R.* 2004, 1-58

K.E. MACDONALD, *Speed Bumps on the Information Superhighway: Slowing Transmission of Digital Works to Protect Copyright Owners*, in *63 Louisiana Law Review* 2003, 411 ff.

R.A. EPSTEIN, *Cybertrespass*, in *70 U. Chi. L. Rev.* 2003, 73-86

O.S. KERR, *Cybercrime's Scope: Interpreting "Access" and "Authorization" in Computer Misuse Statutes*, in *78 N.Y.U. L.R.* 2003, 1596-1668

L.J. BEYER-SIMS, *Mutiny on the Net: Ridding P2P Pirates of their Booty*, in *52 Emory Law Journal* 2003, 1907 ff.

- Cristiano Rizzi, *E-Commerce Law in China*, Wolters Kluwer, 2013 (INT 2173)
- H. MUIR WATT, *Yahoo! cyber-Collision of Cultures: Who Regulates?* in 24 *Michigan J. of Int. L.* 2003, 673-696
- M.F. KIGHTLINGER, *A Solution to the Yahoo! Problem? The EC E-Commerce Directive as a Model for International Cooperation on Internet Choice of Law*, in 24 *Michigan J. of Int. L.* 2003, 719-766
- JULIE E. COHEN, LYDIA PALLAS LOREN, RUTH GANA OKEDIJI, MAUREEN O'ROURKE, *Copyright in a Global Information Economy*, Aspen Law & Business, New York – Gaithersburg, 2002 (PRIV 3320)
- H. WIESE, *The Justification of the Copyright System in the Digital Age*, in 24 *EIPR* 2002, 387 ff.
- M.A. AL-KANDARI, *Infringement of Copyright and Trade Marks in Electronic Commerce: A Kuwaiti and Comparative Approach*, in 17 *Arab Law Quarterly*, 2002, 3 ff.
- J. LITMAN, *Digital Copyright*, Prometheus Books, Amherst, N.York, 2001 (PRIV 2459)
- P. JOHNSON, *Can You Quote Donald Duck? Intellectual Property in Cyberculture*, in 13 *Yale Journal of Law & the Humanities*, 2001, 451 ff.
- K.M. LEE, *The Realities of the MP3 Madness: Are Record Companies Simply Crying Wolf?* in 27 *Rutgers Computer and Technology Law Journal* 2001, 131 ff.
- D.C. NUNZIATO, *Freedom of Expression, Democratic Norms, and Internet Governance*, in 52 *Emory L.J.* 203, 187-280
- F. SCHAUER, *The Boundaries of the First Amendment: A Preliminary Exploration of Constitutional Salience*, in 117 *Harv. L.R.* 2004, 1765-1809
- T. APLIN, *Contemplating Australia's Digital Future: The Copyright Amendment (Digital Agenda) Act 2000*, in *EIPR* 2001, 565 ff.
- S. VON LEWINSKI-J. REINBOTHE, *WIPO Treaties 1996: the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty. Commentary and Legal Analysis*, Butterworths, London, 2002 (INT 956)
- S. PERLMUTTER, *Convergence and the Future of Copyright*, in *EIPR*, 2001, 111 ff.
- G.S. LUNNEY, *The Death of Copyright: Digital Technology, Private Copying and the Digital Millennium Copyright Act*, in 87 *Virginia Law review* 2001, 813 ff.
- M. BOMAN – F. LINDBLOM, *Hyper Linking may be a Criminal Offence*, in *EIPR*, 2001, 55 ff.
- M. SCHRUERS, *The History and Economics of ISP Liability for Third Party Content*, in 88 *Virginia Law Review*, 2002, 205 ff.
- S.M. MANIATIS, *Trade Mark Law and Domain Names: Back to Basics?* in 24 *EIPR* 2002, 397 ff.
- M. STECHTER, *Webvertising: Unfair Competition and Trademarks on the Internet*, Kluwer Law International, 1999 (PRIV 2388)
- H.C. LUCAS, *Strategies for Electronic Commerce and the Internet*, The MIT Press, Cambridge, Mass.-London-England, 2001 (PRIV 2416)
- B. HUBERMAN, *The Laws of the Web. Patterns in the Ecology of Information*, The MIT Press, Cambridge, Mass.-London-England, 2001 (PRIV 2433)
- A.R. LODDER-H.W.K. KASPERSEN, *eDirectives: Guide to European Union Law on E-Commerce*, Kluwer, The Hague, 2002 (INT 1096)
- D.R. JOHNSON-D. POST, *Law and Borders: The Rise of Law in Cyberspace*, in 48 *Stanford L. Rev.*, 1996, 1367 ff.

R.J. BARCELO', *On line Intermediary Liability Issues: Comparing E.U. and U.S. Legal Frameworks*, in *EIPR*, 2000, 105 ff.

A. LUCAS, *Exploitation and Liability in the Light of Media Convergence*, in 23 *EIPR* 2001, 275 ff.

J. BOYLE, *Foucault in Cyberspace: Surveillance, Sovereignty and Hardwired Censors*, in 66 *University of Cincinnati Law Review*, 1997, 177 ff. and in Paul Schiff Berman ed., *Law and Society Approaches to Cyberspace*, Ashgate, 2007 (PRIV 4518), 235 ff.

L. LESSIG, *Code and Other Laws of Cyberspace*, Basic Books, New York, 2000 (PRIV 1578)

J.H. REICHMAN-J.A. FRANKLIN, *Privately Legislated Intellectual Property Rights: Reconciling Freedom of Contract with Public Good Uses of Information*, in 147 *U. Pa. L. Rev.*, 1999, 875 ff.

A. KUR, *Use of Trademarks on the Internet – the WIPO Recommendations*, in 33 *IIC* 2002, 41 ff.

Cristina Coteanu, *Cyberconsumer Law and Unfair Trading Practices*, Ashgate, 2005 (PRIV 3601)

F.L. STREET-M.P. GRANT, *Law of the Internet*, Matthew Bender, New York, 1999 (PRIV 1669)

STULKEY, *Internet and Online Law*, Law Journal Press, New York, 1999 (PRIV 1450)

S. YORK, *e-commerce: A Guide to the Law of Electronic Business*, Butterworths, London, 1999 (PRIV 1650)

M. CHISSICK-A. KELMAN, *Electronic Commerce Law & Practice*, Sweet & Maxwell, London, 2002 (PRIV 2572)

Note to *Universal City Studios Inc. v. Reimerdes*, 111 F. Supp. 2d 294 (S.D.N.Y.) (applying DMCA), in 114 *Harvard Law Rev.*, 2001, 1390 ff.

Relevant sites:

several articles are published in the electronic versions of Villanova L. Rev. (in http://vls.law.vill.edu/academic/jd/journals/law-review/Volume_41/) and of the Berkeley Technology Law Journal (<http://www.law.berkeley.edu/journal/btlj/>).
<http://www.dfc.org/> (site of the Digital Future Coalition)

3. Protecting Copyright and Related Rights in the Digital Environment:

(i) ***The WIPO Copyright Treaty (WCT)***

(ii) ***The WIPO Performances and Phonograms Treaty (WPPT)***

ANNABELLE GAWER, *Platforms, Markets and Innovation*, Edward Elgar, Celtenham, 2009 (5648)

Matthew Scherb, *Free Content's Future: Advertising, Technology, and Copyright*, *Northwestern University Law Review* 1787 ff. (2005)

K.E. MACDONALD, *Speed Bumps on the Information Superhighway: Slowing Transmission of Digital Works to Protect Copyright Owners*, in 63 *Louisiana Law Review* 2003, 411 ff.

C. JENSEN, *The More Things Change, the More They Stay the Same: Copyright, Digital Technology and Social Norms*, in 55 *Stanford Law Review*, 2003, 531 ff.

A.R. LODDER-H.W.K. KASPERSEN, *eDirectives: Guide to European Union Law on E-Commerce*, Kluwer, The Hague, 2002 (INT 1096)

J. REINBOTHE-S. VON LEWINSKI, *The WIPO Treaties 1996: Ready to Come into Force*, in 24 *EIPR* 2002, 199 ff.

S. VON LEWINSKI-J. REINBOTHE, *WIPO Treaties 1996: the WIPO Copyright Treaty and the WIPO Performances and Phonograms Treaty. Commentary and Legal Analysis*, Butterworths, London, 2002 (INT 956)

J. GINSBURG, *From Having Copies to Experiencing Works: The Development of an Access Right in US Copyright Law* available at <http://papers.ssrn.com/sol3/papers>

S. VON LEWINSKI, *The WIPO Diplomatic Conference on Audiovisual Performances: A First Résumé*, in 23 *EIPR* 2001, 333

RECENT CASES, *Copyright Law*, in 114 *Harvard Law Review*, 2001, 1390 ff.

S. PERLMUTTER, *Convergence and the Future of Copyright*, in *EIPR*, 2001, 111 ff.

D. GOLDBERG – R. J. BERNSTEIN, *The Prohibition on Circumvention and the Attack on the DVD*, in *EIPR*, 2001, 160 ff.

J. REINBOUHE-M. MARTIN-PRAT-S. VON LEWINSKI, *The New WIPO Treaties: A First Resumé*, in *EIPR*, 1997, 171 ff.

S. VON LEWINSKI, *WIPO Diplomatic Conference Results in Two New Treaties*, in *IIC*, 1997, 203 ff.

J. COHEN, *WIPO Copyright Treaty Implementation in the U.S.: Will Fair Use Survive?* in *EIPR*, 1999, 236 ff.

V. ESPINEL, *The U.S. Recording Industry and Copyright Law: An Overview, Recent development and the Impact of Digital technology*, in *EIPR* 1999, 53 ff.

S. LAI, *Digital Copyright and Watermarking*, in *EIPR*, 1999, 171 ff.

S. FITZPATRICK, *Copyright Imbalance: U.S. and Australian Responses to the WIPO Digital Copyright Treaty*, in 22 *E.I.P.R.*, 2000, 214 ff.

Th. VINJE, *Copyright Imperiled*, in *EIPR*, 1999, 192 ss

S. VON LEWINSKI, *A Successful Step Towards Copyright and Related Rights in the Information Age: The New EC Proposal for a Harmonisation Directive*, in *EIPR* 1998, 135 ff.

Relevant sites:

<http://www.europa.eu.int/comm/dg15/intprop/intprop/1100.htm> (on the proposed EU Directive on Copyright for the Information Age)

<http://www.dfc.org/> (site of the Digital Future Coalition)

<http://www.cr-international.com>

4. Attempts to Use Intellectual Property Laws for the Protection of:

(i) **Traditional Knowledge**

(ii) **Biodiversity**

(iii) **Biotechnology**

(iv) **Expression of Folklore**

CATHAL M. DOYLE, *Indigenous People, Title to Territory, Rights and Resources. The Transformative role of free prior and informed consent*, Routledge, London, 2015 (PRIV 6861)

P. Drahos, *Intellectual Property. Indigenous People and their Knowledge*, Cambridge University Press, Cambridge, 2014 (PRIV 6827)

GRAHAM DUTFIELD, *A Critical Analysis of the Debate on Traditional Knowledge, Drug Discovery and Patent-based Biopiracy*, in *EIPR* 2011, 238 ff.

- Jane E. Anderson, *Law, Knowledge, Culture. The Production of Indigenous Knowledge in Intellectual Property Law*, Edward Elgar, 2009 (PRIV 5189)
- Claudio Chiarolla, *Commodifying Agricultural Biodiversity and Development-Related Issues*, in 9 *JWIP* 2006, 25-60
- Emmanuel Opoku Awuku, *Biotechnology, Intellectual Property Rights and the Rights of Farmers in Developing Countries*, 8 *JWIP* 75-82 (2005)
- Susy Frankel, *Third Party Trade Marks as a Violation of Indigenous Cultural Property – A New Statutory Safeguard*, 8 *JWIP* 83 ff. (2005)
- S.K. VERMA, *Protecting Traditional Knowledge – Is a Sui Generis System an Answer?* in 7 *JWIP* 2004, 765-806
- R. WYNBERG, *Rhetoric, Realism and Benefit Sharing – Use of Traditional Knowledge of Hoodia Species in the Development of Appetite Suppressant*, in 7 *JWIP* 2004, 851-876
- M. GIRSBERGER, *Transparency Measures under Patent Law regarding Genetic Resources and Traditional Knowledge – Disclosure of Source and Evidence of Prior Informed Consent and Benefit-Sharing*, in 7 *JWIP* 2004, 451-490
- S. von Lewinski ed., *Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore*, 2nd ed., Kluwer Law International, 2008 (PRIV 4806)
- S. von Lewinski ed., *Indigenous Heritage and Intellectual Property, Genetic Resources, Traditional Knowledge and Folklore*, Kluwer Law International, 2004 (PRIV 3934)
- D. ZOGRAFOS, *The Legal Protection of Traditional Cultural Expressions – The Tunisian Example*, in 7 *JWIP* 2004, 229-242
- B. DHAR-R.V. ANURADHA, *Access, Benefit-Sharing and IP Rights*, in 7 *JWIP* 2004, 597-640
- C. FOWLER-G. HAWTIN-R. ORTIZ-M. IWANAGA-J. ENGELS, *The Question of Derivatives – Promoting Use and Ensuring Availability of Non-Proprietary Plant Genetic Resources*, in 7 *JWIP* 2004, 641-664
- P.G. SAMPAT, *Intellectual Property Rights on Traditional Medicinal Knowledge – A Process-Oriented Perspective*, in 7 *JWIP* 2004, 711-738
- J. CORNIDES, *Human Rights and Intellectual Property – Conflict or Convergence?* in 7 *JWIP* 2004, 135-168
- C. GEIGER, *Fundamental Rights, a Safeguard for the Coherence of Intellectual Property Law?* 35 *IIC* 2004, 268-280
- C. WALDBY-R. MITCHELL, *Tissue Economies. Blood, Organs, and Cell Lines in Late Capitalism*, Duke University Press, Durham and London. 2006 (INT 1402)
- Susan Kling Finston, *The Relevance of Genetic Resources to Pharmaceutical Industry – The Industry Viewpoint*, 8 *JWIP* 141 ff. (2005)
- R. WYNBERG, *Bioprospecting Delivers Limited Benefits in South Africa*, in *EIPR* 2004, 239-244
- T. KONGOLO-F. SHYLLON, *Panorama of the Most Controversial IP Issues in Developing Countries*, in *EIPR* 2004, 258-262
- S. GHOSH, *Globalization, Patents and Traditional Knowledge*, in 17 *Col.J. of Asian L.*, 2003, 73-120
- F. KAIHURA-M. STOCKING, *Agricultural Biodiversity in Smallholder Farms of East Africa*, United Nations University Press, Tokio, 2003 (PRIV 3156)
- Y. LIU, *IPR Protection for New Traditional Knowledge: With a Case Study of Traditional Chinese Medicine*, in 25 *EIPR* 2003, 194-200
- G. DUTFIELD, *Should We Terminate Terminator Technology?* in *EIPR* 2003, 491-495
- D.J. FAYE, *Bioprospecting, Gene Patenting and Indigenous Populations – Challenges under a Restructured Information Commons*, in 7 *JWIP* 2004, 401-428

- P. KURUK, *Bridging the Gap between Traditional Knowledge and Intellectual Property*, in 7 *JWIP* 2004, 429 ff.
- G.E. ISAAC-W.A. KERR, *Bioprospecting or Biopiracy? Intellectual Property and Traditional Knowledge in Biotechnology Innovation*, in 7 *JWIP* 2004, 35-52
- I.D. MOGOLLON-ROJAS, *The Preservation of Local Biodiversity Inheritance and Indigenous Peoples' Knowledge Proprietorship in the Venezuelan and Andean Community Legislation*, in 5 *The Journal of World Intellectual Property*, 2002, 535 ff.
- T. SAMPSON, *Achieving Ethically Acceptable Biotechnology Patents: A Lesson from the Clinical Trials Directive?* in *EIPR* 2003, 419-425
- C. J. WALSER, *Gewerblicher Rechtsschutz an Gentechnisch veraenderten Pflanzen unter Beruecksichtigung des US-amerikanischen Rechts*, Dunker & Humblot, Berlin, 2002 (COLL STR 15.151)
- W. VAN CAENEGEM, *The Public Domain: Scientia Nullius?* in 24 *EIPR* 2002, 324 ff.
- P.L. CANTUARIA MARIN, *Providing Protection for Plant Genetic Resources. Patents, Sui Generis Systems and Biopartnerships*, Kluwer, The Hague, 2002 (PRIV 2440)
- B. CHAYTOR-R. GERSTER-T. HERZOG, *The Convention on Biological Diversity – Exploring the Creation of a Mediation Mechanism*, in 5 *The Journal of World Intellectual Property*, 2002, 157 ss.
- A.G.M. LA VINA, *Intellectual Property Rights and Indigenous Knowledge of Biodiversity in Asia*, in J. KELSEY, *International Trade Regulation*, Ashgate, Dartmouth, 2001, 327-352 (INT 1179)
- C. BELL, *Protecting Indigenous Heritage Resources in Canada: a Comment on Kitkatla v. British Columbia*, in 10 *International Journal of Cultural Property*, 2001, 246 ff.
- M.D. JANIS, *Sustainable Agriculture, Patent Rights, and Plant Innovation*, in 9 *Ind.J. of Global Legal Studies* 2001, 91 ff.
- Symposium, *Sustainable Development, Agriculture and the Challenge of Genetically Modified Organisms*, in 9 *Ind.J. of Global Legal Studies* 2001, 1 ff.
- C. HEATH-S. WEIDLICH, *Intellectual Property: Suitable for Protecting Traditional Medicine?* in *IPQ* 2003, 69-96
- G. VAN OVERWALLE, *Traditional Medicinal Knowledge, Patents and the Convention on Biological Diversity*, in 91 *Revue de Droit Intellectuel L'Ingenieur Conseil*, 2001, 161 ff.
- G. VAN OVERWALLE, *Belgium Goes its Own Way on Biodiversity and Patents*, in 24 *EIPR* 2002, 233 ff.
- L. WISEMAN, *The Protection of Indigenous Art and Culture in Australia: The Labels of Authenticity*, in *EIPR*, 2001, 14 ff.
- E.S. NWAUCHE, *A Critical Evaluation of the Provisions of Nigerian Copyright Law in Floklöre*, in 33 *IIC* 2002, 599 ff.
- W. WENDLAND, *Intellectual Property, Traditional Knowledge and Folklore: WIPO's Exploratory Program, I and II*, in 33 *IIC*, 2002, 485 ff. and 606 ff.
- M. RICHARDSON, *The Haka, Vintage Cheese and Buzzy Bee: Trade Mark Law the New Zeland Way*, in *EIPR*, 2001, 207 ff.
- Matthew Rimmer**, *Intellectual Property and Biotechnology. Biological Inventions*, Edward Elgar, Celtenham, 2008 (4608)
- S. D. MURPHY, *Biotechnology and International Law*, in 42 *Harvard Int. L. Journal*, 2001, 47 ff.
- J. BORROWS, *Uncertain Citizens: Aboriginal Peoples and the Supreme Court*, in *La Revue Du Barreau Canadien*, Vol. 80, 2001, 15 ff.

- T.J. MURRAY, M.J. MEHLMAN (eds.), *Encyclopedia of Ethical, Legal, and Policy Issues in Biotechnology*, 2 voll. John Wiley & Sons, Boston Ma. 2000 (ENC 36¹ and ²)
- M. BLAKENEY ed., *Intellectual Property Aspects of Ethnobiology*, Sweet & Maxwell, London, 1999 (PRIV 1667)
- R.J. COOMBE, *Intellectual Property, Human Rights & Sovereignty: New Dilemmas in International Law Posed by the Recognition on Indigenous Knowledge and the Conservation of Biodiversity*, in 6 *Ind. J. of Global Legal Studies*, 1998, 59 ff.
- K. AOKI, *Neocolonialism, Anticommons Property, and Biopiracy in the (Not-So-Brave) New World Order of Intellectual Property Protection*, in 6 *Ind. J. of Global Legal Studies*, 1998, 11-58
- T. SWANSON, *Intellectual Property Rights and Biodiversity Conservation*, Cambridge University Press, Cambridge, 1995 (PRIV 1723)
- S.A. LAIRD, *Biodiversity and Traditional Knowledge*, Earthscan, 2001 (PRIV 2358)
- A. SCHRELL-N. HEIDE, *Licensing Estonian Genes: The Estonian Genes Act Has Entered into Force*, in 24 *EIPR* 2002, 337 ff.
- K. TEN KATE-S. LAIRD, *The commercial Use of Biodiversity-Access to Genetic Resources and Benefit Sharing*, London, 1999 (PRIV 2095)
- J.W. HARRIS ed., *Property Problems from Genes to Pension Funds*, Kluwer Law International, London, 1997 (PRIV 892)
- B. SHERMAN, *Regulating Access and Use of Genetic Resources: Intellectual Property Law and Biodiscovery*, in 25 *EIPR* 2003, 301-308
- J. BOYLE, *Shamans, Software and Spleens: Law and the Construction of the Information Society*, Harvard University Press, Cambridge, Mass., 1996 (PRIV 2362)
- T.J. MURRAY, M.J. MEHLMAN (eds.), *Encyclopedia of Ethical, Legal, and Policy Issues in Biotechnology*, 2 voll. John Wiley & Sons, Boston Ma. 2000 (ENC 36¹ and ²)
- J.W. HARRIS, *Property and Justice*, Clarendon Press, Oxford, 1996, 42 ff., 341 ff., 351 ff. (PRIV 1769)
- A.R. CHAPMAN, *The Human Rights Implications of Intellectual Property Protection*, in 5 *JIEL* 2002, 861ff.
- J. SULSTON-G. FERRY, *The Common Thread. A Story of Science, Politics, Ethics and the Human Genome*, Bantam Press, London, New York etc., 2001 (PRIV 2385)
- (a cura di) A. Kahn, *Les plantes transgeniques en agriculture*, John Libbey, 1996 (PRIV 856)
- R. BROWNSWORD-W.R. CORNISH-M. LLEWELYN, *Law and human genetics. Regulating a revolution*, Hart Publishing, Oxford, 2000 (PRIV 1621)
- N.S. GOPALAKRISHNAN, *An "Effective" Sui Generis Law to Protect Plant Varieties and Farmers' Rights in India*, in *Journ. World Int. Property*, 2001, 156 ff.
- S. HALLIDAY-D. LYNN STEINBERG, *The Regulated Gene: New Legal Dilemmas*, in 12 *Medical L.R.* 2004, 2-13
- R. BROWNSWORD, *Regulating Human Genetics: New Dilammas for a New Millennium*, in 12 *Medical L.R.* 2004,
- S. HALLIDAY, *A Comparative Approach to the Regulation of Human Embryonic Stem Cell Research in Europe*, in 12 *Medical L.R.* 2004, 40-69
- J.V. MC HALE, *Regulating Genetic Data Bases: Some Legal and Ethical Issues*, in 12 *Medical L.R.* 2004, 70-96
- A. WARREN-JONES, *Patenting DNA: A Lot of Controversy over a little Intangibility*, in 12 *Medical L.R.* 2004,

- J. RIFKIN, *The Biotech Century*, Victor Gollancz, 1999 (PRIV 1370)
- F. FUKUYAMA, *Our Posthumous Future. Consequences of the Biotechnology Revolution*, Farrar, Straus and Giroux, New York, 2002 (PRIV 2463)
- G. VAN OVERWALLE, *Traditional Medicinal Knowledge, Patents and the Convention on Biological Diversity*, in 91 *Revue de Droit Intellectuel L'Ingenieur Conseil*, 2001, 161 ff.
- G. VAN OVERWALLE, *Patent Law, Ethics and Biotechnology*, Bruylant, Bruxelles, 1998 (FIL. 3473)
- D.L. BURK, *Biotechnology and Patent Law: Fitting Innovation to the Procrustean Bed*, in 17 *R.C.&T.L.J.*, 1991, 1
- Ph. W. GRUBB, *Patents for Chemicals, Farmaceuticals and Biotechnology. Fundamentals of Global Law, Practice and Strategy*, Oxford University Press, Oxford, 1999 (PRIV 1398)
- P. DRAHOS, *Indigenous Knowledge, Intellectual Property and Biopiracy: Is a Global Bio-Collecting Society the Answer?*, in *EIPR*, 2000, 245 ff.
- P. DRAHOS, *Biotechnology Patents, Markets and Morality*, in *EIPR* 1999, 441 ff.
- J. SYMONIDES, *Cultural Rights*, in (J. SYMONIDES ed.), *Human Rights: Concept and Standards*, Unesco Publishing, 2000 (INT 734)
- P. CULLET, *Plant Variety Protection in Africa: Towards Compliance with the TRIPS Agreement*, in *Journal of African Law*, 2001, 97 ff.
- M. BLAKENEY, *The Protection of Traditional Knowledge under Intellectual Property Law*, in *EIPR*, 2000, 251 ff.
- M. BLAKENEY, *Bioprospecting and the Protection of Traditional Medical Knowledge of Indigenous Peoples: An Australian Perspective*, in *EIPR* 1997, 298 ff.
- R. COOMBE, *Critical Cultural Legal Studies*, in 10 *Yale Journal of Law and the Humanities*, 1998, 463 ff.
- D. POSEY-G. DUTFIELD, *Beyond Intellectual Property. Toward Traditional Resource Rights for Indigenous Peoples and Local Communities*, International Development Research Centre, Ottawa, 1999 (PRIV 179)
- <http://www.wipo.int/eng/meetings/2001/jgc/document.htm>
www.europa.eu.int/comm/external_relations/biotech/report/pdf
www.rafi.org
http://www.unesco.org/culture/copyright/folklore/htm_eng/symposium.shtml
www.iprlawindia.org

5. Comparative Economic Analysis of Law: a Tool for IPR Research

- JONATHAN GRIFFITHS-UMA SUTHERSANEN (eds.), *Copyright and Free Speech. Comparative and International Analysis*, Oxford University Press, 2005 (PRIV 3770)
- A. KUR, *A New Framework for Intellectual Property Rights – Horizontal Issues*, in *IIC* 2004, 1-21
- C. ANTONS ed., *Law and Development in East and Southeast Asia*, RoutledgeCurzon, London & New York, 2003 (PRIV 3057)
- M. BLAKENEY, *The Legal Regulation of Technology Transfer*, in C. ANTONS ed., *Law and Development in East and Southeast Asia*, RoutledgeCurzon, London & New York, 2003, 314-335 (PRIV 3057)
- C. HEATH, *Industrial Policy and Intellectual Property in Japan and Beyond*, M. BLAKENEY, *The Legal Regulation of Technology Transfer*, in Cristoph ANTONS, *Law and Development in East and Southeast Asia*, RoutledgeCurzon, London & New York, 2003, 216-250 (PRIV 3057)

- J.M. CARRUTHERS, *Cultural Property and Law – An International Private Law Perspective*, in *The Juridical Review*, 2001, 127 ff.
- U. MATTEI, *Comparative Law and Economics*, The University of Michigan Press, Ann Arbor, 1996 (PRIV 323)
- U. MATTEI, *Basic principles of property law : a comparative legal and economic introduction*, Westport, Connecticut; London, Greenwood, 2000 (PRIV.1840)
- D. DJAIC, *Why does the Enforcement of Indonesia's Intellectual Property Laws Continue to be a Problem?* in *EIPR* 2000, 454 ff.
- W.P. ALFORD, *To Steal a Book is an Elegant Offense: Intellectual Property Law in Chinese Civilisation*, Stanford University Press, Stanford, 1995 (PRIV 485)
- D. PRICE, *Intellectual Property Protection in the Middle East Gulf Region*, 35 *IIC* 2004, 281-301
- E.H. REITER, *Personality and Patrimony: Comparative Perspectives on the Right to One's Image*, in 76 *Tulane Law R.* 2002, 673 ff.
- J.P. ERRICO, *Pacific Rim Intellectual Property Law*, Clark, Boardman, Callaghan, Deerfield, 1996 (PRIV IV 1278)
- J.E. ARMSTRONG, *Comparative National Approaches to Intellectual Property Rights: Japan*, in M.B. Wallerstein-M.E. Mogee-R.A. Schoen eds., *Global Dimensions of Intellectual Property Rights in Science and Technology*, National Academy Press, Washington, D.C., 1993, 155 ff. (PRIV VI 1184)
- B. HARRIS, *Comparative National Approaches to Intellectual Property Rights: The European Community*, in M.B. Wallerstein-M.E. Mogee-R.A. Schoen eds., *Global Dimensions of Intellectual Property Rights in Science and Technology*, National Academy Press, Washington, D.C., 1993, 158 ff. (PRIV VI 1184)
- D. NAYYAR, *Comparative National Approaches to Intellectual Property Rights: India*, in M.B. Wallerstein-M.E. Mogee-R.A. Schoen eds., *Global Dimensions of Intellectual Property Rights in Science and Technology*, National Academy Press, Washington, D.C., 1993, 162 ff. (PRIV VI 1184)