

Bibliography

Books

- Andrews N, *Contract Law* (CUP 2011)
- Austen-Baker R, *Implied Terms in English Contract Law* (EE 2011)
- Bertani M, *Diritto d'autore europeo* (G. Giappichelli Editore, 2011)
- Bertrand A, *Droit d'auteur* (3rd edn, Dalloz 2010)
- Canaris C-W, *Die Feststellung von Lücken im Gesetz* (2nd edn, Duncker & Humblot 1983)
- Chabaud G, *Le Droit d'auteur des Artistes & des Fabricants* (Gazette du Palais 1908)
- Clark R, Smyth S and Hall N, *Intellectual Property in Ireland* (3rd edn, Bloomsbury 2010)
- Cohen Jehoram T et al, *European Trademark Law* (Kluwer Law 2010)
- Cornish W, Llewlyn D and Aplin T, *Intellectual Property: Patents, Copyright, Trade Marks and Allied Rights* (7th edn, Sweet & Maxwell 2010)
- Derclaye E and Leistner M, *Intellectual Property Overlaps* (Hart Pub 2011)
- Drai L, *Le Droit du Travail Intellectuel* (LGDJ 2005)
- Dreier T and Hugenholtz B (eds), *Concise European Copyright Law* (Wolters Kluwer 2006)
- Dreier T and Schulze G, *UrhG Kommentar* (4th edn, C.H. Beck 2013)
- Fabio P, *Disegni e Modelli* (Cedam 2011)
- Ferreti A, *Diritto d'Autore* (Simone 2008)
- Fhima I S, *Trade mark dilution in Europe and the United States* (OUP 2011)
- Garnett K, Davies G and Harbottle G, *Copinger and Skone James on Copyright* vol I (16th edn, Sweet & Maxwell 2011)
- Gervais D (ed), *Collective Management of Copyright and Related Rights* (2nd edn, Kluwer 2010)
- Gielen C and Bombhard V (eds), *Concise European trade mark and design law* (Wolters Kluwer 2011)
- Goldstein P and Hugenholtz B, *International Copyright: Principles, Law, and Practice* (2nd edn, OUP 2010)
- Greffé and Greffé, *Traité des dessins et des modèles*, (8th edn, Lexis Nexis 2008)
- Hacon R and Pagenberg J (eds), *Concise European Patent Law* (2 edn, Wolters Kluwer 2009)
- Hart H, *The concept of law* (3rd edn, OUP 2012)
- Hartlieb and Schwarz, *Handbuch des Film-, Fernseh- und Videorechts* (5th edn, C.H.Beck 2011)
- Heller M, *The Gridlock Economy: How Too Much Ownership Wrecks Markets, Stops Innovation, and Costs Lives* (Basic Books 2010)

Bibliography

- Holland J and Webb J, *Learning Legal Rules* (7th edn, OUP 2010)
- Jankowski J, *Markenschutz für Kunstwerke* (Nomos 2012)
- Kamina P, *Film Copyright in the European Union* (CUP 2002)
- Köhler H, *BGB Allgemeiner Teil* (35th edn, C.H. Beck 2011)
- Kolasa M, *The Scope and Limits of Protection for Distinctive Signs against the Community Design* (Nomos 2012)
- Kraßer R, *Patentrecht* (6th edn, C.H.Beck 2009)
- Kur A and Dreier T, *European Intellectual Property Law – Text, Cases & Materials* (EE 2013)
- Laddie, Prescott and Vitoria, *The modern law of copyright and designs*, (4th edn, Lexis Nexis Butterworths 2011)
- Larenz K, *Methodenlehre der Rechtswissenschaft* (6th edn, Springer 1991)
- Leistner M, *Der Rechtsschutz von Datenbanken im deutschen und europäischen Recht* (C.H. Beck 2000)
- Lewinski S V, *International Copyright Law and Policy* (OUP 2008)
– (ed), *Intellectual Property & Indigenous Heritage* (2nd edn, Kluwer 2008)
- Loewenheim U, *Handbuch des Urheberrechts* (2nd edn, C.H. Beck 2010)
- Lucas and Lucas, *Traité de la propriété littéraire et artistique* (4th edn, Lexis Nexis 2012)
- Lucas-Schloetter A, *Les droits d'auteur des salariés en Europe continentale* (Cahiers IRPI 2004)
- Luhmann N, *Law as a Social System* (OUP 2004)
- MacCormick N, *Rhetoric and the Rule of Law – A theory of Legal Reasoning* (OUP 2005)
- Manthey A, *Die Filmrechtsregelungen in den wichtigsten filmproduzierenden Ländern Europas und den USA* (Nomos 1993)
- Martin J-P, *Droit des inventions de salariés* (3rd edn Lexis Nexis 2005)
- Miller R et al, *Terrel on the Law of Patents* (17th edn, Sweet & Maxwell 2010)
- Pouillet E, *Traité théorique et pratique de propriété littéraire et artistique et du droit de représentation* (Paris 1908)
- Ricketson S and Ginsburg, J *International Copyright and Neighbouring Rights* vol 2 (2nd edn, OUP 2006)
- Rosati E, *Originality in EU Copyright – Full Harmonization through Case Law* (EE 2013)
- Ruhl O, *Gemeinschaftsgeschmacksmuster Kommentar* (2nd edn, Carl Heymanns 2010)
- de Sanctis V M, *I soggetti del diritto d'autore* (Giuffrè 2005)
– –, *Manuale del Nuovo Diritto d'autore* (Scientifica 2010)
- Schwarz C and Kruspig S, *Computerimplementierte Erfindungen – Patentschutz von Software?* (Carl Heymanns 2011)
- Schricker G and Loewenheim U, *Urheberrecht Kommentar* (4th edn C.H. Beck 2010)
- Seignette J, *Challenges to the creator doctrine* (Wolters Kluwer 1994).
- Senftleben M, *Copyright, Limitations and the Three-step Test* (Kluwer Law International 2004).

- Steinke T, *Die Verwirkung im Immaterialgüterrecht* (V&R unipress 2006)
- Sterling J, *World Copyright law* (3rd edn, Sweet and Maxwell 2008)
- Strowel A, *Droit d'auteur et copyright* (Bruyant 1993)
- Stier P M, *Laches und equitable estoppel im U.S.-amerkinaschinen und Verwirkung im deutschen Patent- und Urheberrecht* (Carl Heymanns 2004)
- Stone D, *European Union Design Law* (OUP 2012)
- Tomkowicz R, *Intellectual Property Overlaps* (Routledge 2011)
- Trimborn M, *Employees Inventions in Germany: A Handbook for International Business* (Wolters Kluwer 2009)
- Tsoutsanis A, *Trade mark registrations in bad faith* (OUP 2010).
- Ulmer E, *Urheber- und Verlagsrecht* (3rd edn, Springer 1980)
- Vanzetti and Di Cataldo, *Manuale di Diritto Industriale* (7th edn, Giuffrè 2012)
- Vivant M and Navarro J, *Code de la propriété intellectuelle* (Lexis nexis 2013)
- Walter M and Lewinski S V (eds), *European Copyright Law* (OUP 2010)

Articles and Contributions to edited books

- Anonymous 'Note: A justification for allowing fragmentation in copyright' [2011] HLR 1751
- Aarab K, 'Droit d'auteur et droit des dessins et modèles : le conflit de la recevabilité à agir des personnes morales' 68 (2011) *Revue Lamy Droit de l'immatériel* 97
- Amor D, 'Protecting Italian Lamps and Egg Chairs: Proposed Repeal of Section 52 CDPA (UK)' 26 (2010) *WIPR* 30
- Angelopoulos C, 'The Myth of European Term Harmonisation: 27 Public Domains for the 27 Member States' [2012] *IIC* 567
- Bayreuther F, 'Zum Verhältnis zwischen Arbeits-, Urheber- und Arbeitnehmererfindungsrecht Unter besonderer Berücksichtigung der Sondervergütungsansprüche des angestellten Softwareerstellers' [2003] *GRUR* 570
- Bently L, 'Interpretation of Copyright Rules: The Role of the Interpreter – the Creation Function' available at <<http://www.cipil.law.cam.ac.uk/Judicial%20Creativity%20in%20Copyright%20Interpretation.pdf>> accessed 31 August 2013
– –, 'The return of industrial copyright' [2012] *EIPR* 654
- Briges A, 'Navigating the interface between utility patents and copyrights' in N Wilkof and S Basheer (eds) *Overlapping Intellectual Property Rights* (OUP 2012) 1
- Calabresi G and Melamed A, 'Property rules, liability rules, and inalienability: one view of the cathedral' [1982] *HLR* 1089
- de Carvalho N P, 'Towards a Unified Theory of Intellectual Property: The Differentiating Capacity (and Function) as the Thread That Unites All its Components [2012] *JWIP* 251
- Chalton S, 'The Copyright and Rights in Databases Regulations 1997: some outstanding issues on implementation of the Database Directive' [1998] *EIPR* 178

Bibliography

- Christie A and Dent C, 'Non-overlapping rights: a patent misconception' [2010] EIPR 58
- Cohen Jehoram T, 'The Function Theory in European Trade Mark Law and the Holistic Approach of the CJEU' (2012) 102 *The Trademark Reporter* 1243
- Cook T, 'How IPRs, like Nature, Abhor a Vacuum, and What Can Happen When They Fill it – Lacunae and Overlaps in Intellectual Property' (2012) 17 *JIPR* 296
- Cookson B E, 'The significance of goodwill' EIPR [1991] 248.
- Cornish W, 'The expansion of Intellectual Property Rights' in Schricker, Dreier and Kur (eds) *Geistiges Eigentum im Dienst der Innovation* (Nomos 2001) 9.
- Cornwell J, 'Dyson and Samsung Compared: Functionality and Aesthetics in the Design Infringement Analysis' [2013] EIPR 273
- Davidson M and Hugenholtz B, 'Football fixtures, horse races and spin-offs: the ECJ domesticates the database right' [2005] EIPR 113.
- Davies J and Durant A, 'To protect or not to protect? The eligibility of commercially-used short verbal texts for copyright and trade mark protection' [2011] IPQ 345
- Derclaye E, 'La Belgique: un pays de cocagne pour les créateurs de dessins et modèles' 14.2 (2009) *Intellectuel rechten- Droits intellectuels* 100
- Dinwoodie G, 'Trademark And Copyright: Complements or Competitors?' in J Ginsburg and J Besek (eds), *Adjuncts and Alternatives to Copyright* (ALAI-USA 2002) 506
—, 'Concurrence and Convergence of Rights: The concerns of the US Supreme Court in Intellectual Property Law' in W Grosheide and J Brinkhof (eds), *Articles on Crossing Borders between traditional and actual Intellectual Property Law* (Intersentia 2004) 5
—, 'Trademarks and Territory: Detaching Trademark Law from the Nation-State' (2004) 41 *Houston Law Review* 886
- Dietz A, 'The Concept of Author under the Berne Convention' 155 (1993) *RIDA* 2
—, 'Das Urhebervertragsrecht in seiner rechtspolitischen Bedeutung' in F-K Beier et al. (eds) *Urhebervertragsrecht* (C.H. Beck 1995) 1
- Dreier T, 'The Council Directive of 14 May 1991 on the Legal Protection of Computer Programs' [1991] EIPR 319
- Du Mont J and Janis M, 'Functionality in Design Protection Systems' (2012) 19 *Journal of Intellectual Property Law* 261.
- Dworkin R, 'On Gaps in the Law' in P Amselek and N MacCormick (eds), *Controversies about Law's Ontology* (Edinburgh University Press 1991) 84
- Eechoud M V, 'Copyright Act – *Auteurswet* Unofficial translation in B Hugenholtz, A Quaadvlieg and D Visser (eds) *A Century of Dutch Copyright Law* (deLex 2012) 505.
—, 'Along the Road to Uniformity – Diverse Readings of the Court of Justice Judgments on Copyright Work' [2012] *JIPITEC* 60.
- Fhima I S, 'How Does 'Essential Function' Doctrine Drive European Trade Mark Law?' [2005] *IIC* 401.
- Fuchs T, 'Der Arbeitnehmerurheber im System des § 43 UrhG' [2006] *GRUR* 561
- Gaide A-V, 'Copyright, Trademarks and Trade Dress: Overlap or Conflict for Cartoon Characters?' in J Ginsburg and J Besek (eds) (n 5) 552

- Galloux J-C, 'Des possibles cumuls de protection par les droits de propriété intellectuelle' in *L'entreprise face à la contrefaçon des droits de propriété intellectuelle* (Litec 2002) 81
- Gaubiac Y, 'La théorie de l'unité de l'art' 111 (1982) RIDA 3
- Gaudrat P, 'Les démêlés intemporels d'un couple à succès: le créateur et l'investisseur' 190 (2001) RIDA 71
- Gendreau Y, 'Le critère de fixation en droit d'auteur' 159 (1994) RIDA 111
- Ginsburg J, 'A Tale of Two Copyrights: Literary Property in Revolutionary France and America' [1990] *Tulane Law Review* 991
 --, 'The concept of authorship' (2002) 52 *DePaul Law Review* 1063
- Ghidini G, 'From here to eternity? On the overlap of shape trade marks with design protection' in J Drexl, R Hilty, L Boy and C Godt (eds), *Technology and Competition. Contributions in Honour of Hanns Ullrich* 55
- Graef R, 'Die fiktive Figur im Urheberrecht' [2012] ZUM 108
- Golder T and Mayer A, 'Whose IP is it anyway?' [2009] JIPLP 165
- Gompel S V and Lavik E, 'Quality, Merit, Aesthetics and Purpose: An inquiry into EU Copyright law's eschewal of other criteria than originality' 236 (2013) RIDA 100.
- Götting H-P, 'Urheberrechtliche und vertagsrechtliche Grundlagen' in F-K Beier et al. (eds) (n 268) 53, 72
 --, 'Der Begriff des Geistigen Eigentums' [2005] GRUR 353
- Hartwig H, 'the Court of Justice: "Seated Figure"' [2013] IIC 248
 --, 'Unregistered and registered Community design rights: further guidance expected from CJEU' [2013] JIPLP 241
 --, 'Unzulässige Werbeabbildung eines Geschmacksmusters zu Zitat Zwecken' [2011] GRUR 1117
- Heller M, 'The tragedy of the anticommons: property in the transition from Marx to markets' [1998] HLR 621
 -- and Eisenberg R, 'Can Patents Deter Innovation? The Anticommons in Biomedical Research' *Science* 280 (1998) 698
- Hilty R and Geiger C, 'Towards a New Instrument of Protection for Software in the EU? Learning the Lessons from the Harmonization Failure of Software Patentability' in E Arezzo and G Ghidini (eds) *Biotechnology And Software Patent Law* (EE 2011) 153.
- Hugenholtz B, 'The Wittem Group's European Copyright Code' in T-E Synodinou (ed), *Codification of European Copyright Law* (Kluwer Law 2012) 339
- Hunter D, 'Reason is too large: Analogy and precedent in law' 50 *Emory Law Journal* (2001) 1197
- Jones M, 'Licensee Estoppel: an overview of the position under English and European law in [2007] JIPLP 750
- Katzenberger P, 'Protection of the Author as the Weaker Party to a Contract under International Copyright Contract Law' [1988] IIC 731
- Klink J, 'Titles in Europe' [2004] EIPR 290
- Kraßer R, 'Urheberrecht in Arbeits-, Dienst- und Auftragsverhältnissen' in F-K Beier et al. (eds) (n 268) 77.

- Kur A, 'The "Presentation Right" – Time to Create a New Limitation in Copyright Law?' [2000] IIC 308
- , 'Exceptions to Protection Where Copyright and Trade Mark Overlap' in J Ginsburg and J Besek (eds), *Adjuncts and Alternatives to Copyright* (ALAI-USA 2002) 594
- , 'Cumulation of IP Rights Pertaining to Product Shapes. An "Illegitimate Offspring" of IP Law?' in G Ghidini and L Genovesi (eds), *Intellectual Property and Market Power* (Eudeba 2008) 613
- , 'Too Pretty to Protect? Trade Mark Law and the Enigma of Aesthetic Functionality' in J Drexler, R Hilty, L Boy and C Godt (eds), *Technology and Competition. Contributions in Honour of Hanns Ullrich* 139
- Langenbuecher K, 'Argument by Analogy in European Law' 57 (2008) Cambridge Law Journal 481
- Le Stanc C, 'Interférences entre droit d'auteur et droit de brevet quant a la protection du logiciel: approche française' in S K Verma and R Mittal (eds), *IPRs A global vision* 162
- Leistner M, 'The protection of databases' in E Derclaye (ed), *Research Handbook on the Future of EU Copyright* (EE 2009) 427
- , 'Der europäisches Werkbegriff' [2013] ZGE 4
- , 'Book Review – Till Kreuzer, Das Modell des deutschen Urheberrechts und Regelungsalternativen' [2011] JIPITEC 165
- Lenaerts A, 'The General Principle of the Prohibition of Abuse of Rights: A Critical Position on Its Role in a Codified European Contract Law' 6 (2010) ERPL 1121.
- Lewinski S V, 'Collectivism and its role in the frame of individual contracts' in J Rosén (ed) *Individualism and Collectiveness in Intellectual Property Law* (EE 2012) 117
- Macrez F, 'Cumuls de Droits Intellectuels sur les créations informatiques' in A Cruquenaire and S Dusollier (eds), *Le Cumul des Droits Intellectuels* (Larcier 2009) 87.
- Marchese D, 'Joint ownership of intellectual property' [1999] EIPR 364
- Margoni T and Perry M, 'Ownership in complex authorship: a comparative study of joint works in copyright law' [2012] EIPR 22
- Maris C W, 'Milking the Meter.' in P Nerhot (ed), *Legal Knowledge and Analogy* (Springer1991) 71
- Massa C-H and Strowel A, 'Community Design: Cinderella revamped' [2003] EIPR 68,
- and Strowel A, 'Le cumul du dessin ou modèle et du droit d'auteur : orbites parallèles et forces d'attraction entre deux planètes indépendantes mais jumelles' in A Cruquenaire and S Dusollier (eds), *Le Cumul des Droits Intellectuels* (Larcier 2009) 21
- McIntyre T J, 'Copyright in custom code: Who owns commissioned software?' [2007] JIPLP 473
- Mende C and Isaac B, 'When copyright and trademark rights overlap' in Wilkof N and Basheer S (eds), *Overlapping Intellectual Property Rights* (OUP 2012) 137

- Metzger A, 'Vom Einzelurheber zu Teams und Netzwerken: Erosion des Schöpferprinzips?' in S Leible, A Ohly and H Zech (eds), *Wissen – Märkte – Geistiges Eigentum* 79
- –, 'Abuse of Law in EC Private Law: A (re-)construction from fragments' in R de La Feria and S Vogenauer (eds), *Prohibition of Abuse of Law: A New General Principle in EC Law?* (Hart Publishing 2010) 235
- Miller C G, 'Magill: Time to abandon the "specific subject matter" concept' [1993] EIPR 415
- Moffat V R, 'Mutant Copyrights and Backdoor Patents: the Problem of Overlapping Intellectual Property Protection' (2004) 19 Berkeley Technology Law Journal 1473
- Ohly A, 'Geistiges Eigentum?' [2003] JZ 545.
- –, 'Choice of Law in the Digital Environment – Problems and Possible Solutions' in J Drexler and A Kur (eds) *Intellectual Property and Private International Law* (Hart Publishing 2005)
- –, 'Areas of Overlap Between Trade Mark Rights, Copyright and Design Rights in German Law' [2007] GRUR Int 704
- Overwalle G V, 'Individualism, collectivism and openness in patent law: from exclusion to inclusion through licensing' in J Rosén, *Individualism and Collectiveness in Intellectual Property Law* (EE 2012) 71
- Peukert A, 'Individual multiple and collective ownership of intellectual property rights – which impact on exclusivity?' in A Kur and V Mizaras (eds) *The Structure of Intellectual Property Law: Can One Size Fit All?* (EE 2011) 195
- Pihlajarinne T, 'Setting the limits for the implied license in copyright and linking discourse – the European perspective' [2012] IIC 700
- Pila J, 'Sewing the Fly Buttons on the Statute' Employee Inventions and the Employment Context' 32 (2012) OJLS 265
- Quaedvlieg, A 'Concurrence and Convergence in Industrial Design: 3-Dimensional Shapes Excluded by Trademark Law' in W Groscheide and J Brinkhof (eds), *Articles on Crossing Borders between traditional and actual Intellectual Property Law* (Intersentia 2004) 23
- –, 'Overlap/relationships between copyright and other intellectual property rights' in E Derclaye (ed), *Research Handbook on the Future of EU Copyright* (EE 2009) 480,
- –, 'Authorship and Ownership: Authors, Entrepreneurs and Rights' in T-E Synodinou (ed), *Codification of European Copyright Law* (Kluwer Law 2012) 197
- Rahmatian A, 'Dealing with rights in copyright-protected works: assignment and licences' in E Derclaye (ed), *Research Handbook on the Future of EU Copyright* (EE 2009) 286
- –, 'Intellectual Property and the Concept of Dematerialised Property in S Bright (ed) *Modern Studies in Property Law* vol 6 (Hart Publishing 2011) 361
- –, 'Originality in UK Copyright Law: The Old "Skill and Labour" Doctrine Under Pressure [2013] IIC 4.
- Reeskamp P, 'Dr No in trade mark country: a Dutch point of view' [2010] JIPLP 29.

Bibliography

- Ricketson S and Suthersanen U, 'The design/copyright overlap: is there a resolution?' in Wilkof N and Basheer S (eds), *Overlapping Intellectual Property Rights* (OUP 2012) 159
- Ricolfi M, Collective Rights Management in a Digital Environment in G Ghidini and L Genovesi (eds), *Intellectual Property and Market Power* (Eudeba 2008) 383
- Rocha M V, 'A titularidade das criações intelectuais no âmbito da relação de trabalho' in *Nos 20 anos do Código das Sociedades Comerciais* (Coimbra Ed 2007)
- Rognstad O-A, 'The multiplicity of territorial IP rights and its impact on competition' in J Rosén (ed) *Individualism and Collectiveness in Intellectual Property Law* (EE 2012) 55
- Sanders A K, '100 years of copyright – The Interface with design law coming full circle?' in B Hugenholtz, A Quaedvlieg and D Visser (eds) (n92) 99
- Savitsky P, 'Protection of product appearance in Russia' [2013] EIPR 143
- Seignette J, 'Authorship, Copyright Ownership and Works made on Commission and under Employment' in B Hugenholtz, A Quaedvlieg and D Visser (eds) *A Century of Dutch Copyright Law* (deLex 2012) 115
- Senftleben M, 'Overprotection and Protection Overlaps in Intellectual Property Law – the Need for Horizontal Fair Use Defences' in A Kur and V Mizaras (eds), *The Structure of Intellectual Property Law: Can One Size Fit All?* (EE 2011)
- –, 'Der Kulturelle Imperativ des Urheberrechts' in M Weller, N Kemle, T Dreier and M Lynen (eds), *Kunst im Markt – Kunst im Recht* (Nomos 2010) 75
- Sousa e Silva N, 'No copyright protection for tap designs – says Portuguese Court' [2013] JIPLP 686.
- –, 'Novelty is not enough: Spanish Supreme Court rejects unity of the art in an enigmatic decision' [2013] JIPLP 825
- Shapiro C, 'Navigating the Patent Thicket: Cross Licenses, Patent Pools, and Standard-Setting' in A Jaffe, J Lerner and S Stern (eds), *Innovation Policy and the Economy* vol 1 (MIT Press 2001) 119.
- Spindler G, 'Miturhebergemeinschaft und BGB-Gesellschaft' in A Ohly et al (eds), *Perspektiven des Geistiges Eigentums und Wettbewerbsrecht – Festschrift für Gerhard Schricker zum 70. Geburtstag* (C.H. Beck 2005).
- Strowel A and Vanbrabant B, 'Copyright licensing: a European view' in J de Werra (ed) *Research Handbook on Intellectual Property Licensing* (EE 2013) 29
- Torremans P, 'Choice of law in EU copyright directives' in E Derclaye (ed), *Research Handbook on the Future of EU Copyright* (EE 2009) 457
- Ubertazzi L C, 'Spunti sulla comunione in diritto d'autore' [2003] AIDA 506
- Verkade F, 'The cumulative Effect of Copyright Law and Trademark Law: Which takes precedence?' in J Kabel and G Mom (eds) *Intellectual Property and Information Law: Essays in Honour of Herman Cohen Jehoram* (Kluwer Law 1998) 69.
- Voon T and Mitchell A, 'Implications of WTO Law for Plain Packaging of Tobacco Products' in A. Mitchell, T. Voon and J. Liberman (eds), *Public Health and Plain Packaging of Cigarettes: Legal Issues* (EE 2012) 109

- Waisman A, 'May authorship go objective?' [2009] *JiPLP* 583
- Wandtke A and Bullinger W, 'Die Marke als urheberrechtlich schutzfähiges Werk' [1997] *GRUR* 573
- Weil P, 'The Court Cannot Conclude Definitively...Non Liqueur Revisited' (1997) 36 *Columbia Journal of Transnational Law* 109
- Wernick A S, 'The work for hire and joint work copyright doctrines after *CCNV V. REID*: "What! You mean I don't own it even though I paid in full for it?"' (1990) 13 *Hamline Law Review* 287
- Whittaker S and Zimmerman R, 'Coming to terms with good faith' in S Whittaker and R Zimmerman (eds) *Good faith in European contract law* (CUP 2000) 654
 --, 'Good faith in European contract law: surveying the legal landscape' in S Whittaker and R Zimmerman (eds) *Good faith in European contract law* (CUP 2000) 46
- Wolk S, 'Remuneration of Employee Inventors – Is there a Common European Ground? A comparison of National laws on Compensation of Inventors in Germany, France, Spain, Sweden and the United Kingdom' [2011] *IIC* 272
 --, 'EU Intellectual Property Law and Ownership in Employment Relationships' in *Information & Communication Technology, Legal Issues, Scandinavian Studies in Law* (Wahlgren 2010) 419.
- Zerner L, 'Contribution and collaboration in joint authorship: too many misconceptions' [2006] *JiPLP* 283
- Zografos D, 'Tradition v Trade marks: The New Zealand Trade Marks Act 2002' in W Grosheide and J Brinkhof (eds), *Articles on Crossing Borders between traditional and actual Intellectual Property Law* (Intersentia 2004) 279

Research papers

- Ginsburg J, 'European Copyright Code – Back to First Principles (with Some Additional Detail)' (2011); Columbia Public Law Research Paper No. 11-261. <<http://ssrn.com/abstract=1747148>> Accessed 02 September 2013
- Kur A and Grosse Ruse-Khan H, 'Enough is Enough – The Notion of Binding Ceilings in International Intellectual Property Protection' (2008) Max Planck Institute for Intellectual Property, Competition & Tax Law Research Paper Series No. 09-01, 8 <<http://ssrn.com/abstract=1326429>> accessed 16 August 2013
- Moufang R, 'The interface between patents and plant variety rights in Europe' (WIPO-UPOV/SYM/03/06)
- Schauer F, 'Why Precedent in Law (and Elsewhere) is Not Totally (or Even Substantially) about Analogy' KSG Working Paper No. RWP07-036 (2007) <<http://ssrn.com/abstract=1747148>> accessed 02 January 2014.

Official documents and other materials

- AIPPI summary report to question Q194 “The Impact of Co-Ownership of Intellectual Property Rights on their Exploitation” available at <<https://www.aippi.org/download/committees/194/SR194English.pdf>> accessed 28 August 2013
- Commission, ‘Staff Working Paper on the Review of the EC Legal Framework in the field of copyright’ SEC(2004)995
- Guibault L and Hugenholtz B, *Study on the Conditions Applicable to Contracts Relating to Intellectual Property in the European Union* (Final Report) (study no ETD/2000 / B5-3001/E/69)
- Guidelines for Examination in the European Patent Office (20 June 2012), available at <<http://www.epo.org/law-practice/legal-texts/guidelines.html>> accessed 25 August 2013
- Max Planck Institute, ‘Study on the Overall Functioning of the European Trade Mark System’ available at <http://ec.europa.eu/internal_market/indprop/docs/tm/20110308_allensbach-study_en.pdf> accessed 30 October 2013
- OHIM Manual of Trade Mark Practice, available at <<http://oami.europa.eu/ows/rw/pages/CTM/legalReferences/guidelines/OHIMManual.en.do>> accessed 12 August 2013
- Resolution of the Plenum of the Supreme Court of the Russian Federation and the Supreme Commercial Court of the Russian Federation No. 5/29 of March 26, 2009 “On Certain Questions Arising in Relation to the Enactment of the Fourth Part of the Civil Code of the Russian Federation.”
- UN Committee on Economic, Social and Cultural Rights (CESCR), *General Comment No. 17: The Right of Everyone to Benefit from the Protection of the Moral and Material Interests Resulting from any Scientific, Literary or Artistic Production of Which He or She is the Author* (Art. 15, Para. 1 (c) of the Covenant) (12 January 2006) E/C.12/GC/17, 3 available at: <<http://www.refworld.org/docid/441543594.html>> accessed 24 August 2013.

Cases

Court of Justice of the European Union⁴⁰²

- C-479/12, *Gautzsch Großhandel* (pending)
- C-320/12 *Malaysia* (CJEU 27 June 2013)
- C-101/11 P and C-102/11 P *Herbert Neuman and Others v José Manuel Baena Grupo SA* (CJEU 18 October 2012)
- C-406/10 *SAS Institute Inc. v World Programming Ltd* (CJEU 2 May 2012)
- C-277/10 *Martin Luksan v Petrus van der Let* (CJEU 9 February 2012)

402 Formerly European Court of Justice.

- C-393/09 *Bezpečnostní softwarová asociace* (BSA) [2010] ECR I-13971
 C-168/09 *Flos v Semeraro* [2011] ECR I-181
 C-403/08 and C-429/08 *Football Dataco* (CJEU 4 October 2011)
 C-398/08 P *Audi AG v OHIM* [2010] ECR I-535
 C-32/08 *FEIA v Cul de Sac* [2009] ECR I-5611.
 C-5/08 *Infopaq International A/S v Danske Dagblades Forening* [2009] ECR I-6569
 C-529/07 *Lindt* [2009] ECR I-04893
 C-487/07 *L'Oréal v Bellure* [2009] ETMR 55
 C-304/07 *Directmedia Publishing GmbH v Albert-Ludwigs-Universität Freiburg* [2008] ECR I-7565
 C-28/04 *Tod's* [2005] ECR I-5781
 C-353/03 *Société des produits Nestlé SA v Mars UK Ltd* [2005] ECR I-6135
 C-203/02 *BHB v William Hill* [2004] ECR I-10415
 C-414/99 to C-416/99 *Zino Davidoff* [2001] ECR I-8691
 C-337/95 *Parfums Christian Dior SA* [1997] ECR I-06013
 C-92/92 and C-326/92 *Phill Collins* [1993] ECR I-5145
 Case 30/88 *Hellenic Republic v Commission* [1989] ECR I-3711
 78/70 *Deutsche Grammophon* [1971] ECR 487

General Court⁴⁰³

- Case T-666/11 *Danuta Budziewska v OHIM – Puma* (GC 7 November 2013) (only available in French and Polish)
 T-608/11 *Beifa Group II* (GC 27 June 2013)
 T-68/11 *Erich Kastenholz v OHIM* (GC 6 June 2013)
 T-579/10 *macros* (GC 7 May 2013)
 T-55/12 *Su-Shan Chen* (GC 25 April 2013)
 T-148/08 *Beifa Group v OHIM – Schwan-Stabilo Schwanhäußer (Instrument d'écriture)* [2010] ECR II-1681
 T-435/05 *Danjaq v OHMI – Mission Productions (Dr. No)* [2009] ECR II-2097

OHIM

- Case ICD 8721, Invalidity Division 14 May 2013
 Decisions of the cancellation division of 15 November 2012, 3555C and 3556C
 BoA decision of 6 July 2005 R869/2004-1 *Gallo Winery*

EPO

- Opinion of the Enlarged Board of Appeal of 12 May 2010 (G3/08)

403 Formerly Court of First Instance.

Bibliography

UK

- Lucasfilms Ltd v Ainsworth* [2009] EWCA Civ 1328 [163].
Griggs v Evans (II) [2005] 2 WLR 513
Clearsprings Management Ltd -v Businesslink Ltd [2005] EWHC 1487
Bamgboye v Reed [2004] 5 EMLR 61
Griggs v Evans [2003] EWHC 2914
Ray v Classic FM Plc [1998] ECC 488
Warner v Gestetner Ltd [1988] EIPR D89
BP refinery (Westernport) Pty Ltd v Shire of Hastings 180 CLR 266 (1977)
e I.R.C. v Muller & Co's Margarine Ltd. [1901] A.C

Germany

- BGH [2013] I ZR 143/12 – *Geburtstagszug*
BGH [2012] GRUR 612 *Medusa*
BGH [2011] GRUR 1117 *Deutschebahn v Fraunhofer*
BGH [2011] GRUR 59
Munich Regional Court 13 June 2007, ZUM-RD [2007] 498
BGH [2001] GRUR 155 *Wetterführungspläne*
[1998] GRUR 1021 *Monalisa*
BGH [1995] GRUR 581 *Silberdiestel*
BGH [1992] GRUR 310 *Taschenbuch-Lizenz*
BGH [1991] GRUR 523 *Grabungsmaterialien*

France

- French *Cour de cassation* (22 March 2012, appeal no 11-10132)
Petit Robert [2005] RIDA 236.

Spain

- Decision 561/2012 (official publication number STS 6196/2012), by the Civil Section of
The Spanish Supreme Court, 27 September 2012

Portugal

- Process 1607/10.3TBBRG.G1, decision by Guimarães Court of Appeal of 27 February
2012