Al2IP WIPO 4th Sess.: New Tech. Frontier SR I 19821

"WIPO Conversation on Intellectual Property (IP) and Frontier Technologies: Fourth Session"

Confidential & Privileged

Al2IP Dr. Serge Rebouillat. Copyrighted comment/statement, © August

2021

Author and related information: Serge REBOUILLAT, associated "alias" extension STEPI'nd ("SCIENCE TECHNOLOGY ETHIC INTELLECTUAL PROPERTY & related"); IP & Innovation Strategist, ex-DuPONT.

I am submitting these spontaneous comments in my own capacity, as creator and IP & Innovation Expert. This comment, in reference to the 4th Session of the WIPO Conversation on IP and Frontier Technologies scheduled as a « virtual » meeting on September 22&23 2021, is exclusively destined to represent my individual views on the pertinent issues of interest.

"Of Public Utility (PU) and General Interest (GI)", the PU&GI banner, tends to surround the AI, within the IV industrial revolution promises, and among some of the relevant anxieties.

One may have value to reflect on this aspect applicable to most panels anticipated in the proposed WIPO conversation forum.

Indeed the back stage of this idea is to inflect the trend that AI&IP may be innovation barriers, black boxes within the "yet to define box", sovereign new forms of intelligence governing human intelligences.

Nonetheless both PU and GI sound aligned with the genesis of IP as a human right.

From Public Domain to Public Utility there might be much more than a vocabulary inventiveness space? A fair and reasonable ownership for collective open use may well be here debated?

Here is our question proposal:

Can PU&GI be integrated in the IP pillars' main construction, such as public domain, inventorship, ownership, anteriority? And, what for?

References

- DOI: 10.4236/iim.2020.124010
- https://www.wipo.int/export/sites/www/about-ip/en/artificial_intelligence/conversation_ip_ai/pdf/ind_rebouillat2.pdf