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MEXICO

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UNITED STATES OF AMERICA

United States Code, Title 15, Chapter 22—Trademarks (as last amended by Public Law 98-620 of November 8, 1984)	Text 3-001
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Notifications

Budapest Treaty

I. Ratification

FINLAND

The Government of Finland deposited, on June 1, 1985, its instrument of ratification of the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure, done at Budapest on April 28, 1977.

The said Treaty will enter into force, with respect to Finland, on September 1, 1985.

Budapest Notification No. 45, of June 3, 1985.

II. Extension of the List of Kinds of Microorganisms Accepted (Rule 3.3 of the Regulations under the Budapest Treaty)

CENTRAALBUREAU VOOR SCHIMMELCULTURES (CBS)

The following notification addressed to the Director General of WIPO by the European Patent Organisation under Rule 3.3 of the Regulations under the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure was received on May 22, 1985, and is published by the International Bureau of WIPO pursuant to Rule 13.2(b)(ii) of the said Regulations:

The assurances furnished in the communication of the European Patent Organisation of July 27, 1981, as published in the September 1981 issue of *Industrial Property*, that the CBS complies and will continue to comply with the requirements specified in Article 6(2) of the Budapest Treaty, are extended to include *bacteria other than actinomycetes*.

The following are applicable to the additional kind of microorganism:

- (a) the part of the communication of July 27, 1981, concerning the fact that irrespective of where the microorganisms are stored, all deposits must be effected at the headquarters of CBS in Baarn, to which all correspondence must likewise be addressed;

- (b) the amended schedule of fees of CBS applicable as of May 30, 1984;
- (c) the requirements of CBS under Rule 6.3 of the Regulations under the Budapest Treaty.

(Translation)

[End of the notification of the
European Patent Organisation]

Pursuant to Article 7(2)(b) of the Budapest Treaty, the assurances furnished in the said notification of the European Patent Organisation will apply as from August 31, 1985 (date of the present publication).

Budapest Communication No. 24 (this Communication is the subject of Budapest Notification No. 46 of June 7, 1985).

III. Change in Fees under Rule 12.2 of the Regulations under the Budapest Treaty

CENTRAALBUREAU VOOR SCHIMMELCULTURES (CBS)

The following notification addressed to the Director General of WIPO by the European Patent Organisation under Rule 12.2(a) of the Regulations under the Budapest Treaty on the International Recognition of the Deposit of Microorganisms for the Purposes of Patent Procedure was received on May 22, 1985, and is published by the International Bureau of WIPO pursuant to Rule 12.2(b) of the said Regulations:

The fee schedule of CBS as published in the September 1981 issue of *Industrial Property* is changed as follows in respect of the fees for the furnishing of a sample:

- to a scientific institution hfl 45
- in other cases 90

(Translation)

[End of the notification of the
European Patent Organisation]

The fees set forth in the said notification of the European Patent Organisation will apply as from the thirtieth day following the date (August 31, 1985) of the publication of the said fees in the present issue of *Industrial Property*, that is, as from September 30, 1985 (see Rule 12.2(c) of the Regulations under the Budapest

Treaty), and will replace the fees for the furnishing of a sample published in the September 1981 issue of *Industrial Property*.

Budapest Communication No. 25 (this Communication is the subject of Budapest Notification No. 47, of June 7, 1985).

Nairobi Treaty

Accessions

CYPRUS

The Government of Cyprus deposited its instrument of accession to the Nairobi Treaty on the Protection of the Olympic Symbol, adopted at Nairobi on September 26, 1981.

The said Treaty will enter into force, with respect to Cyprus, on August 11, 1985.

Nairobi Notification No. 29, of July 11, 1985.

BOLIVIA

The Government of Bolivia deposited, on July 11, 1985, its instrument of accession to the Nairobi Treaty.

The said Treaty will enter into force, with respect to Bolivia, on August 11, 1985.

Nairobi Notification No. 30, of July 11, 1985.

WIPO Meetings

Permanent Committee on Patent Information (PCPI)

I. Working Group on Search Information

Fourteenth Session
Geneva, May 6 to 17, 1985

NOTE*

The PCPI Working Group on Search Information (hereinafter referred to as "the Working Group") held its fourteenth session in Geneva from May 6 to 17, 1985.¹ Twelve States and one intergovernmental organization, members of the Working Group, were represented at the session. The list of participants follows this Note.

The following items were discussed:

IPC Revision Projects Carried Over from 1984. The Working Group dealt with 53 of the 55 IPC revision projects pending. Of those projects, 12 were priority projects in the mechanical field, five were priority projects in the electrical field, and five were priority projects in the chemical field. Substantial amendments were agreed to in respect of subclass E 04 B, relating to "floor, roof or ceiling construction with regard to insulation."

New IPC Revision Projects. The Working Group dealt with 35 of the 59 new IPC revision projects. Of these projects, six were priority projects in the mechanical field, one was a priority project in the electrical field, and seven were priority projects in the chemical field. Substantial amendments were agreed to in respect of subclass G 09 B, relating to "flight instruction."

X-Notations. The Working Group considered the three X-notations (that is, patent documents dealing with subject matter which apparently cannot be satisfactorily classified according to the IPC) before it, allotted by various industrial property offices, and approved amendments, in one language version, to four subclasses. These amendments will permit appropriate classification of the patent documents in question.

* Prepared by the International Bureau.

¹ For a Note on the preceding session, see *Industrial Property*, 1985, p. 35.

LIST OF PARTICIPANTS*

I. Member States

Denmark: H.J. Petersen. **Finland:** L. Helle.¹ **France:** M. Lyon; P. Viala;¹ L. Hornik;¹ M. Lavé.¹ **German Democratic Republic:** H. Konrad;¹ K.P. Wittig.¹ **Germany (Federal Republic of):** K. Molewski;¹ J. Gesell;¹ E. Moritz;¹ W. Ruf;¹ H.F. Schneider;¹ M. Stock.¹ **Japan:** S. Ono.¹ **Norway:** O. Os.¹ **Soviet Union:** M. Makarov. **Spain:** J.D. Vila Robert. **Switzerland:** E. Caussignac;¹ J. Borloz.¹ **United Kingdom:** J. Hillman; P. Redding. **United States of America:** P. Sullivan; J.R. Goudeau.

II. Member Organization

European Patent Office (EPO): E. de Bundel; H. Schryvers;¹ J.F.C. Atkins;¹ C. Dailloux.¹

III. Officers

Chairman: E. de Bundel (EPO). *Vice Chairmen:* J. Hillman (United Kingdom); M. Lyon (France). *Secretary:* B. Hansson (WIPO).

IV. International Bureau of WIPO

B. Hansson (*Head, Patent Classification Section, Patent Information and Classification Division*); A. Sagarmnaga (*Senior Patent Classification Officer, Patent Classification Section*); Y. Mizutani (*Patent Classification Officer, Patent Classification Section*).

* A list containing the titles and functions of the participants may be obtained from the International Bureau.

¹ Attended part of the session only.

II. Working Group on Special Questions

Seventh Session
(Geneva, June 6 to 14, 1985)

NOTE*

The Working Group on Special Questions (hereinafter referred to as "the Working Group") of the WIPO Permanent Committee on Patent Information (herein-

* Prepared by the International Bureau.

after referred to as "the Permanent Committee") held its seventh session in Geneva from June 6 to 14, 1985.¹

The following members of the Working Group were represented at the session: Australia, Austria, Denmark, Finland, France, Germany (Federal Republic of), Japan, Soviet Union, Spain, Sweden, Switzerland, United Kingdom, United States of America, the European Patent Office (EPO) (14). The International Federation for Documentation (FID) was represented by an observer. The list of participants follows this Note.

The Working Group discussed the general comments on the subject of consistency in the application of the IPC and specific comments in respect of a study of 10 selected subclasses. The Working Group appointed the EPO as Rapporteur to consider all comments received in connection with the said study with a view to defining, if possible, reasons for inconsistency which were common to several or all of the subclasses that had been the subject of the study.

The Working Group recommended to the Permanent Committee that further work on the project for extending the CAPRI Data Base beyond 1973 should not be undertaken for the time being.

The Working Group agreed, with respect to the subject "Means of Reducing the Bulkiness of Search Files," to recommend to the Permanent Committee that, in the light of comments received, the International Bureau should be requested to prepare a detailed proposal to update the existing text of the "Guidelines for the Organization of Search Files Based upon the IPC."

In respect of the subject "Possibilities of Using Microforms and Other Mass Storage Media," the Working Group requested the International Bureau to prepare an updated version of the microform catalog contained in the *WIPO Handbook on Patent Information and Documentation* by inviting offices to submit updated information. Further, a detailed questionnaire was to be prepared for:

- (a) collecting information on the equipment used by offices in conjunction with various mass storage media;
- (b) collecting experiences gained by offices in using particular mass storage media;
- (c) identifying the requirements of users, including ergonomic aspects, with respect to various media; and
- (d) identifying the reasons behind the choice of a particular mass storage medium compared with any other medium in respect of the storage of different kinds of patent documents, of different types of search and numerical files, and of the different purposes of storage and searching.

LIST OF PARTICIPANTS*

I. Members

Australia: H. Preston. **Austria:** F. Sohs. **Denmark:** H.I. Rasmussen. **Finland:** J. Rainesalo. **France:** A. de Pastors. **Germany (Federal Republic of):** M. Vögtel. **Japan:** K. Okazaki; S. Ono; Y. Masuda. **Soviet Union:** K. Koukolev; V.I. Blinnikov. **Spain:** A. Gomez Garcia. **Sweden:** L.G. Björklund; K. Bergström. **Switzerland:** E. Caussignac. **United Kingdom:** G.K. Lindsey. **United States of America:** T.F. Lomont.

II. Member Organization

European Patent Office (EPO): A. Vandecasteele; E. de Bundel.

III. Observer Organization

International Federation for Documentation (FID): F. Schweikhardt.

IV. Officers

Chairman: L.G. Björklund (Sweden). *Vice-Chairmen:* K. Koukolev (Soviet Union); H. Preston (Australia). *Secretary:* P. Higham (WIPO).

V. International Bureau of WIPO

L. E. Kostikov (*Deputy Director General*); P. Claus (*Director, Patent Information and Classification Division*); B. Hansson (*Head, Patent Classification Section, Patent Information and Classification Division*); P. Higham (*Head, Patent Information Section, Patent Information and Classification Division*); G. Negouliaev (*Senior Patent Information Officer, Patent Information Section*); V. Týč (*Assistant Patent Information Officer, Patent Information Section*).

* A list containing the titles and functions of the participants may be obtained from the International Bureau.

III. Working Group on Planning

Fifteenth Session
(Geneva, June 6 to 14, 1985)

NOTE*

The Working Group on Planning (hereinafter referred to as "the Working Group") of the WIPO Permanent Committee on Patent Information (hereinafter referred to as "the Permanent Committee") held its fifteenth session in Geneva from June 6 to 14, 1985.¹

* Prepared by the International Bureau.

¹ For a Note on the preceding session, see *Industrial Property*, 1985, p. 71.

¹ For a Note on the preceding session, see *Industrial Property* 1985, p. 72.

The following members of the Working Group were represented at the session: Australia, Austria, Denmark, Finland, France, Germany (Federal Republic of), Japan, Soviet Union, Spain, Sweden, Switzerland, United Kingdom, United States of America, the European Patent Office (EPO) (14). The list of participants follows this Note.

The Working Group discussed various new requests and proposals as regards their merits and urgency with a view to deciding whether or not to propose them as new items on the PCPI Program for the 1986-1987 biennium. Among the new requests and proposals to be included were:

- (a) the revision of WIPO Standard ST.3 "Two-letter Code for Countries, Organizations and the Like";
- (b) the revision of WIPO Standard ST.9 "Recommendation Concerning Bibliographic Data on and Relating to Patent Documents"; and
- (c) the holding of advanced training courses in the use of the fourth edition of the IPC.

The Working Group prepared its report to the Permanent Committee on the effectiveness of the PCPI Program in the 1984-1985 biennium.

The Working Group also prepared the draft PCPI Program for the 1986-1987 biennium to be decided by the Permanent Committee. It recommended further a distribution of tasks on the said draft program among the PCPI Working Groups and proposed a schedule of session to work on the items on the PCPI Program in 1986-1987.

The Working Group also prepared a draft "Long Term Program of the PCPI" for the consideration and decision of the Permanent Committee.

LIST OF PARTICIPANTS*

I. Members

Australia: H. Preston. **Austria:** F. Sohs. **Denmark:** H.I. Rasmussen. **Finland:** J. Rainesalo. **France:** A. de Pastors. **Germany (Federal Republic of):** M. Vögtel; K.P. Müllner. **Japan:** K. Okazaki; S. Ono; Y. Masuda. **Soviet Union:** K. Koukolev; V.I. Blinnikov. **Spain:** A. Gomez Garcia. **Sweden:** L.G. Björklund; K. Bergström. **Switzerland:** E. Caussignac. **United Kingdom:** G.K. Lindsey. **United States of America:** W.S. Lawson; T.F. Lomont.

II. Member Organization

European Patent Office (EPO): R. Baré; E. de Bundel.

III. Officers

Chairman: L.G. Björklund (Sweden). **Vice-Chairmen:** K. Koukolev (Soviet Union); H. Preston (Australia). **Secretary:** P. Claus (WIPO).

IV. International Bureau of WIPO

L. E. Kostikov (*Deputy Director General*); P. Claus (*Director, Patent Information and Classification Division*); B. Hansson (*Head, Patent Classification Section, Patent Information and Classification Division*); P. Higham (*Head, Patent Information Section, Patent Information and Classification Division*); G. Negouliaev (*Senior Patent Information Officer, Patent Information Section*); V. Týč (*Assistant Patent Information Officer, Patent Information Section*).

* A list containing the titles and functions of the participants may be obtained from the International Bureau.

General Studies

The Industrial Property Laws of Barbados

L.S. HUNTE*

Patent Law in the Nordic Countries

M. JACOBSSON*

Activities of Industrial Property Offices

JAPAN

Industrial Property Centenary*

On April 18, 1985, the world of intellectual property celebrated in Tokyo the hundredth anniversary of the Japanese industrial property system.

The main event consisted of the "Industrial Property Centennial Commemorative Ceremony." It took place with the participation of His Majesty, Emperor Hirohito.

Some 1,400 persons followed the ceremony in the National Theater.

On the stage of the theater, in addition to the Emperor, were seated the highest dignitaries of the three branches of the Government: from the executive branch, the Prime Minister and two cabinet ministers; from the legislative branch, the Speaker of the House of Representatives and the President of the House of Councillors; from the judiciary, the Chief Justice of the Supreme Court. Each of them (except one of the cabinet ministers) read a short statement addressed to the Emperor.

The others on the stage were the Director General of the Patent Office, Mr. Manabu Shiga, who was responsible for the organization of the ceremony, and the representatives of two groups of awardees honored on the occasion of the centenary, namely, a group of awardees from industry, represented by Mr. Masaru Ibuka (President, Sony Corporation) and a group of awardees from industrial property professionals, represented by Hideo Saito (President, Japan Patent Information Center (JAPATIC)). They read a statement of thanks addressing themselves to the Emperor.

The Emperor, who spoke last but whose statement is reproduced here first, said the following:

"It is with the recognition of its deep significance, and at my great pleasure, that we celebrate today the centennial year of the establishment of the industrial property system.

"I am profoundly satisfied that the Japanese industrial property system has made a great contribution to the development of industry, and to the construction of an affluent society, during the century of its existence.

"It is clear that the role of this system is increasing in its importance with the development of the economy and the progress of technology.

"It is my sincere hope that everyone concerned will continuously do their utmost for the good use of this system" (unofficial translation).

Mr. Yasuhiro Nakasone, the Prime Minister, delivered the following address:

"On the occasion of the Industrial Property Centennial Commemorative Ceremony, with His Majesty, the Emperor, being in attendance, I should like to deliver a congratulatory speech.

"Japan has overcome many hardships thanks to the strenuous efforts of its people since the Meiji era, and in recent times Japan has achieved its present prosperity and the stabilization of its national life. Consequently, Japan now occupies an important position in international society.

"In the course of this process, the Japanese industrial property system has made a great contribution to the introduction of the many excellent achievements of foreign science and foreign technologies and to the promotion of the development of the domestic technologies. It has played a particularly important role in the remarkable postwar economic development of Japan.

"I should like to pay my respects to the efforts of our precursors who have strenuously built up this system. What we need, as far as our foreign relations are concerned, is to aim at the building of a Japan that is internationally minded and that actively contributes to world peace and prosperity, while, as far as our domestic situation is concerned, what we need to aim at is the building of a country with a vigorous culture and a thriving national welfare, preparing for our life in the twenty-first century. For the attainment of those aims, the building of creative science and creative technology is an important matter. This will also contribute to the activation of world economy and to the general development of mankind.

"The industrial property system contributes to all this since it is the basis of the development of technology and of the efficient utilization of the results of new technologies. The significance of the industrial property system is constantly increasing.

"The persons present here have played the leading roles in the development of that system.

"I conclude my congratulatory speech by my wish that further efforts be made so as to meet the needs of the times" (unofficial translation).

* Prepared by the International Bureau.

Mr. Keijiro Murata, the Minister for International Trade and Industry, recalled the decisive role of the protection of inventions, utility models, industrial designs and trademarks in the industrial development of Japan, and recalled the present efforts of the Government in modernizing the procedures of the Japanese Patent Office, including the introduction of "paperless" documentation and examination.

Mr. Michita Sakata, the Speaker of the House of Representatives, paid tribute to the patent system's role in the progress of Japanese industry since that system "protects and encourages the utilization of inventions." He added: "In order to promote economic prosperity and the national welfare—despite the restrictions imposed by national resources, energy resources, environmental conditions, etc., it is indispensable that we develop and update technology and its applications by amassing our knowledge and our creative powers."

The President of the House of Councillors of the Japanese Parliament, Mr. Mutsuo Kimusa, recalled that the Patent Monopoly Ordinance, the predecessor of the present Japanese Patent Law, was promulgated in 1885 and recalled the great merits of one of the main creators of the patent system, Korekiyo Takahashi, since—as he said—"Do not forget those who dug the well when you drink water from it."

Finally, Mr. Jiro Terada, the Chief Justice of the Supreme Court, recalled that "since its establishment, the Japanese industrial property system has been developed concurrently with reforms in economic development and expanding *internationalization*, including accession to *treaties and conventions*." He referred to the important role that courts play in the proper application of the legal texts dealing with industrial property rights.

Among the very few non-Japanese invited to the ceremony was the Director General of the World Intellectual Property Organization, Dr. Arpad Bogsch. As he remarked on several occasions following the ceremony, WIPO cannot but have a feeling of admiration for a country and a government that gives such a degree of recognition to the importance of industrial property, the promotion of which is also a primary task of WIPO. The Japanese ceremony was unique in that, in the presence

of the sovereign of the country, and with concomitant dignity and solemnity, all the highest dignitaries of the country expressed their faith in the usefulness of industrial property both on the national level and in international relations.

Later, on the same day, a splendid reception was given to some 2,000 Japanese and foreign guests by the following five Japanese associations: Japanese Group of the International Association for the Protection of Industrial Property, Japan Institute of Invention and Innovation, Japan Patent Association, Japan Patent Attorneys Association, Japan Patent Information Center. Some of the guests were introduced to Prince Hitachi, one of the sons of the Emperor, and Princess Hitachi. Among them were, in addition to the Director General of WIPO, the then President of the European Patent Office, Mr. Bob van Benthem, and the heads of the industrial property offices of China, France, the Netherlands, the Republic of Korea, Sweden, Switzerland, the United Kingdom and the United States of America, that is, Messrs. Huang Kunyi, Jean-Claude Combaldieu, Jacob Boss, Sung Jua Hong, Göran Borggård, Paul Braendli, Ivor Davis and Donald Quigg, respectively. Canada, Germany (Federal Republic of) and the Soviet Union were also represented.

The following day, the Japanese Patent Office organized an "International Symposium" as part of the centenary celebrations. It was presided over by the Director General of the Japanese Patent Office, Mr. Manabu Shiga. Some 200 specialists of industrial property law, coming from Japan and other countries, were invited and participated. They heard lectures—in this order—by Dr. Arpad Bogsch on "Developing Countries: Cooperation and Self-Help," by Mr. Bob van Benthem on "International Harmonization in the Patent Field," by Mr. Donald Quigg on "Technical Innovation and Legal Protection," and by Mr. Manabu Shiga on "Highly Advanced Information Society and Patent Information."

The Symposium also included the showing of a 15-minute motion picture, synchronized in English, made on the order of the Japanese Patent Office, bearing the title "Towards a New Century of Patent Management." Part of the film showed the WIPO Headquarters and meetings in it.

News from Industrial Property Offices

JAPAN

*Director General,
Japanese Patent Office*

We have been informed that Mr. Michio Uga has been appointed Director General of the Japanese Patent Office.

SWEDEN

*Director General,
Royal Patent and Registration Office*

We have been informed that Mr. Sten Niklasson has been appointed Director General of the Royal Patent and Registration Office.

Book Reviews

The Future of Legal Protection for Industrial Designs, by C. Fellner. ESC Publishing Ltd., Oxford, 1985.—210 pages.

As S. Stewart points out in his preface to this well-researched and persuasively written book, "industrial designs" occupy a border territory between patent and copyright protection." The purpose of the book, which was commissioned by the Common Law Institute of Intellectual Property and the Intellectual Property Unit of Queen Mary College, London, is to examine the structure erected in the United Kingdom to provide protection in that "border territory."

The author exhaustively analyzes the current system of protection for industrial designs in the United Kingdom and compares it with the methods, including protection against unfair competition, adopted by other EEC Member States as well as by Australia, New Zealand, South Africa and the United States of America. She also dissects the relationship between national industrial design protection and the rights afforded under the Paris, Berne and Universal Copyright Conventions and the Hague Agreement. After considering current proposals for reform of the United Kingdom system of protection, the author concludes that cutting back on pure copyright protection for functional designs while creating a law of "unfair copying" based on principles of unfair competition would best reconcile the interests of manufacturers and users of mass-produced goods.

In conclusion, suffice it to say that this book makes a very valuable contribution to the study of industrial design protection, particularly the interplay between aesthetic and functional designs.

JE

Trademarks in APAA Countries. Asian Patent Attorneys Association (APAA), Tokyo, 1985.—Looseleaf binder, 780 pages.

This most valuable work—probably the first of its kind—analyzes in a clear and coherent manner the trademark systems of Australia, Hong Kong, Indonesia, Japan, Malaysia, New Zealand, the Philippines, the Republic of Korea, Singapore and Thailand. It is the result of several years of careful planning, research and preparation by the APAA Ad Hoc Committee for the Study of Trademarks under the co-chairmanship of Messrs. N. Matsubara of Japan and W. F. Dancer and R. C. Wray of Australia.

The topics chosen for analysis include distinctiveness, similarities, classification, proceedings, opposition, service marks, defensive marks, the effect of registration, renewal, user requirements, cancellation, and licensing and transfer. Within each topic detailed, comprehensive reports prepared by leading experts are presented on a country-by-country basis. The reports include valuable information not only on legal requirements and practice but also on relevant court and industrial property office decisions.

There is no doubt that this book will be immensely appreciated by all those interested in the trademark systems of the APAA countries.

JE

Selection of New Publications

Anais do III Seminario Nacional da Propriedade Industrial. Associação Brasileira da Propriedade Industrial, Brasilia, 1984.—224p.

ASOCIACIÓN INTERAMERICANA DE LA PROPIEDAD INDUSTRIAL, *Estudio comparado de la legislación y práctica marcaria en América*, ASIPI, Buenos Aires, 1984.—188 p.

BAUMGARTEN (J.A.) (ed.), *The Semiconductor Chip Protection Act of 1984*, Law & Business, Inc./Harcourt Brace Jovanovich, New York and Washington, D.C., 1984.—376 p.

BEIER (F.-K.), *Patente und Lizenzen als Instrumente des Wissens-transfers vom Forschungslabor in die industrielle Praxis*, Max-Planck-Institut, Munich, 1983.—31 p.

BERCOVITZ (A.) (ed.), *Legislación sobre Propiedad Industrial*, Tecnos, Madrid, 1984.—1040 p.

BERNITZ (U.) (ed.), *Swedish Intellectual Property and Market Legislation*, Institute for Intellectual Property and Market Law, Stockholm, 1984.—181 p.

BERNITZ (U.), *Svensk marknadsrätt*, Marknadsrättsförlaget, Drottningholm, 1983.—287 p.

BERTRAND (A.) *Protections juridiques du logiciel*, Ed. des Parques, Paris, 1984.—293 p.

CONNORS (J.A.) (ed.), *Protecting Intellectual Property in Asia-Pacific*, Oyez Longman Publishing Ltd., Sydney and London, 1984.—108 p.

DANIEL (D.A.), *Patents in Brazil*, Daniel & Cia., Rio de Janeiro, 1984.—112 p.

GALL (G.), *European Patent Applications*, Oyez Longman Ltd., London, 1984.—231 p.

GOLDSCHIEDER (R.), *Technology Management Handbook* (1984 ed.), Clark Boardman, New York, 1984.—497 p.

GURRY (F.) *Breach of Confidence*, Clarendon Press, Oxford, 1984.—487 p.

HUBERT (A.), *Le Contrat d'ingénierie-conseil* (2nd ed.) Masson, Paris, New York, Barcelona, 1984.—266 p.

INDUSTRIAL PROPERTY ORGANIZATION FOR ENGLISH-SPEAKING AFRICA, *Texts Relating to the Protocol on Patents and Industrial Designs Within the Framework of the Industrial Property Organization for English-Speaking Africa (ESARIPO)*, ESARIPO, Harare, 1984.—Special paging.

Intellectual Property Law in New Zealand and Australia, Legal Research Foundation, Inc., Auckland, 1985.—227 p.

INTERNATIONAL ASSOCIATION FOR THE ADVANCEMENT OF TEACHING AND RESEARCH IN INTELLECTUAL PROPERTY, *ATRIP Biographical Directory*, (2nd ed.), ATRIP, Munich, 1984.—127 p.

JAGER (M.F.), *1984 Trade Secrets Law Handbook*, Clark Boardman, New York, 1984.—609 p.

KARDOS (P.) & SZATMÁRI (T.), *Külföldi licenck a magyar gazdaságban*, Közgazdasági és Jogi Könyvkiadó, Budapest, 1984.—205 p.

MATHÉLY (P.), *Le Droit français des signes distinctifs*, Librairie du journal des notaires et des avocats, Paris, 1984.—925 p.

MOUSSERON (J.-J.), *Loi du 27 juin 1984 : Premiers commentaires*, INPI, Paris, 1984.—42 p.

NATIONALE RAAD VOOR LANDBOUWKUNDIG ONDERZOEK, *Kwekersrecht en octrooirecht in relatie tot genetische manipulatie bij planten*, NRLO, The Hague, 1984.—38 p.

PACHÓN MUÑOZ (M.), *Manuel de propiedad industrial*, Temis, Bogotá, 1984.—175 p.

- PHILIPPINE INVENTION DEVELOPMENT INSTITUTE, *Looking into the Future: A Catalog of Philippine Inventions*, Philippine Invention Development Institute, Manila.—152 p.
- PRACTISING LAW INSTITUTE, *Current Developments in Patent Law: 1984*, PLI, New York, 1984.—464 p.
- Protection juridique des logiciels: Table ronde avec la participation de M.-C. Perocheau, C. Le Stanc, M. Fournier, A. Françon, A. Lucas et M. Vivant*, Ed. Techniques, Paris, 1984.—32 p.
- REID (B.C.), *A Practical Introduction to Trade Marks*, Waterlow Publishers Ltd., London, 1984.—184 p.
- SINGER (R.), *Il Nuovo sistema europeo di concessione di brevetti per invenzioni* (Trans. by F. Benussi), G. Giappichelli, Turin, 1984.—231 p.
- STUMPF (H.) (ed.), *The Know-How Contract in Germany, Japan, and the United States*, Kluwer, Deventer, Antwerp and Boston, 1984.—309 p.
- UNITED STATES INTERNATIONAL TRADE COMMISSION, *The Effects of Foreign Product Counterfeiting on U.S. Industry*, USITC, Washington, D.C., 1984.—223 p.
- UNITED STATES TRADEMARK ASSOCIATION, *1983-84 Trademark Law Handbook*, Germain (K.B.) and Weinberg (S.M.) (eds.), Clark Boardman, New York, 1984.—406 p.
- Vers une protection des logiciels informatiques: Situation actuelle et propositions*, Ministère de l'Industrie et de la recherche, Direction du service de la propriété industrielle, Paris, 1984.—32 p.
- Selection of Recent Articles**
- ÅKERMAN (L.), "Patents and Trademarks as Export Promoters," NIR, 1984, no. 4, pp. 469-470.
- BEIER (F.-K.), "Governmental Promotion of Innovation and the Patent System," Revue et bulletin de la Fédération internationale des conseils en propriété industrielle, 1983, no. 34, pp. 76-103.
- BEIER (F.-K.), "Patents and Foreign Trade," IIC, 1984, vol. 15, no. 5, pp. 569-587.
- BENTHEM (J.B. van), "The European Patent System, Today and in the Future," European Intellectual Property Review, 1984, vol. 6, no. 7, pp. 182-188.
- BENTHEM (J.B. van), BORGGÅRD (G.) & BRAENDLI (P.), "The Future Development and Role of Patent Offices," NIR, 1984, no. 4, pp. 513-521; 522-527; 528-532.
- BERCOVITZ (A.), "La Protección de los consumidores en el derecho español," Estudios Sobre Consumo, 1984, no. 1, pp. 55-78.
- BONDARENKO (N.G.), "Pravovaiá okhrana izobretenii v obrasti ekologii," Voprosy izobretatel'stva, 1984, no. 3, pp. 25-28.
- BOUJU (A.), "How are Trade Marks Protected in France?" European Intellectual Property Review, 1984, vol. 6, no. 3, pp. 74-78.
- BRANDENBURG (W.A.), "The Implications of the Use of Common Plant Names," Plant Variety Protection, 1984, no. 40, p. 22-25.
- BRICKELL (C.), "The International Code of Nomenclature for Cultivated Plants: the Current Position and Possible Future Developments," Plant Variety Protection, 1984, no. 40, pp. 8-15.
- CAMPBELL (F.W.), "Trademark Searching in the United States and Abroad," Patent and Trademark Review, 1984, vol. 82, no. 6, pp. 245-268; no. 7/8, pp. 297-306.
- CAZENAVE (R.), "Recherches sur la terminologie exprimant la distinctivité des marques," Gazette du Palais, 1984, vol. 104, no. 95/96, pp. 3-6; oo. 97/98, pp. 7-12.
- COARACY (G.R.), "Patent Information: a Team Work," World Patent Information, 1984, vol. 6, no. 3, pp. 104-107.
- CURCHOD (F.), "Les avantages du Traité de coopération en matière de brevets (PCT) pour l'industrie française," Echanges ASPI, 1983, oo. 15, pp. 1-7.
- DOBREV (G.), "Turgovskata marka v sotsialisticheskoto obshchestvo," Izobretatel'stvo i ratsionalizatorstvo, 1984, vol. 36, no. 2, pp. 14-16.
- DURRANDE (S.), "Les rapports entre contrefaçon et concurrence déloyale," Recueil Dalloz Sirey, 1984, no. 31, pp. 187-192.
- ELZABURU (A. de), "The Profession Today and Its Problems," Revue et Bulletin de la Fédération internationale des conseils en propriété industrielle, 1983, no. 34, pp. 204-234.
- ENGEL (F.-W.), "Protection of Personal Rights in Scientific Discoveries," IIC, 1984, vol. 15, no. 3, pp. 302-321.
- HAAS (M. de), "L'érosion des droits de propriété industrielle par la réglementation de la concurrence," Revue et Bulletin de la Fédération internationale des conseils en propriété industrielle, 1983, no. 34, pp. 181-203.
- HADDRICK (M.), "WIPO and the PCT Today and Tomorrow," Revue et Bulletin de la Fédération internationale des conseils en propriété industrielle, 1983, no. 34, pp. 105-126.
- HÄUSSER (E.), "Schutzrechte und technische Information als Überlebensstrategie für das einzelne Unternehmen und die Volkswirtschaft," Mitteilungen der deutschen Patentanwälte, 1984, vol. 75, no. 7/8, pp. 121-129.
- HEMMERLING (J.), "Educational Measures in the Use of Patent Information in the German Democratic Republic," World Patent Information, 1984, vol. 6, no. 3, pp. 115-118.
- HOMMERY (G.), "Jurisprudence relative à la protection du logiciel," Echanges ASPI, October 1984, pp. 1-14.
- JOLIET (R.), "La licence de marque et le droit européen de la concurrence," Revue trimestrielle de droit européen, 1984, no. 1, p. 1-59.
- KALIKOW (M.), "The Forthcoming Harmonization of International Patent Procurement Law and Practice," Patents and Licensing, 1984, vol. 14, no. 4, pp. 7-15.
- KOKTVEDGAARD (M.) & ØSTERBORG (L.), "Patents for Pharmaceutical Inventions in Denmark," IIC, 1984, vol. 15, no. 4, pp. 415-425.
- KOMIYA (K.), "Transfer of Technology in Patent Law," Japan Patents & Trademarks, 1984, no. 40, pp. 12-18.
- KRONZ (H.), "Urheberrechtsschutz und Innovation," Mitteilungen der deutschen Patentanwälte, 1984, vol. 75, no. 10, pp. 181-184.
- KUNYI (Huang), "Cultivate China's First Generation of Patent Agents," Patent Review of China, 1984, no. 9, pp. 3-7 (Chinese text).
- LELOUX (F.J.), "Recent Patent Publications: an Indispensable Prerequisite for Correct Technical and Commercial Policy Decisions," World Patent Information, 1984, vol. 6, no. 3, pp. 130-138.
- MARCUS (M.J.), "Review of Current Canadian Patent Law and Practice," Echanges ASPI, 1984, no. 16, pp. 1-61.
- MATSUBARA (N.), "Protecting Trademarks," Journal of the Japanese Group of AIPPI, International edition, 1983, vol. 8, no. 4, pp. 157-169.
- MOSSINGHOFF (G.J.), "Patents and Licenses in Relation to Government Sponsored Research and Development," NIR, 1984, no. 4, pp. 411-419.
- OHARA (Y.), "Regulations on Transfer of Technology in Japan," IIC, 1984, vol. 15, no. 2, pp. 121-141.
- PAGENBERG (J.), "Rechtssicherheit im Patentrecht: eine Utopie? Das amerikanische Berufungsgericht für Patentsachen als Vorbild für die deutsche Praxis," Gewerblicher Rechtsschutz und Urheberrecht, Internationaler Teil (GRUR Int.), 1984, no. 9, pp. 489-494.

- PÉROT-MOREL (M.A.), "Prospects for Unification of the Laws on Designs and Models in the EEC," *European Intellectual Property Review*, 1984, vol. 6, no. 5, pp. 129-133.
- PETITPIERRE (E.), "Licences de brevet et de know-how: leur utilité; cas litigieux portés devant le Tribunal fédéral," *Revue économique et sociale*, 1984, no. 3, pp. 245-250.
- SMITH (F.J.), "Computerization of the Australian Patent, Trade Mark and Design Office," *World Patent Information*, 1984, vol. 6, no. 2, pp. 76-77.
- STEINHAUSER (P.J.M.), "Distinctiveness Requirements for Trademarks in the EEC-Countries: the Benelux," *BMM Bulletin*, 1984, vol. 36, no. 3, pp. 33-45.
- STRAUS (J.), "Patent Protection for New Varieties of Plants Produced by Genetic Engineering: Should 'Double Protection' be Prohibited?," *IIC*, 1984, vol. 15, no. 4, pp. 426-442.
- TAK (J.D.), "Microbiological Patent Information," *World Patent Information*, 1984, vol. 6, no. 1, pp. 4-11.
- THRIERR (A.), "Trade Mark Counterfeiting," *NIR*, 1984, no. 2, pp. 187-191.
- TILMANN (W.), "Die Verkehrsauffassung im Wettbewerbs- und Warenzeichenrecht: Möglichkeiten und Grenzen der demoskopischen Wahrheitsfindung im Prozess," *GRUR*, 1984, vol. 86, no. 10, p. 716-723.
- WALKER (R.D.), "Patents as Information: an Unused Resource," *IFLA Journal*, 1984, vol. 10, no. 2, pp. 175-181.
- WESTON (G.E.), "New Trends in U.S. Antitrust Law: the Patent-Antitrust Interface as an Example," *IIC*, 1984, vol. 15, no. 3, p. 269-292.

Selection of New WIPO Industrial Property Publications

- Guide to the International Registration of Marks* (April 1984 edition), no. 430 (EFS), May, July 1984 (Sw.fr. 25.-).
- Directory of Associations of Inventors* (1984 edition), no. 622 (EF), May 1984 (Sw.fr. 12.-).
- International Patent Classification* (4th edition 1984) and *Catchword Index* (published under contract with Carl Heymanns Verlag) (EF), July 1984.
- Patent Law and Trademark Law of the People's Republic of China* (multilingual edition), no. 298 (EFSC), October 1984 (Sw.fr. 15.-).
- Records of the Nairobi Diplomatic Conference for the Adoption of a Treaty on the Protection of the Olympic Symbol (1981)*, no. 350 (EF), November 1984, (Sw.fr. 30.-).
- Patent Cooperation Treaty* (1985 edition), no. 274 (EF), November 1984 (Sw.fr. 12.-).

Calendar of Meetings

WIPO Meetings

(Not all WIPO meetings are listed. Dates are subject to possible change.)

1985

- September 11 to 13 (Geneva) — Permanent Committee on Patent Information (PCPI): Working Group on Patent Information for Developing Countries
- September 16 to 20 (Geneva) — Permanent Committee on Patent Information (PCPI) and PCT Committee for Technical Cooperation (PCT/CTC)
- September 23 to October 1 (Geneva) — Governing Bodies (WIPO General Assembly, Conference and Coordination Committee; Assemblies of the Paris, Madrid, Hague, Nice, Lisbon, Locarno, IPC, PCT, Budapest, TRT, Vienna and Berne Unions; Conferences of Representatives of the Paris, Hague, Nice and Berne Unions; Executive Committees of the Paris and Berne Unions; Committee of Directors of the Madrid Union; Council of the Lisbon Union)
- October 7 to 11 (Geneva) — Permanent Committee on Patent Information (PCPI): Working Group on General Information
- October 21 to 25 (Geneva) — Nice Union: Committee of Experts
- November 4 to 30 (Plovdiv) — WIPO/Bulgaria: World Exhibition of Young Inventors and International Seminar on Inventiveness for Development Purposes (November 12 to 15)
- November 18 to 22 (Geneva) — Permanent Committee on Patent Information (PCPI): Working Groups on Special Questions and on Planning
- November 25 to December 6 (Geneva) — Permanent Committee on Patent Information (PCPI): Working Group on Search Information
- November 26 to 29 (Geneva) — Committee of Experts on a Treaty for the Protection of Integrated Circuits
- December 2 to 6 (Paris) — Committee of Governmental Experts on Model Provisions for National Laws on Publishing Contracts for Literary Works (convened jointly with Unesco)
- December 3 to 6 (Geneva) — Permanent Committee for Development Cooperation Related to Industrial Property
- December 11 to 13 (Geneva) — Committee of Experts on the International Registration of Marks

UPOV Meetings

1985

- October 14 (Geneva) — Consultative Committee
- October 15 and 16 (Geneva) — Meeting with International Organizations
- October 17 and 18 (Geneva) — Council
- November 12 and 13 (Geneva) — Technical Committee
- November 14 and 15 (Geneva) — Administrative and Legal Committee

Other Meetings Concerned with Industrial Property

1985

- September 2 to 6 (Budapest) — Hungarian Group of the International Association for the Protection of Industrial Property and the Hungarian Association for the Protection of Industrial Property: Sixth International Conference on "New Technical Tendencies and Industrial Property Protection"
- September 16 to 18 (Geneva) — International Association for the Advancement of Teaching and Research in Intellectual Property: Assembly and Annual Meeting
- September 24 to 27 (Strasbourg) — Center for the International Study of Industrial Property: Seminar on Transfer of Technology (second module: Strategy and Procedures for the Transfer of Technology)

September 27 and 28 (Wiesbaden) – International League for Competition Law (formerly International League Against Unfair Competition): *Journée d'études*

October 10 and 11 (Harrogate) – Pharmaceutical Trade Marks Group: 31st Conference on "Generic Prescribing—12 Diverse but Authoritative and Informed Viewpoints"

1986

March 14 (London) – Pharmaceutical Trade Marks Group: 32nd General Assembly

June 1 to 4 (San Diego) – The United States Trademark Association: Annual Meeting

June 8 to 13 (London) – International Association for the Protection of Industrial Property: XXXIII Congress

