

# Table of Contents

<b>Preface</b> .....	V
<b>A Portrayal of Joseph Straus</b> .....	VII
<i>Rainer Moufang</i>	
<b>List of Authors</b> .....	XXV
 <b>1. Substantive Patent and Utility Model Law</b>	
Prior Art from the Internet – A Potential Further Reason for Branching off a Utility Model from a Pending Patent Application .....	3
<i>Alexander Klicznik</i>	
Registration without Examination: The Utility Model – A Useful Model? ...	17
<i>Karsten Königer</i>	
Nonobviousness in German Patent Nullity Proceedings .....	31
<i>Hans-Georg Landfermann</i>	
Tax Strategy Patents – a Tax Lawyer’s View .....	49
<i>Wolfgang Schön</i>	
Protection of Scientific Creations under Patent and Copyright Law .....	59
<i>Gerhard Schricker</i>	
Personal Rights of Inventors in the Polish Legal System .....	67
<i>Janusz Szwaja</i>	
The Priority Right in Patent Law – Use and Misuse? .....	75
<i>Eike Ullmann</i>	
 <b>2. Limitations to Intellectual Property Protection</b>	
The Experimental Use of the Patented Invention: A Free Use or an Infringing Use? .....	87
<i>Vincenzo Di Cataldo</i>	

Interpreting Exceptions in Intellectual Property Law . . . . .	99
<i>Henrik Holzapfel and Georg Werner</i>	
A Study on Patent Compulsory License System in China – With Particular Reference to the Drafted 3rd Amendment to the Patent Law of the P.R. of China . . . . .	115
<i>Xiaohai Liu</i>	
Compulsory Licensing in Chinese Patent Law . . . . .	127
<i>Xiaoguang Shan</i>	
<b>3. Intellectual Property and Competition (Antitrust) Law</b>	
Deceptive Conduct in the Patent World – A Case for US Antitrust and EU Competition Law? . . . . .	137
<i>Josef Drexl</i>	
Intellectual Property and Article 82 EC . . . . .	157
<i>Michael Kort</i>	
Patents and Standards: The Antitrust Objection as a Defense in Patent Infringement Proceedings . . .	177
<i>Karolina Schöler</i>	
<b>4. Biotechnology, Pharmaceuticals, and Patent Law</b>	
The Inadequacies of the Section 271(e)(1) Jurisprudence of the United States Supreme Court . . . . .	197
<i>Martin J. Adelman</i>	
Legal and Moral Reflections on Modern Biotechnology in Use & Misuse . . .	209
<i>Shoshana Berman</i>	
Biotechnological Patenting and Innovation . . . . .	229
<i>Michael Blakeney</i>	
Circumventing the Debate over State Policy and Property Rights: Section 3(d) of the Indian Patents Act Law . . . . .	243
<i>Tanuja V. Garde</i>	

Medical Use Claims: EPC 2000 and its Impact on Prosecution and Enforcement .....	255
---	-----

*Hans-Rainer Jaenichen, Jürgen Meier, Niels Hölder*

Purpose and Limits of the Exclusion from Patentability of Medical Methods, Especially Diagnostic Methods .....	275
---	-----

*Rudolf Kraßer*

Special Legislation for Genetic Inventions – A Violation of Article 27(1) TRIPS? .....	289
---	-----

*Wolrad Prinz zu Waldeck und Pyrmont*

## **5. Employee Invention Law**

Effects of the German Law on Employees' Inventions when Posting Employees Within the European Union .....	307
--	-----

*Kurt Bartenbach, Franz-Eugen Volz, Markus J. Goetzmann*

The Finnish 2006 Act on University Inventions – The Road Map to Identifying, Protecting and Utilizing Patentable Research Results .....	329
--	-----

*Rainer Oesch*

University Employee Inventions in Scandinavian and Finnish Law .....	339
--	-----

*Are Stenvik*

## **6. Procedure, Enforcement, and Liability**

Patent Trolls – Menace or Myth? .....	355
---------------------------------------	-----

*Christoph Ann*

Liability 2.0 – Does the Internet environment require new standards for secondary liability? An overview of the current legal situation in Germany ..	365
--	-----

*Alexander Bayer*

Can China be Forced to Enforce IP Rights? .....	379
---	-----

*Peter Ganea*

Trade Secrets and Patent Litigation .....	391
---	-----

*Charles Gielen*

Reflections on the German Patent Litigation System .....	401
<i>Peter Mes</i>	
Enforcement of Unfair Competition Law by Notice of Violation, Rights of Consumers and Public Authorities – Comparative Evaluation of the German Status Quo .....	413
<i>Thomas M.J. Möllers</i>	
Two Major and Long-Lasting Patent Law Issues in Japan .....	431
<i>Tetsuya Obuchi</i>	
Intellectual Property Rights and Arbitration – Miscellaneous .....	445
<i>Krešimir Sajko</i>	
Harmonizing Patent Infringement Damages: A Lesson from Japanese Experiences .....	463
<i>Toshiko Takenaka</i>	
The Inescapable Trap – A Case for Reconsideration? .....	481
<i>Rudolf Teschemacher and Jochen Pagenberg</i>	
Patents without Injunctions? – Trolls, Hold-ups, Ambushes, and Other Patent Warfare .....	495
<i>Wolfgang von Meibom and Ralph Nack</i>	
<b>7. Protecting Technology against Unfair Competition</b>	
(No) Freedom to Copy? Protection of Technical Features under Unfair Competition Law .....	521
<i>Annette Kur</i>	
Reverse Engineering: Unfair Competition or Catalyst for Innovation? .....	535
<i>Ansgar Ohly</i>	
<b>8. Multijurisdictional Aspects of IP</b>	
Negotiations on the Accession to the EU and the Harmonization of Intellectual Property with the <i>acquis communautaire</i> in Light of Globalization .....	555
<i>Igor Gliha</i>	

Cross-border Injunctions in Patent Litigations Following the ECJ Decision in GAT v. LuK – Life after Death? . . . . .	565
<i>Klaus Grabinski</i>	
Contractual Liability of the Seller Due to Third Parties' Patents and Other IP Rights under German Law and the UN Convention on Sales Contracts . . .	575
<i>Paul Katzenberger</i>	
The Principle of National Treatment in the International Conventions Protecting Intellectual Property . . . . .	593
<i>Ulrich Loewenheim</i>	
The Extraterritorial Reach of Patent Law . . . . .	601
<i>Rainer Moufang</i>	
Synergies Created by International Cooperation in the Patent Area? . . . . .	619
<i>Jürgen Schade</i>	
Patents in Europe and their Court – Is there Light at the End of the Tunnel? .	633
<i>Michael Schneider</i>	
Patents and Developing Countries . . . . .	647
<i>Peter Dirk Siemsen and Ivan Bacellar Ahlert</i>	
Territorial Intellectual Property Rights in a Global Economy – Transit and Other 'Free Zones' . . . . .	653
<i>Alexander von Mühlendahl and Dieter Stauder</i>	
<b>9. Recent Developments in National IP and Competition Legislation</b>	
The Spanish Patent System: Future Outlook . . . . .	677
<i>Alberto Bercovitz</i>	
Incorporation of Patent Law into Part Four of the Russian Civil Code – A Structural Analysis . . . . .	687
<i>Adolf Dietz</i>	
The Quiet Revolution in American Copyright Law . . . . .	703
<i>Paul Goldstein</i>	

Some Remarks On the Third Revision Draft of the Chinese Patent Law . . . .	713
<i>Shoukang Guo</i>	

Some Critical Remarks Concerning the Act on the Protection of Competition of the Republic of Serbia . . . . .	729
<i>Radovan D. Vukadinović</i>	

## **10. Intellectual Property and Public Policies**

Secrecy and the Evolution of an Early Patent System . . . . .	751
<i>William Cornish</i>	

Legal Protection of Cultural Heritage in a World of Intellectual Property Rights . . . . .	763
<i>Reto M. Hilty</i>	

Woolly Lines in Intellectual Property Law . . . . .	781
<i>The Rt. Hon. Sir Robin Jacob</i>	

Economic Perils of U.S. Patent Reform: Flexibility's Achilles Heel . . . . .	793
<i>F. Scott Kieff</i>	

The Need for Climate Improvement in Intellectual Property Law . . . . .	811
<i>Marianne Levin</i>	

The Patent System – Not More than an Instrument of Public Policy . . . . .	829
<i>Slobodan M. Marković</i>	

Patents and the Economic Incentive to Invent . . . . .	841
<i>Bojan Pretnar</i>	

The Patent Reform Act and Recent U.S. Supreme Court Decisions – A Correction of the Intellectual Property Policies? . . . . .	853
<i>Stanisław Sottysiński</i>	

The Impact of the Amendments of the Chinese Patent System on the Technological and Economic Progress in China . . . . .	873
<i>Xiang Yu</i>	

## **11. Bibliography of Publications by Joseph Straus**

Publications by Professor Dr. Dres. h.c. Joseph Straus . . . . .	887
--	-----