Attachment - 45	
Attachment - 46	
Attachment - 47	
Attachment - 48	
Attachment - 49	
Attachment - 50	
Attachment - 51	
Attachment - 52	
Attachment - 53	
Attachment - 54	
Attachment - 55	
Attachment - 56	
Attachment - 57	
Attachment - 58	
Attachment - 59	
Attachment - 60	
Attachment - 61	
Attachment - 62	
Attachment - 63	
Attachment - 64	
Attachment - 65	
Attachment - 66	
Attachment - 67	
Attachment - 68	
Attachment - 69	
	ŝ

UNITED STATES PATENT AND TRADEMARK OFFICE (USPTO) OFFICE ACTION (OFFICIAL LETTER) ABOUT APPLICANT'S TRADEMARK APPLICATION

APPLICATION SERIAL NO. 85608462

MARK: PATENTNEWS

CORRESPONDENT ADDRESS:

JOSEPH A. MANDOUR MANDOUR & ASSOCIATES, APC 16870 W BERNARDO DR STE 400 SAN DIEGO, CA 92127-1678 *85608462*

CLICK HERE TO RESPOND TO THIS LETTER: http://www.uspto.gov/trademarks/teas/response_forms.jsp

APPLICANT: Mandour & Associates, APC

CORRESPONDENT'S REFERENCE/DOCKET NO : 0000.01-001 CORRESPONDENT E-MAIL ADDRESS: jmandour@mandourlaw.com

OFFICE ACTION

STRICT DEADLINE TO RESPOND TO THIS LETTER

TO AVOID ABANDONMENT OF APPLICANT'S TRADEMARK APPLICATION, THE USPTO MUST RECEIVE APPLICANT'S COMPLETE RESPONSE TO THIS LETTER **WITHIN 6 MONTHS** OF THE ISSUE/MAILING DATE BELOW.

ISSUE/MAILING DATE: 6/13/2012

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issue(s) below. 15 U.S.C. §1062(b); 37 C.F.R. §§2.62, 2.65(a); TMEP §§711, 718.03.

Search Results

The Office records have been searched and there are no similar registered or pending marks that would bar registration under Trademark Act Section 2(d), 15 U.S.C. §1052(d). TMEP §704.02.

Section 23 Refusal – Mark is Generic

The applicant seeks registration on the Supplemental Register for the mark PATENTNEWS for "Educational and entertainment services, namely, providing on-line magazines in the field of intellectual property."

Registration is refused on the Supplemental Register because the applied-for mark is generic for applicant's publication, and therefore is not capable of identifying applicant's publication and distinguishing it from those of others. Trademark Act Section 23, 15 U.S.C. §1091; *see In re Kalmbach Publ'g Co.*, 14 USPQ2d 1490, 1492 (TTAB 1989) (holding RADIO CONTROL BUYERS GUIDE generic for magazines); *Yankee, Inc. v. Geiger*, 216 USPQ 996, 999 (TTAB 1982) (holding FARMER'S ALMANAC generic for publications).

Generic terms are common names that the relevant purchasing public understands primarily as describing the genus of applicant's goods and/or services. *In re Dial-A-Mattress Operating Corp.*, 240 F.3d 1341, 1344, 57 USPQ2d 1807, 1810 (Fed. Cir. 2001); *H. Marvin Ginn Corp. v. Int'l Ass'n of Fire Chiefs, Inc.*, 782 F.2d 987, 989-90, 228 USPQ 528, 530 (Fed. Cir. 1986); *see* TMEP §1209.01(c). Generic terms are by definition incapable of indicating a particular source of goods and/or services, and cannot be registered as trademarks and/or service marks. *In re Merrill Lynch, Pierce, Fenner, & Smith, Inc.*, 828 F.2d 1567, 1569, 4 USPQ2d 1141, 1142 (Fed. Cir. 1987); *see* TMEP §1209.01(c). Registering generic terms "would grant the owner of [a] mark a monopoly, since a competitor could not describe his goods as what they are." *In re Merrill Lynch, Pierce, Fenner, & Smith, Inc.*, 828 F.2d at 1569, 4 USPQ2d at 1142.

Determining whether a mark is generic requires a two-step inquiry:

- (1) What is the genus of goods and/or services at issue?
- (2) Does the relevant public understand the designation primarily to refer to that genus of goods and/or services?

In re 1800Mattress.com IP, LLC, 586 F.3d 1359, 1363, 92 USPQ2d 1682, 1684 (Fed. Cir. 2009) (quoting H. Marvin Ginn Corp. v. Int'l Ass'n of Fire Chiefs, Inc., 782 F.2d 987, 989-90, 228 USPQ 528, 530 (Fed. Cir. 1986)); TMEP §1209.01(c)(i).

Regarding the first part of the inquiry, the genus of the goods and/or services is often defined by an applicant's identification of goods and/or services. *See, e.g., In re Reed Elsevier Props. Inc.*, 482 F.3d 1376, 1379, 82 USPQ2d 1378, 1380 (Fed. Cir. 2007); *Magic Wand Inc. v. RDB Inc.*, 940 F.2d 638, 640, 19 USPQ2d 1551, 1552 (Fed. Cir. 1991).

In the present case, the identification, and thus the genus, is "online [news] magazines in the field of intellectual property."

Regarding the second part of the inquiry, the attached evidence from the Merriam Webster Online Dictionary shows that the wording "PATENTNEWS" in the applied-for mark means " a report of recent events" and/or "material reported in a newspaper or news periodical" related to "a writing securing for a term of years the exclusive right to make, use, or sell an invention"; thus, this wording is essentially the apt or common name for the genus of the services. (References retrieved June 12, 2012 from the following: http://www.onelook.com/.) Accordingly, the relevant public would understand this designation to refer primarily to that genus of services because the applicant's online magazines are clearly promoted as sources of intellectual property news generally and patent news specifically, as shown in the specimen of use, directing viewers to "IP Magazines – click here to review the latest on-line issues of IntellectualPropertyNews Magazine, **PatentNews** Magazine, TrademarkNews Magazine, and CopyrightNews Magazine." (Excerpted from www.mandourlaw.com.) Additional attached articles from such sources as *Intellectual Property Today*, *World Patent and Trademark News*, and *PriorSmart.com*, confirms what the applicant's own specimen indicates: that the mark PATENTNEWS refers primarily and directly to the news magazine category of intellectual property magazines.

Applicant cannot overcome this refusal by submitting a claim of acquired distinctiveness under Trademark Act Section 2(f). *See* 15 U.S.C. §1052(f). Such a claim would be insufficient because no amount of purported proof that a generic mark has acquired secondary meaning can transform it into a registrable trademark or service mark. *See In re Bongrain Int'l Corp.*, 894 F.2d 1316, 1317 n.4, 13 USPQ2d 1727, 1728 n.4 (Fed. Cir. 1990); *H. Marvin Ginn Corp. v. Int'l Ass'n of Fire Chiefs*, *Inc.*, 782 F.2d 987, 989, 228 USPQ 528, 530 (Fed. Cir. 1986); TMEP §1212.02(i). A generic term cannot become a trademark or service mark under any circumstance.

Although applicant's mark has been refused registration, applicant may respond to the refusal by submitting evidence and arguments in support of registration.

/Heather D. Thompson/ Trademark Examining Attorney Law Office 109 Telephone: 571.272.9287 Email: heather.thompson1@uspto.gov

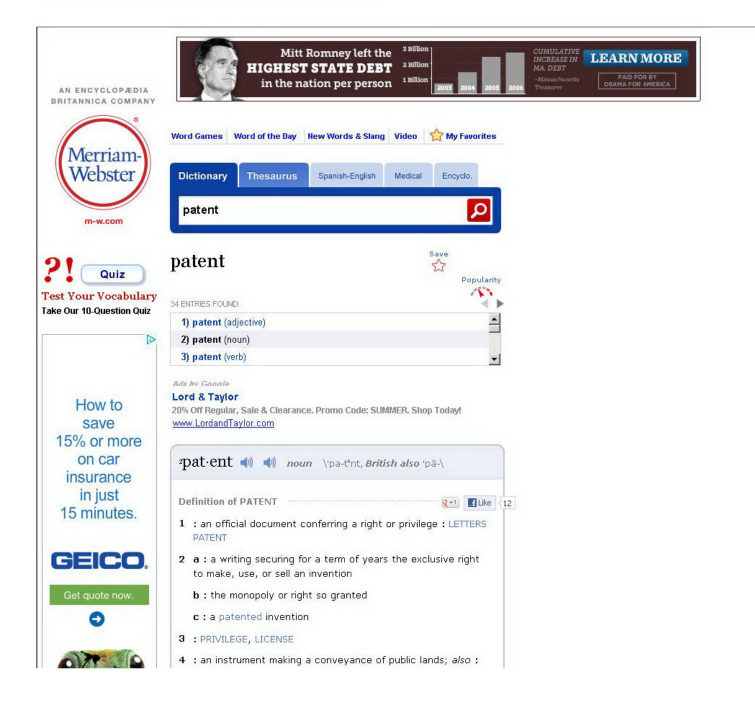
TO RESPOND TO THIS LETTER: Go to <u>http://www.uspto.gov/trademarks/teas/response_forms.jsp</u>. Please wait 48-72 hours from the issue/mailing date before using TEAS, to allow for necessary system updates of the application. For *technical* assistance with online forms, e-mail <u>TEAS@uspto.gov</u>. For questions about the Office action itself, please contact the assigned trademark examining attorney. **E-mail** communications will not be accepted as responses to Office actions; therefore, do not respond to this Office action by e-mail.

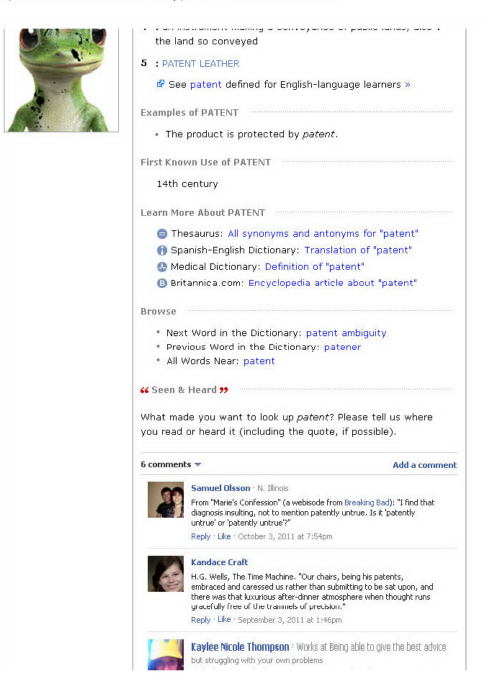
All informal e-mail communications relevant to this application will be placed in the official application record.

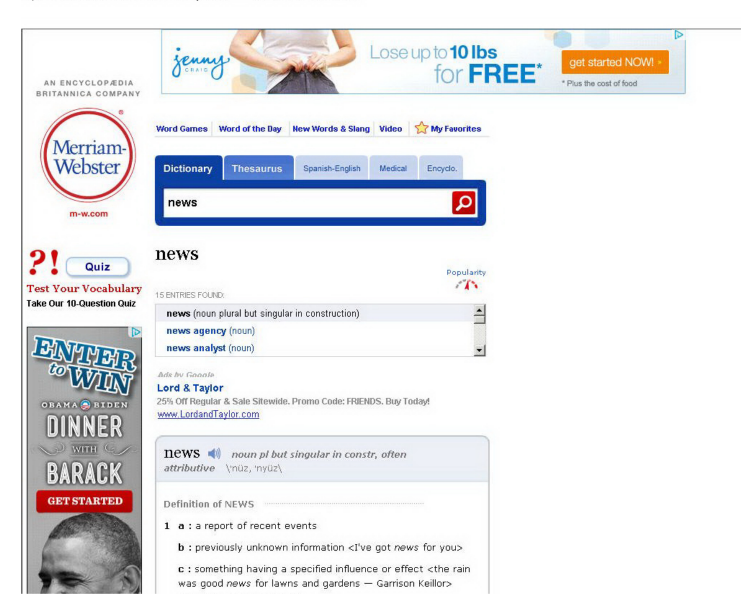
WHO MUST SIGN THE RESPONSE: It must be personally signed by an individual applicant or someone with legal authority to bind an applicant (i.e., a corporate officer, a general partner, all joint applicants). If an applicant is represented by an attorney, the attorney must sign the response.

PERIODICALLY CHECK THE STATUS OF THE APPLICATION: To ensure that applicant does not miss crucial deadlines or official notices, check the status of the application every three to four months using Trademark Applications and Registrations Retrieval (TARR) at http://tarr.uspto.gov/. Please keep a copy of the complete TARR screen. If TARR shows no change for more than six months, call 1-800-786-9199. For more information on checking status, see http://tarr.uspto.gov/. Please keep a copy of the complete TARR screen. If TARR shows no change for more than six months, call 1-800-786-9199. For more information on checking status, see http://www.uspto.gov/trademarks/process/status/.

TO UPDATE CORRESPONDENCE/E-MAIL ADDRESS: Use the TEAS form at http://www.uspto.gov/teas/eTEASpageE.htm.

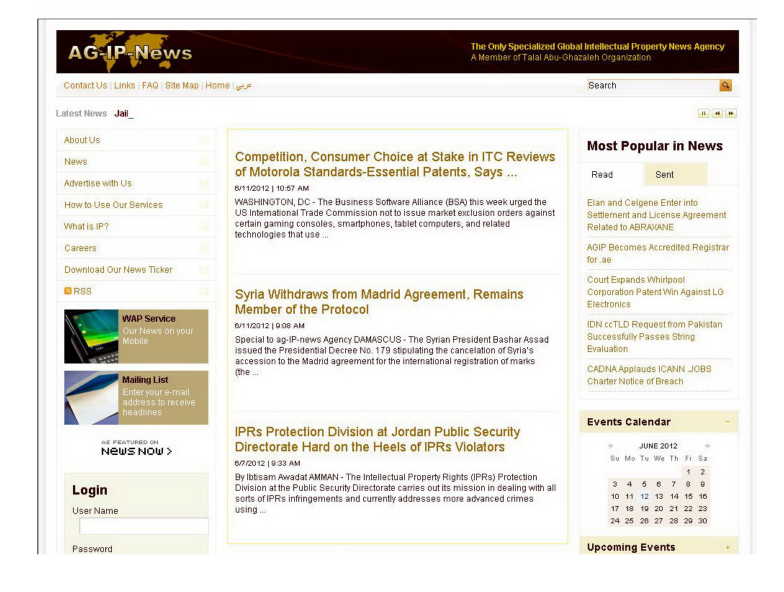




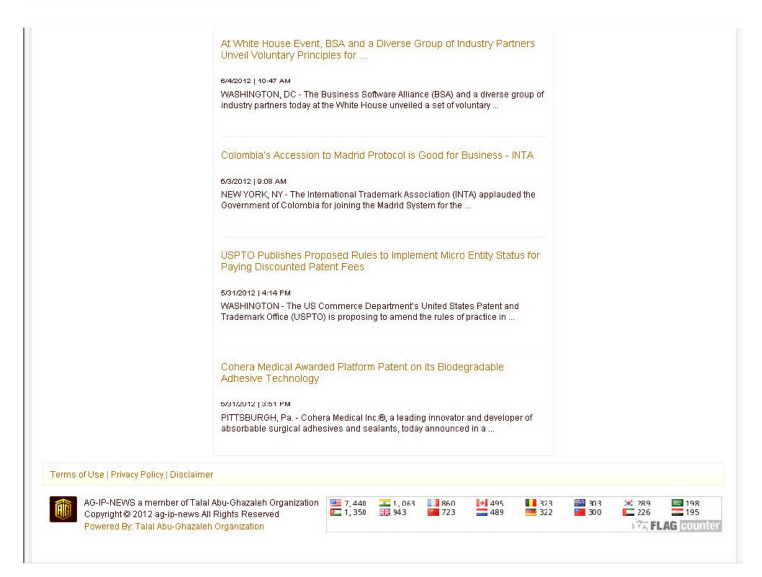




<the <i="" bad="" virus="" was="">news></the>
2 a : material reported in a newspaper or news periodical or on a newscast
b : matter that is newsworthy
3 : NEWSCAST
— news-less 🐗 - adjective
First Known Use of NEWS
15th century
Rhymes with NEWS
blues, booze, bruise, choose, cruise, cruse, Druze, flews,
fuse, lose, Meuse, muse, ooze, Ouse, roose, ruse,
schmooze, snooze, trews, use, whose
Learn More About NEWS
Thesaurus: All synonyms and antonyms for "news"
🚯 Spanish-English Dictionary: Translation of "news"
Britannica.com: Encyclopedia article about "news"
Browse
• Next Word in the Dictionary: news agency
 Previous Word in the Dictionary: New Right
 All Words Near: news
66 Seen & Heard >>
What made you want to look up news? Please tell us where you
read or heard it (including the quote, if possible).
View Seen & Heard highlights from around the site »
Merriam-Webster on Facebook



Passwurd		opcoming Lyents
Login	Catheter Connections® Sues Ivera Medical Corporation for Patent Infringement, Unfair Competition,	Add Your Events
Forgot your password Currency Converter	SALT LAKE CITY, Utah - Catheter Connections Inc. announced in a press release that it has filed two lawsuits against Ivera Medical Corporation	Talal Abu-Ghazaleh University (TAG-UNI)
Amount From United States D	Jailbreaking Enables Software Piracy, BSA Tells Copyright Office in Hearing on DMCA Rules	Global Corporate Virtual
To Euro € ▼	6/6/2012 9:39 AM	
Convert	WASHINGTON, DC - Jailbreaking smartphones and media tablets undermines the value proposition they offer and pulls the rug out from under a software	TOP of the line LAPTOP Capability with netbook portability
New User? Re	Roadmap to Implement SAC 051 Published	AROQAE Fourth
YAH	6/6/2012 [9:31 AM MARINA DEL REY, CA - As requested by the Internet Corporation for Assigned Names and numbers (ICANN) Board, ICANN is publishing the updated Roadmap	Annual Conference 24-26 June 2012, League of Arab states, Cairo
	ICANN Posts Conflicts of Interest Review - Independent Expert Report	
	6/5/2012 8:51 AM MARINA DEL REY, CA - As part of the Internet Corporation for Assigned Names and Numbers (ICANN)'s ongoing focus on improving how the ICANN Board	Articles Added by Visitors
	CERN Adopts New Scheme for Easy Access to Intellectual Property	
	6/4/2012 3:39 PM GENEVA - The challenges of the European Organization for Nuclear research (CERN)'s scientific research program push technical boundaries and drive	



ind aw		» ARE YOU A LEGAL PROFESSIONAL? Visit our professional site Law firm marketing
arn About the Law Find a Lawyer FindLaw A	nswers Legal Forms News Blogs	Search FindLaw Search
		Legal News
SKIKOS	CRAWFORD	NEWS TOPICS
Intellectual Property Law Ne	WS	US Supreme Court Business Civil Rights
	uth Korea (AP) – Samsung Electronics Co. said Thursday it axy phone in the latest flare-up of an intellectual property	
More Intellectual Property Law Headlines »		Labor & Employment Personal Injury
RELATED RESOURCES		Politics Product Liability
FINDLAW SITES	OTHER SITES	Sports Tech & IP
FindLaw: Legal Technology Center	ABA Section of Intellectual Property Law	Weather

FindLaw: Legar Technology Center FindLaw: Intellectual Property Web Guide FindLaw: Intellectual Property Message Boards FindLaw: Modern Practice Law & Technology News FindLaw: Business Contracts

More »

ADA SECTOR OF INTERECTUAL Property Law

American Intellectual Property Law Association

(AIPLA) The AIPLA represents individuals, companies and institutions involved directly or indirectly in thepractice of patent, trademark, copyright and unfair competition law, as well as other fields of law affecting intellectual property.

US Copyright Office Informational circulars; application forms for copyright registration; links to the copyright law and to thehome pages of other copyright-related organizations; news of what the Office is doing, including Congressional testimony andpress releases; our latest regulations; a link to our online copyright records cataloged since 1978.

US Patent and Trademark Office Promotes the progress of science and the useful arts by securing for limited times toinventors the exclusive right to their respective discoveries (Article 1, Section 8 of the United States Constitution).

USPTO Web Patent Database Full text database, bibliographic database, AIDS patent database.

USPTO Web Trademark Database Full bibliograpic text database.

Copyright and Fair Use Stanford University Libraries & Academic Information Resources, in collaboration with the Council onLibrary Resources and FindLaw Internet Legal Resources, are sponsors of this web site.

World Intellectual Property Organization (WIPO) WIPO is responsible for the promotion of the

NEWS BLOGS

CourtSide Legal Grounds FindLaw's Blotter More Blogs...

NEWS FEATURES

Hot Documents Special Coverage

The Spin Room

NEWS WIRES

Reuters

Associated Press

AdChoices ▷ Intellectual

Property Law Tackle Digital Content Copyright Issues w/a Masters in Legal Studies EducationDegreeSource.c..

ICAP Patent Brokerage ICAP Ocean Tomo

ICAP Ocean Tomo Auction Twitter: @ICAP_auction_IP www.icappatentbrokerage...

How To Apply For A Patent

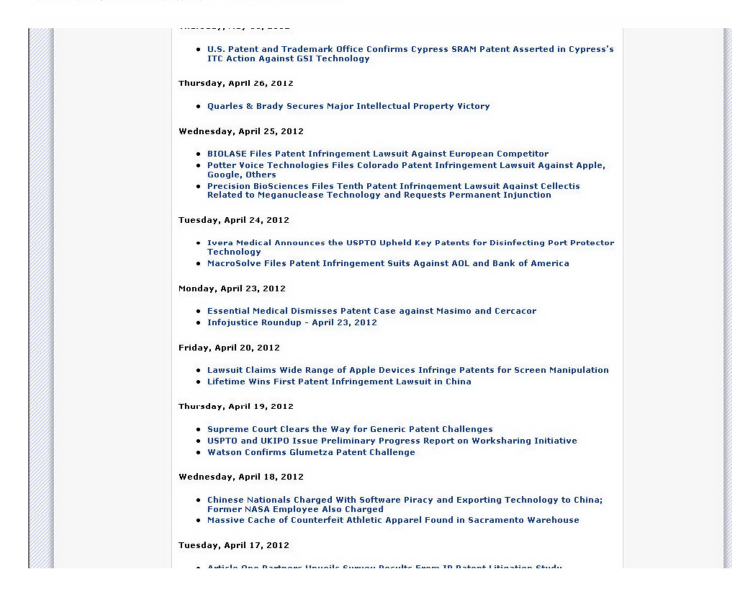
	th tra	otection of intellectualproperty throughout the orld through cooperation among States, and for e administration of various multilateral eatiesdealing with the legal and administrative pects of intellectual property.	A Patent We Will Walk You Through The Steps To Take Your Idea And Patent It! patentassistance.org Do You Have an Idea? Find Companies that
	HITS YOUR IPAD, IPHONE WITH FIND News anytime or follow news coverage for your It's FREE		Can Turn Your Idea Into A Real Product. Start Now www.Idea4Invention.com Sell your Invention Idea Find Companies that Help Inventors. Request Free Invention Kit Now! www.InventionIdeas.org
LEARN MORE ABOUT	Legal Topics / State Laws / Bookshelf / Blogs / Findl Geography Sitemap / FindLaw En Español / LawBrai	Law RSS Feeds / Sitemap /	RE YOU A LEGAL PROFESSIONA
		.aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile	RE YOU A LEGAL PROFESSIONA
IND A LAWYER	Geography Sitemap / FindLaw En Español / LawBrai	.aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile	Online Marketing Solutions • Attorney Websites
IND A LAWYER	Geography Sitemap / FindLaw En Español / LawBrain Browse by Location / Browse by Legal Issue / Search	.aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile	Online Marketing Solutions
FIND A LAWYER FIND ANSWERS GET LEGAL FORMS	Ceography Sitemap / FindLaw En Español / LawBrain Browse by Location / Browse by Legal Issue / Search FindLaw Answers / Community Guidelines Visit our Legal Forms site Visit our professional site / Edit your legal profile /	aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile n by Name Website development / Advertise on our site	Online Marketing Solutions • Attorney Websites • Lawyer Advertising More About Legal Marketing
FIND A LAWYER FIND ANSWERS GET LEGAL FORMS FOR LAWYERS	Geography Sitemap / FindLaw En Español / LawBrain Browse by Location / Browse by Legal Issue / Search FindLaw Answers / Community Guidelines Visit our Legal Forms site	aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile n by Name Website development / Advertise on our site	Online Marketing Solutions • Attorney Websites • Lawyer Advertising
LEARN MORE ABOUT FIND A LAWYER FIND ANSWERS GET LEGAL FORMS FOR LAWYERS ABOUT US FIND US ON	Ceography Sitemap / FindLaw En Español / LawBrain Browse by Location / Browse by Legal Issue / Search FindLaw Answers / Community Guidelines Visit our Legal Forms site Visit our professional site / Edit your legal profile /	aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile n by Name Website development / Advertise on our site	Online Marketing Solutions • Attorney Websites • Lawyer Advertising More About Legal Marketing • Search Engine Marketing PDF
FIND A LAWYER FIND ANSWERS GET LEGAL FORMS FOR LAWYERS ABOUT US	Geography Sitemap / FindLaw En Español / LawBrai Browse by Location / Browse by Legal Issue / Search FindLaw Answers / Community Guidelines Visit our Legal Forms site Visit our professional site / Edit your legal profile / Company History / Media / Contact Us / Privacy / T	aw RSS Feeds / Sitemap / n / FindLaw UK / FindLaw Mobile n by Name Website development / Advertise on our site	Online Marketing Solutions • Attorney Websites • Lawyer Advertising More About Legal Marketing • Search Engine Marketing PDF

.

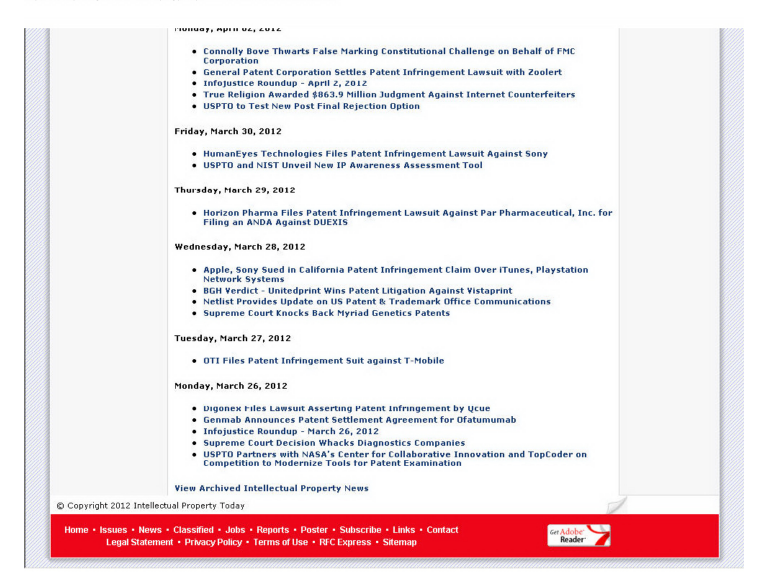
Lamon

eqister <u>Loqin</u>	Google" Custom Search	anagement System
	Utual Property Today [™] New From RF Download doc filed Patent, Co lawsuits. Get the	CExpress.com uments from recently pyright and Trademark m here fast. Complaints efs, orders and more
2012 Top Patent Firms	Intellectual Property News	Looking for
2012 Top Trademark	Intellectual Froperty News	Blogs
Firms	Back to News Main	Executive Search
× Current Issue	Thursday, May 31, 2012	Expert Witness
		File Wrappers
	 First To File to Host Digital IP Webinar on June 14th 	For Sale
	Wednesday, May 30, 2012	IP Law Firms
	USPTO Publishes Proposed Rules to Implement Micro Entity Status for Paying Discounted Patent	Jobs
	Fees	Office Space
	Tuesday, May 29, 2012	Patent & TM Searches
Advertising	Infojustice Roundup - May 29, 2012	Patent Drafting
Opportunities Click Here	Friday, May 25, 2012	Patent Enforcement
	 Oblon Spivak Files Preemptive Copyright Infringement Suit on Behalf of Rolling Thunder Motorcycle Rally, Washington, D.C. 	Patent Translations
	 Waller Clients Prevail in Soul Men Intellectual Property Case 	Referral Service
	Thursday, May 24, 2012	Situations Wanted
	USPTO Concord Patent and Trademark Resource Center (PTRC) Now Open to the Public	Sequence Searching/Listin
	 Tuesday, May 22, 2012 USPTO to Host Clean Technology Partnership Meeting 	International Litigation Suppor
	Tuesday, May 15, 2012	

Gevo Dismisses Butamax Patent Infringement Lawsuit
Monday, May 14, 2012
 Helicos BioSciences Corporation Settles its Patent Litigation Against Pacific Biosciences, Inc. Infojustice Roundup - May 14, 2012 Landmark Copyright Ruling Sets Rules for <i>Fair Use</i> in the Digital Age Silicon Laboratories Awaits Official Complaint Before Exerting Well Established RF Patent Portfolio
Friday, May 11, 2012
 McAndrews, Held & Malloy Wins Inequitable Conduct Ruling for Client CSP Technologies RyMed Technologies Wins Patent Infringement Case
Thursday, May 10, 2012
 Excentus Files Patent and Trademark Infringement Lawsuit against QuikTrip Corporation, Midax, Inc. and Others USPTO to Test New Option for Information Disclosure Statements (IDS)
Wednesday, May 09, 2012
 Special Feature Appellate Court Defines Suspension of Proceedings in Trademark Cases Special Feature The LAST BEST PLACE That Doesn't Need a Trademark Registration New IP Lawsuits Filed from RFC Express Rembrandt IP Management Announces Patent Infringement Lawsuit Naming Slot Machine Manufacturer and Casinos US Patent Office Re-Exam Concludes RPost Proof of Delivery Patent Valid
Tuesday, May 08, 2012
 Coloplast Wins Patent Infringement Verdict Against Generic Medical Devices, Inc. General Patent Corporation Settles Patent Infringement Lawsuit with Giesecke & Devrient America MPS Wins More than \$9.4 Million in Attorneys' Fees and Costs against 02 Micro
Monday, May 07, 2012
• Infojustice Roundup - May 7, 2012
Friday, May 04, 2012
McAndrews, Held & Malloy Secures Victory for Stryker Corporation
Thursday, May 03, 2012

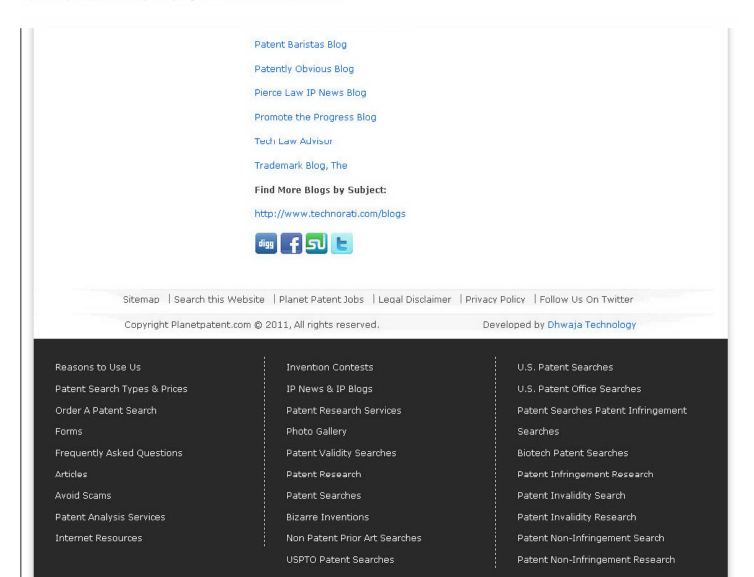


 Article One Partners Unveils Survey Results From IP Patent Litigation Study Monday, April 16, 2012 • Infojustice Roundup - April 16, 2012 Thursday, April 12, 2012 • Morrison & Foerster Patent Litigation Team Secures Win for Hydrapak and Rare Rule **11 Sanctions Award** Wednesday, April 11, 2012 • Technology Patent Wars Heat Up -- Microsoft and AOL Make Billion Dollar Deal • US Commerce Department Releases New Report Showing Intellectual Property-Intensive Industries Contribute \$5 Trillion, 40 Million Jobs to US Economy Monday, April 09, 2012 • Eyewear Designer Zenni Optical Prevails In Major Patent Dispute with Aspex Eyewear Infojustice Roundup April 9, 2012 NeoMedia Files Lawsuit Alleging Patent Infringement Thursday, April 05, 2012 Industry Giants Weigh-in On Decision that Could Expose Millions of Internet Users To **Copyright Liability** Precision BioSciences Files Ninth Patent Infringement Lawsuit Against Cellectis Related to Engineered Meganucleases • University of Kansas Researchers Win Co-Inventorship Dispute over Cancer Drug **Formulation Patents** Watson Confirms Favorable District Court Ruling in Generic Sanctura XR® Patent Suit • Worlds Inc. Files Patent Infringement Lawsuit Against Activision Blizzard, Inc., Blizzard Entertainment, Inc., and Activision Publishing, Inc. Wednesday, April 04, 2012 U.S. District Court for the Eastern District of Michigan Rules in Favor Of Oblon Spivak **Client Paralyzed Veterans of America** Tuesday, April 03, 2012 • Special Feature -- Patent Claims Must Recite Significantly More than a Law of Nature • inovia Announces the Findings of its Annual U.S. Global Patent and IP Trends Survey • Lawyers of the Roundtable: Alltech Symposium to Host Intellectual Property Dialogue Monday, April 02, 2012



	🕜 Home 🤱 About Us 🕅 Blog 😋 Contact Us
S planet pat	ent
Cutting Edge Patent	Searches
PATENT SEARCH SERVICES	IP NEWS & IP BLOGS
REASONS TO USE US	
	INTELLECTUAL PROPERTY NEWS
PATENT SEARCH TYPES & PRICES	Copyright NewsNet
ORDER & PATENT SEARCH	
FORMS	European Patent Office News
FREQUENTLY ASKED QUESTIONS	IP Frontline
	IP Kat IP Articles
INVENTING RESOURCES	IP Law 360 Newswire
ARTICLES	IP Law & Business
AVOID SCAMS	IP Law Daily
BIZARRE INVENTIONS	IP Menu News
INTERNET RESOURCES	IP Watch
INVENTION CONTESTS	IP Watch Dog
P NEWS & IP BLOGS	Intellectual Property Law Server
PHOTO GALLERY	Intellectual Property Owners Association
	Intellectual Property Today
Call or E-mail Us	Internet Sources on IP Case Law
To discuss your patent	Law.com Newswire

research needs and how we can best serve you contact us 🕖	Managing Intellectual Property
at 410-391-4258 or search@planetpatent.com.	Mealeys.com Intellectual Property News
	Mindvault IP News
	Professional Inventors Alliance
	Supreme Court Opinion Search
	Trademark Laws in the News.
	United Inventors Association
	United States Patent & Trademark Office News
	World Intellectual Property Organization News
	Yahoo News On Intellectual Property
	Search News By Subject:
	http://www.pandia.com/news/
	http://www.marketwatch.com/Search/
	http://www.faganfinder.com/news/
	INTELLECTUAL PROPERTY BLOGS
	Axel H Horns' Blog on Intellectual Property Law
	Eardrumbuzz IP Blog
	IP & Patents Big Blog
	I/P Updates
	Intellectual Property Rights Blog (India)
	Invent Blog, The
	Lessig Blog, The
	Navigating the Patent Maze Blog



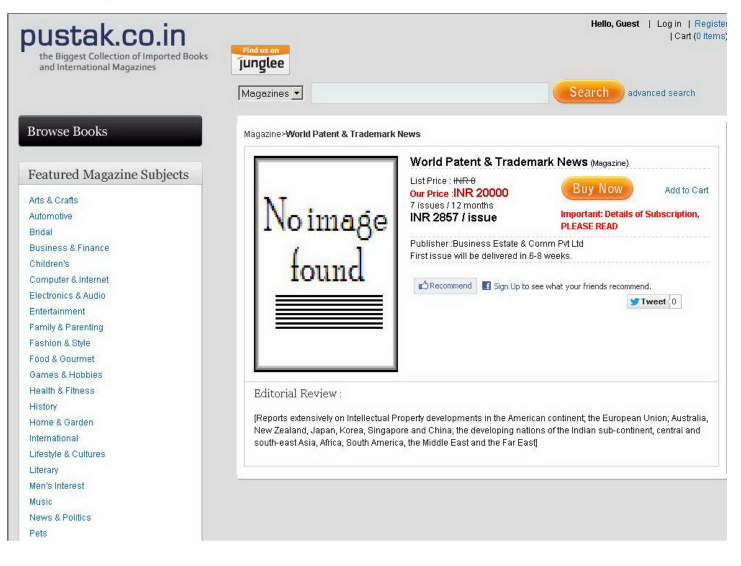


Tue, Jun 12, 2012

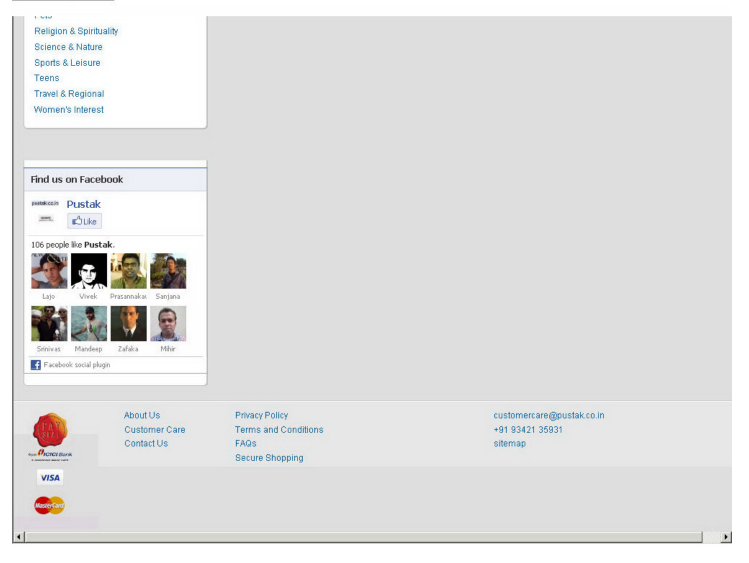
 UK Copyright Industry adds an ext £3billion to national accounts

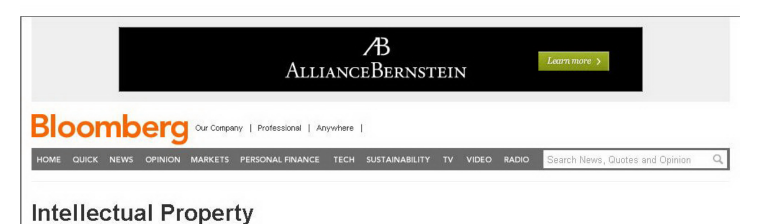
PIK3CA Gene Patent Exclusively Licensed to Transge	>>	 Eight Knobbe Martens Attorneys Named 2012 Southern California Risi Stars Nanotechnology: Who Will Be The Leaders In The Fifth Technology Revolution?
Canada: Pharma In Brief - Canada: Federal Court Re Tue, Jun 12, 2012	A	How Provocative Are Your Questic Choosing Your Trade Mark Name i China: Know Before You Go California Court Finds California Re Royalties Act Unconstitutional
European Patent for Mountain View Pharmaceuticals Tue, Jun 12, 2012	>>	• Call Of Duty Modern Warfare 3 Sul Of Trademark Infringement Suit
ISRM welcomed as a full member of CEN and CENELEC Mon, Jun 11, 2012	>>	Recent Court Cases Date Case Title Dow
Commencement of the PCT-Patent Prosecution Highway	> >	2/28 Pioneer Hi-Bred vs Monsanto 2012 Technology 1/10 Streck, Inc. v. Research & 2012 Diagnostic Systems, Inc.
UK and US call to make the most of international p	22	12/15 In re Construction Equipment 2011 Company 12/01 Teva Pharmaceutical
Mon, Jun 11, 2012		2011 Industries vs AstraZeneca 11/04 Typhoon Touch Technologies 2011 vs Dell
UK Copyright Industry adds an extra £3billion to n Mon, Jun 11, 2012	>>	search cases
Eight Knobbe Martens Attorneys Named 2012 Southern Sun, Jun 10, 2012	>>	Worry Less ab Cybersquatters and Phis Stop potential brand and trac infringers from tarnishing your brand
	Tue, Jun 12, 2012 Canada: Pharma In Brief - Canada: Federal Court Re Tue, Jun 12, 2012 European Patent for Mountain View Pharmaceuticals Tue, Jun 12, 2012 ISRM welcomed as a full member of CEN and CENELEC Mon, Jun 11, 2012 Commencement of the PCT-Patent Prosecution Highway Mon, Jun 11, 2012 UK and US call to make the most of international p Mon, Jun 11, 2012 UK Copyright Industry adds an extra £3billion to n Mon, Jun 11, 2012 Eight Knobbe Martens Attorneys Named 2012 Southern	Tue, Jun 12, 2012 Canada: Pharma In Brief - Canada: Federal Court Re Tue, Jun 12, 2012 European Patent for Mountain View Pharmaceuticals Tue, Jun 12, 2012 ISRM welcomed as a full member of CEN and CENELEC Mon, Jun 11, 2012 Commencement of the PCT-Patent Prosecution Highway Mon, Jun 11, 2012 UK and US call to make the most of international p Mon, Jun 11, 2012 UK Copyright Industry adds an extra £3billion to n Mon, Jun 11, 2012 Eight Knobbe Martens Attorneys Named 2012 Southern

Copyright ©2012 IPFrontline AG. All rights reserved



http://75.127.72.39/pustak/magazines/detail-World-Patent-Trademark-News-B00007B2MQ 06/11/2012 08:44:19 PM





Intellectual Property News

Ancestry Topping Facebook Cash Yield Lures LBO: Real M&A

For private-equity firms scouring the Internet for a deal, Ancestry.com Inc. is generating more free cash per share by researching families than Facebook Inc. does connecting friends.

Google, Apple, 'The Bachelor': Intellectual Property

Google Inc.'s bid to block imports of Microsoft Corp.'s Xbox gaming system and Apple Inc.'s iPhone based on patents owned by its Motorola Mobility unit may hurt competition, the U.S. Federal Trade Commission said.

Compromise Cybersecurity Bill Talks Started, Lieberman Says

A bipartisan group of senators is working on a compromise around U.S. cybersecurity legislation that's been stalled over differences on whether government should set protection standards, Senator Joseph Lieberman said.

Apple, Merck, Syms, Haka, Nortel: Intellectual Property

Apple Inc. filed an enforcement action at the U.S. International Trade Commission in Washington, seeking an emergency order that would block imports of HTC Corp.'s

Intellectual Property Photos



Related Topics



Most Popular on Bloomberg

U.S. Stocks Retreat as Optimism Over Spain's Rescue Fades

U.S. Stocks Drop, Treasuries Gain as Spain Optimism Fades

Greece Threatens Wall Street Jobs in Third Trading Plunge

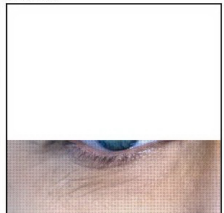
Intellectual Property Videos





Huff: Cyber Security Treated Same as 10 Years Ago Jimmy Smith Discusses Intellectual Property

Advertisement



emergency order that would block imports of HTU Corp.'s newest phones and tablet computers.

U.S. Federal Reserve Beige Book: Dallas District (Text)

The following is the text of the Federal Keserve Board's eleventh District--Dallas.

Secret Memo Warns That Canada Cyber Threat Is Growing

Cyber attacks pose a greater risk to Canada's economic prosperity than the government previously believed and the country lacks the tools to fight hackers, officials warn in internal documents obtained by Bloomberg News.

Tivo, Apple, Yahoo, Coca-Cola: Intellectual Property

TiVo Inc. filed a lawsuit claiming that television set-top boxes made by Cisco Systems Inc. infringe patents related to digital-video recording services.

Nokia, Apple, Obama, Ubisoft, ETSI: Intellectual Property

Nokia Oyj's claim of patent infringement on electronics, including mobile phones and tablet computers from Taiwan's HTC Corp., will be reviewed by a U.S. agency that has the power to block imports of the goods.

Kluger, Jenner, Reed Smith, Hughes Hubbard: Business of Law

Attorney Matthew Kluger was sentenced to a 12-year prison term that is the longest ever imposed for insidertrading, exceeding the 11-year sentence given Galleon Group LLC co-founder Raj Rajaratnam last year.

diski Tasi

Dish's Ad-Skip Tool May Benefit From Cablevision DVR Case

The dispute over whether Dish Network Corp.'s ad-skipping technology violates

network television copyrights may turn on which court the second-biggest U.S. satellite-TV service persuades to hear the matter.

minu maung munge

Italy Moves Into Debt-Crisis Crosshairs After Spain

Wall Street Shrugs as JPMorgan Trades Lop Off \$27 Billion



Audio

- IP Law: Can Michael Jordan Win in a Chinese Court?:
- Rochelle on Hostess, Kodak-RIM Lawsuit, Containersh
- IP Law: Bills to Stop Online Piracy Spark Debate: A
- Rochelle on Eastman Kodak, Dodgers, Madoff, Constru
- Rochelle on American Airlines, Kodak, Two Casinos:

Sponsored Links

Luxury FL Beach Getaways

FL Four-Diamond beachfront resort Save on golf, spa, tennis, dining

ICAP Patent Brokerage

ICAP Ocean Tomo Auction Twitter: @ICAP_auction_IP www.icappatentbrokerage.com

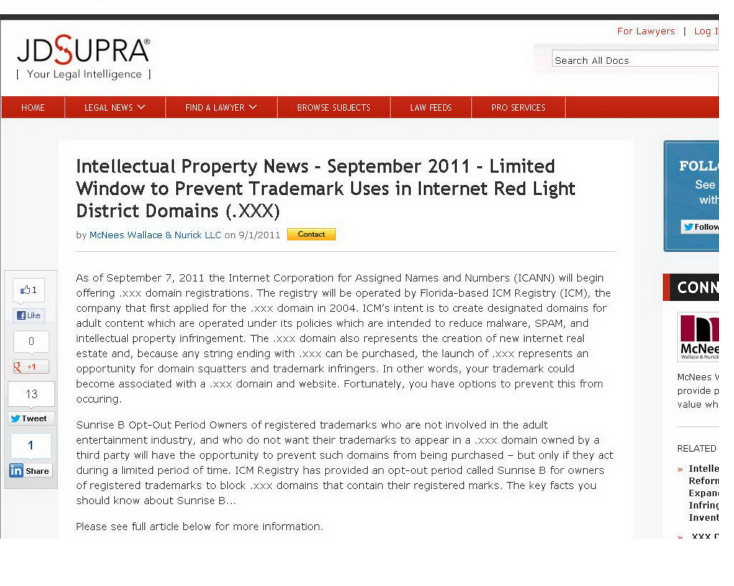
Prudential Investments

Offers Knowledge & Resources To

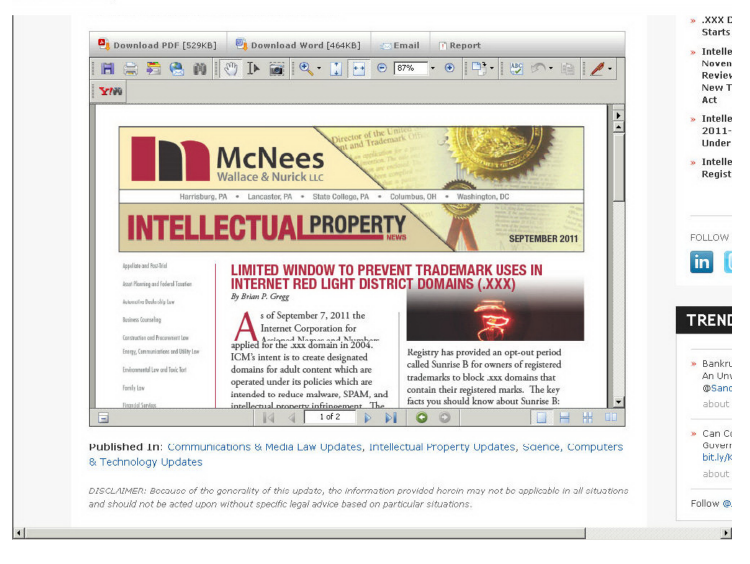
Financial Advisors. Learn More. www.investments.prudential.com AdChoices D Curation Tools by lingospot Sponsored Links American Express—Savings American Express—Savings High Yield Savings Account With No Fees And Competitive Rates. A High Yield Savings Account With 0.85% APY-Learn More Now. AmericanExpress.com/PersonalSavings AmericanExpress.com/PersonalSavings Run applications 50x faster w/ Riverbed® A Business Degree Fit For You With Riverbed, run applications 50x faster over the WAN and achieve great Searching For a Degree in Business? Visit DegreePath.com Today! ROI. www.Colleges.DegreePath.com www.riverbed.com American Express—Savings Whitewater cloud storage gateways 0.85% APY With A High Yield Savings Account From Amex-Learn More Now. Improve DR readiness, eliminate tape and streamline IT operations www.Riverbed.com/Whitewater AmericanExpress.com/PersonalSavings Buy a link » Bloomberg (((RADIO)) LIVE TV BLOOMBERG.COM News | Opinion | Markets | Personal Finance | Tech | Sustainability | TV | Video | Radio | Archives **BLOOMBERG TERMINAL** ABOUT About Bloomberg | Careers | Advertising | Press Room | Trademarks | Terms of Service | Privacy Policy Professional SUPPORT AND CONTACT Customer Support Contact | Feedback | Help | Sitemap Anywhere STAY CONNECTED 💟 Twitter 🔢 Facebook 🛅 Linked In 🛛 🛛 google+ 🔂 StumbleUpon RELATED BLOOMBERG SITES **BLOOMBERG PREMIUM SERVICES MOBILE APPS** Bloomberg Businessweek Bloomberg Markets Magazine **Bloomberg Briefs Bloomberg New Energy Finance** Ve Bloomberg Dloomberg Institute Dioomberg Open Symbology **Dioomberg Government** Dioomberg Sports Bloomberg Radio+ ブルームバーグ(日本語) **Bloomberg Link** Bloomberg Law Bloomberg TV+ 会社概要(日本語) **Bloomberg Blog Bloomberg BNA** 😬 Bloomberg Businessweek+ 关于彭博中国 **Bloomberg Press** ©2012 BLOOMBERG L.P. ALL RIGHTS RESERVED. Jobs by Indeed | 🙌 Rate this Page | Made in NYC | 🛛 Ad Choices 🎼

Utters knowledge & Resources 10

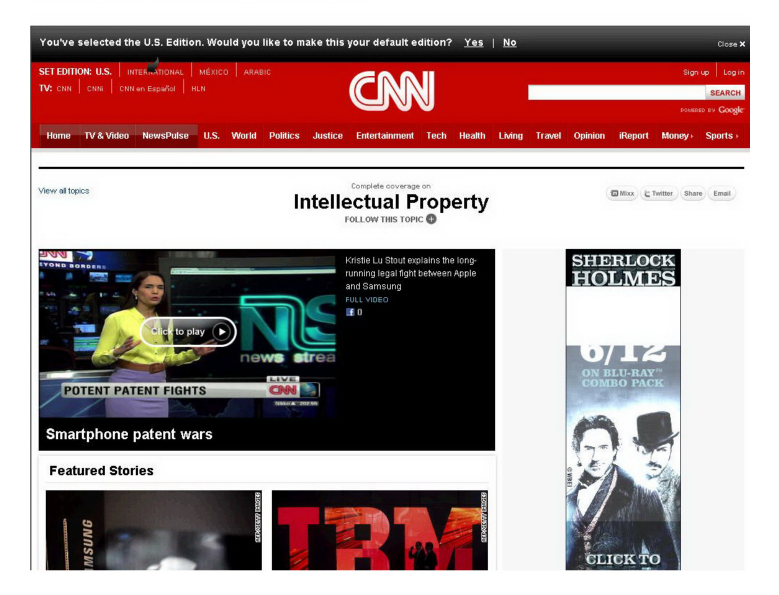
http://www.jdsupra.com/post/documentViewer.aspx?fid=23d4e566-f4f4-4c8a-be50-baf424c55573 06/11/2012 09:32:19 PM

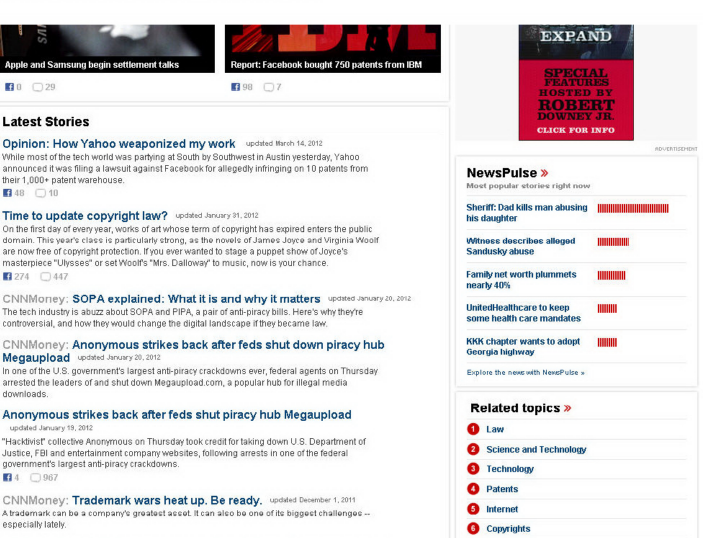


http://www.jdsupra.com/post/documentViewer.aspx?fid=23d4e566-f4f4-4c8a-be50-baf424c55573 06/11/2012 09:32:19 PM



What we do	Who we are	Join us		Search this site	GO					
You are here: Home → Publica	tions & Seminars → Intellectual Prop	erty News		Ş	Print this pag					
					Share this					
Intellectual Prope	rtv News		> Subscribe	to publications						
	.,		> Order this	Order this publication						
up to date with current issues	in Intellectual Property law and p	lawyers and is intended to keep you practice. Click on the relevant date in	> Download	> Download entire issue (as pdf)						
the right hand column to read	the issue online. You can also d	lownload each issue as a PDF.	Newsletters							
			> October 2011							
			> July 2011							
			 May 2011 April 2011 January 2011 							
			View all Find Publications by one or more criteria							
								Keywords		
									Practice	All
Area										
Location	All	-								
		FIND								





Media

United States

0

New Apple patent would shield against broken glass updated November 21, 2011 Apple is a powerhouse of ingenuity, patenting ideas as soon as an engineer can scratch them down on paper (or iPad). Around three dozen Apple patents made their way through the U.S. Patent and Trademark Office this week alone.

f 1645 🗍 312

CNNMoney: Occupy Wall Street applies for trademark updated October 31, 2011 Even anarchic movements like to have some legal protections: Occupy Wall Street's organizers have applied to trademark their movement's name.

Apple secures patents on China stores updated September 21, 2011 Apple has been granted patents on some of the distinctive elements of its store designs in China as the US company moves to better protect itself against rampant copying of not only its products but also its sales channels on the Chinese mainland.

CNNMoney: Patent trolls cost inventors half a trillion dollars updated September 21, 2011 Patent trolls -- companies that license patents but do not actually sell anything -- have long been looked on with fiery scorn in Silicon Valley. This week, a Boston University study offered fresh fuel for those flames.

Obama signs patent reform bill updated September 16, 2011 President Barack Obama signed legislation Friday that will overhaul the U.S. patent system for the first time since 1952.

f 375 🗍 55

CNNMoney: Will patent reform really create 200,000 jobs? updated September 16, 2011 America's first significant patent reform in six decades is close to becoming law: It passed Congress on Thursday and President Obama has declared that he will sign the bill.

CNNMoney: Sweeping patent changes poised to become law updated September 9, 2011 Congress on Thursday passed legislation that will reform the U.S. patent system for the first time since the Truman administration.

CNNMoney: Google to buy Motorola Mobility for \$12.5 billion updated August 18, 2011 In a surprise deal that would be its largest acquisition ever, Google has agreed to buy Motorola Mobility for \$12.5 billion, the two companies said Monday.

CNNMoney: When Silicon Valley fights, patents are the deadliest weapon updated August 18, 2011

Patents have dominated the tech news headlines lately, with industry leaders such as Google, Apple and Microsoft spending billions to beef up their intellectual property portfolios.

« Previous 1 2 3 4 5 6 7 Next.»

8	United States	
9	Business	
10	Websites	
v	fiew more	

Sponsored links

Pradaxa Lawsuit Suffered From Internal Bleeding? Call Us Today For More Information www.injuredbypradaxa.com/

Invention Evaluation Get a Confidential Evaluation of Your Invention Concept. Visit Us! www.HarshawResearch.com

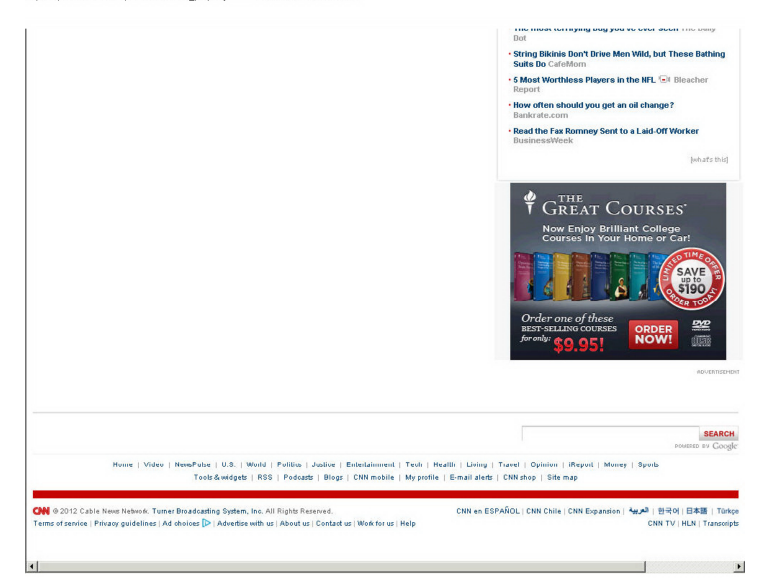
Fosamax litigation Fracture caused by Fosamax®? Have a Tier 1 lawyer review your case free www.seegerweiss.com

We recommend

- · Dangerous foods don't eat these at home
- Military options for Syria considered if crisis worsens
- Cornedian Tommy Chong fighting prostate cancer
- KKK chapter wants to adopt stretch of Georgia highway
- Police: U.S. Commerce secretary cited for felony hitand-run in California
- Sheriff: Father kille man sexually abusing his daughter

From around the web

- Can Obama Be Defeated by Romney? Surprising Poll Data Revealed Newsmax.com
- The most terrifying bug you've ever seen The Daily





UNIT Reward : 1

Reward : \$5,000 ...<u>Read More</u>

APPARATUS FOR THE INTEGRATION OF TELEVISION AND INTERNET SIGNALS Reward : \$5,000 ...<u>Read More</u>

@ArticleOne Tweets

ArticleOne: Prior Art in Your Closet or Gym Bagl Have you seen any similar sports cleats? http://t.co/72MH3DW3 Monday, Jun 11, 2012

ArticleOne: Considering a new job? Make sure to attend the #BIO Career Fair next Monday from 2-7pm at the Hynes Convention Center http://t.cn/7.35r9fFE Monday, Jun 11, 2012

ArticleOne: Thanks, and Happy Weekend - #FF @ipgossip @prgpatentlaw @Intellogist @patentworkbench @IPWatchdog @maxbpv9 Friday, Jun 8, 2012

ArticleOne: NEW - Article One's Weekly Patent and IP News Update, including stories from @arstechnica and @ipwatchdog http://t.co/X6HbssQl Friday, Jun 8, 2012 Eastman Κοσακ's eπort to whip up interest in the sale of its digital patent portfolio is flagging, complicating the 132-year-old photography pioneers odds of emerging from bankruptcy court.

Judge Calls Off Apple v. Motorola Patent Rumble

Friday, Jun 8, 2012

The Apple v. Motorola trial scheduled to begin next week in the U.S. District Court for the Northern District of Illinois has be cancelled, with the judge presiding over the case deciding it should be dismissed because neither side has established a ri to relief. However, Judge Richard Posner wrote on Thursday that in the course of preparing his full opinion, he might change mind. ...<u>Read More</u>

Apple Suit Against Motorola Tentatively Dismissed

Thursday, Jun 7, 2012

A federal judge in Illinois said he had "tentatively decided" to dismiss patent litigation between Apple Inc. and Motorola Mot which was recently acquired by Google Inc.

Apple Suit Against Motorola Tentatively Dismissed

Thursday, Jun 7, 2012 A federal judge in Illinois said he had "tentatively decided" to dismiss patent litigation between Apple Inc. and Motorola Mot which was recently acquired by Google Inc.

Google Points Finger at Microsoft, Nokia

Thursday, May 31, 2012 Google filed an antitrust complaint in Europe arguing that Microsoft and Nokia are using proxy companies to brandish pater and hurt the prospects of its Android mobile-phone software.

Google Wins Patent Verdict

Wednesday, May 23, 2012 A federal jury ruled that Google didn't infringe Oracle patents for Java technology in the second phase of the companies' tria

Samsung, Apple to Sit at the Table

Monday, May 21, 2012 Chief executives of Apple and Samsung Electronics will meet in Monday in a court-directed session aimed at settling their smartphone patent war. But a deal seems unlikely

ITC Rules in Favor of Microsoft Over Motorola Mobility

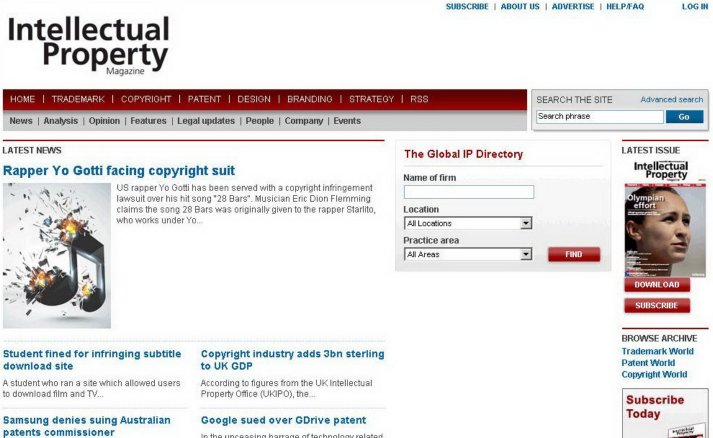
Friday, May 18, 2012 Microsoft scored a win over Motorola Mobility Holdings on Friday as a judge ruled in favor of the software giant in a closely watched patent dispute over how mobile communication devices operate.

A Crackdown on Patently Absurd Lawsuits Thursday, May 10, 2012

The Supreme Court and White House rein in patent owners who file frivolous cases

@ 2012 ARTICLE ONE PARTNERS, ALL RIGHTS RESERVED

4



Following weekend reports, South Korea's Samsung has denied it is suing the..

In the unceasing barrage of technology related patent suits, most of them ...

LOG IN

LATEST FEATURES

A snappy brand

Catherine White catches up with Lacoste's Michel Lacoste to talk about...

The IP responsibility: satisfying directors duty to shareholders

IPXI's Ian McClure and Jessica D Ashdown discuss a spate of cases where...

Talking IP tactics

PricewaterhouseCoopers' Caroline Woodward considers the treatment of IP in..

LATEST ANALYSIS

India grants first compulsory licence under Patents Act

The pharma battle in India recently took a new turn when denerics.

Termination Rights: Musicians ready to claw back copyright

From 2013 music owned by record labels in the US will begin to fall back to ..

The final whistle on football fixture lists?

The entire process can take up to four months. It starts with a man named..

LEGAL UPDATES

Volkswagen stalls in its latest trademark appeal

THE CASE: Volkswagen AG v OHIM Case T-63/09 General Court of the European..

What test is the gatekeeper? Elizabeth Swanson asks which test is the "gatekeeper" in deciding..

Is patent reform in Hong Kong on the horizon?

Mayer Brown JSM's Kenny Wong questions if Hong Kong should have its own..

LATEST OPINION

Patentability exclusions exist for method of doing business



Avidity IP's Alex Turnbull continues his series of articles discussing when...

Patently important?

Browne Jacobson's Peter Ellis questions if a unified patent court is.

Hit or miss

Rouse's Stuart Adams asks if ACTA is a solution or missed opportunity After..

PEOPLE MOVES

Squire Sanders builds intellectual property presence in Asia with partner hire



Intellectual property partner and patent attorney, Kam W Law,

has ioined...

Two new lawyers for Akin Gump Akin Gump Strauss Hauer & Feld has hired two lawyers Kevin G McBride and..

Avidity IP appoints Scott Roberts to head up electronics team

European patent and trademark attorneys Avidity IP has announced the ..

Advertise | Free Trial | Contact | Subscribe | FAQ/Help About Informa Law | About IP Magazine | Terms and Conditions | Privacy Statement | Copyright

@ 2012Informa plc. All rights reserved. This site is owned and operated by Informa plc ("Informa") whose registered office is Mortimer House, 37-41 Mortimer Street, London, WIT 3JH. Registered in England and Wales. Number 3099067. UK VAT Group: GB 365 4626 36

http://www.vocabulary.com/dictionary/intellectual_property#word=intellectual%20property 06/12/2012 02:18:23 PM

Initions of: Itellectual property	Add to List 🧭 Launch	
	WORD FAMILY	
intangible property that is the result of creativity (such as patents or trademarks or copyrights)		
Type of: belongings, holding, property something owned; any tangible or intangible possession	USAGE EXAMPLES	
that is owned by someone	The changes can be found on the website of China's State Intellectual Property Office at www.sipo.gov.cn/. <i>Reuters</i> Jun 8, 2012	
	Their practices include intellectual property , antitrust and unfair competition litigation. <i>Forbes</i> Jun 6, 2012	
	Smarterer's real intellectual property , Balter insists, lies in its content management and production system, another priority for the company going forward. <i>Forbes</i> Jun 5, 2012	
	The resulting implications for foreign policy, intellectual property security and individual privacy are profound. <i>Forbes</i> Jun 4, 2012	

E.

FOR TOMORROW	Advertising Subscribe To	Site Map
dpav =		SEARCH ARTICLES
	Tuesday, June 12, 2012 3:25 PM	Select Topic
		Select Country
HOME	wptn.com brings you Intellectual Property news from around the world.	Select Contributor
		From
ABOUT US	wptn.com offers the widest geographical, topical and analytical representation to Intellectual Property related matters.	
CONTACT US	WPTN reports extensively on world-wide IP developments in-	То
SPECIAL UPDATE		
14 May 2010	The American continent	Text Search
CURRENT ISSUES	The European Union	
01 May 2012	Australia, New Zealand, Japan, Korea, Singapore and China The developing patient of the Indian sub-continent control and south cost	
27 Oct 2011	 The developing nations of the Indian sub-continent, central and south-east Asia, Africa, South America, the Middle East and the Far East 	50
19 Oct 2011	Asia, Africa, South America, the Midule East and the Par East	
12 Oct 2011	I should blow	We welcome your articles on IP
ARCHIVES	Latest News	matters. Please click here to contribut
OTHER IP SITES	Trademarks	
IPOpportunities		
WIPO	Australia	Follow us on TWITTER
relat ip	Trademark WILD GEESE Expunged on the Ground of Non-Use. Circumstances Allowing a Mark to Remain on the Register Despite a Finding of Non-Use Clarified by the Full	wpin wpin
TOPICS	Federal Court Case Summary And Commentary: Austin, Nichols & Co Inc v Lodestar Anstalt [2012] FCAFC 8	
'atents 'rademarks	Griffith Hack	CASTELL Not Distinctive; Therefore Do Not Qualify for Protection #Trademark
rademarks Copyrights		#Germany http://bit.ly/fgvKmb
	Reversing the decision at first instance, the Full Federal Court of Australia has	over a year ago reply
icensing Jeographical Indications	ordered that Lodestar Anstalt's ("Lodestar") trade mark WILD GEESE ("WG mark")	Addition to Article 117 IV of the Paten
Contraction and a second second second	should be expunged from the Register. The decision was made on grounds that the primary judge had inappropriately exercised the discretion not to remove a mark for	Act #Utility Models #Taiwan http://bit.ly/fTPIym
ieneral	non-use granted under s 101(3) of the Trade Marks Act 1995 (Cth). The decision	over a year ago reply
oint Ventures	sheds crucial light on how, and the circumstances in which, the Registrar/courts may	
randing	exercise their discretion under s 101(3) to allow a mark to remain on the Register	
ounterfeiting	despite a finding of non-use. Facts In 2005, Austin, Nichols & Co Inc ("Austin"), owner of the bourbon brand WILD TURKEY, applied to the Registrar of Trade Marks to	
omain Names	have the WG mark removed from the Register under s 92(4)(b) of the Trade Marks to	
esigns ntellectual Property	Act 1995 (Cth) for non-use. The Registrar refused the application for removal except	
ntellectual Property aws Iew Plant Varieties	in so far as it related to 'wine, fortified wine and wine based spirits, namely brandy, grappa and cognac' in class 33Click here for full details >>	
lew Plant Varieties Infair Competition		
Comparative Advertising	01 May 2012	
ranchising	TOP	twitter Join the conversat
ranchising rade Secrets	Trademarks	Surface Sources and
rade Secrets		R

Pharmaceuticals	
Protection of New Plant Varieties Integrated Circuits	Principles to Deal with Trademark Matters During the Transition Stage of Trademark Act Amendments
Passing Off	Jaw-Hwa International Patent & Trademark & Law Office
Unfair Trade Practice	
Parallel Imports	The new Trademark Act was passed on May 31, 2011 by the Legislative Yuan, and
Trademarks and Brands	amended and promulgated on June 29, 2011 by President Order. The date of
Focus	enforcement of this Act will be prescribed by the Executive Yuan and is proposed to be enforced in June 2012Click here for full details >>
Jurisdiction	
Breach of Confidence	01 May 2012
Confidential Information	тор
Patents and Designs	Trademarks
Breach of Contract	Travendiks
Unfair Advertising	Argentina
Royalty	
Information Technology	Particularities of TM Opposition Procedure in Argentina
Business Names	Moeller IP Advisors
Compulsory Licensing	Moeller IP Advisors
Labelling	When we refer to the Argentinean trademark opposition procedure, different
Advertising	questions arise especially in light of the comparison with other local and regional
False Advertising	systems. The purpose of this article is to provide the reader with a clear idea of which are the particularities of the mentioned proceeding, whenever exclusive rights
Patent Decisions	granted by a trademark registration are intended to be obtained in the countryClick
Trademark Decisions	here for full details >>
Industrial Designs	01 May 2010
Trade Dress	01 May 2012 TOP
Cyber Crime	
Utility Models	Trademarks
PROFESSIONAL NEWS	
CONTRIBUTORS	Australia
	Tobacco Plain Packaging Legislation in Australia and its Impact on Trademarks
OTHER WEBSITES	
DP Ahuja.com Ahuja Museum for Arts	Knightsbridge Lawyers
	The Tobacco Plain Packaging Act 2011 (Cth) (the 'Act') will come into effect with regard to retail sales of tobacco products in Australia on December 1, 2012. The Act and the Regulations made pursuant to it (together, the "legislation"), tightly regulate and dictate the manner in which tobacco products may be packaged and offered for sale at the retail level. In doing so, the legislation severely restricts or prohibits the

use of trademarks for tobacco products. Sub-section 20(1) of the Act prohibits any trademarks from appearing on the retail packaging of tobacco products unless they are specifically permitted by the legislation. Sub-section 20(3) however permits the use of the brand name of tobacco products and any variant name for the products. The effect of these provisions is that only word trademarks for tobacco products will be permitted on retail packaging. The use of all other trademarks (such as logos, any artwork or aspects of packaging) is prohibited.Click here for full details >>

01 May 2012

TOP

Trademarks

Fragemarks

Barbados

Trademark Protection In Barbados

Clarke Gittens Farmers

Barbados is a tiny island in the Caribbean Sea, covering just 431 square kilometers. The population numbers under 290,000; there are very few natural resources and almost no manufacturing industries. So, why am I telling you all of that? The answer is that most of the consumer goods, TV shows and music found in Barbados are imported. Foreign brands and technology are exposed to locals and to the hundreds of thousands of tourists and working ex-pats who visit the island year round for the sun, sea, sand and business opportunities. It is therefore very important for foreign intellectual property owners to protect their rights in Barbados. Let's look at brand protection. Trade, service, certification and collective marks may be registered. The cummon law action of passing-off provides additional protection for unregistered marks and trade dress. ...Click here for full details >>

01 May 2012

TOP

Trademarks

China

Use of Trade Name Shall Not Infringe Trademark Rights

Beijing Globe- Law Firm

In July 2006, ABC (China) Investment Co., Ltd. and ABC, Inc. (Switzerland) (collectively known as "the Applicants") filed an application for dispute resolution to the Beijing Municipal Administration for Industry and Commerce Bureau, Haidian Branch against ABC (Beijing) Biological Chemical Co., Ltd. for the violation of their trademark rights. The matter of the application is as follows: To revoke or rectify the ABC (Beijing) Biological Chemical Co., Ltd. trade name in accordance with relevant laws.Click here for full details >>

01 May 2012

тор

Trademarks

Colombia

Anti-Paperwork Decree Reforms Trademark Prosecution Proceedings in Colombia

Cavalier Abogados

Trademark prosecution proceedings in Colombia are now a bit easier thanks to a recent Arti-paperwork Decree of January 10, 2012. The Decree (Nu. 19 of 2012) echoes all the recent changes to Colombian trademark laws that will apply after the Trademark Law Treaty (TLT) enters into force on April 13, 2012. Legalizations of documents are now a thing of the past, multiclass applications are now available, applications and registrations may be divided and the filing dates of initial applications for the purpose of priority rights are now certain. ...Click here for full details >>

or the parpese of phoney rights are not contain menes here to tak actains 01 May 2012 TOP Trademarks **Czech Republic** Development in Trademark System in the Czech Republic After Joining European Union Kania Sedlak Smola Trademark protection in Europe tends especially since the introduction of the Community Trademark System to unification of rules and practice in all EU states. The easy changes in individual countries have been mostly done, but there still remain some problems that resist any convenient solution. A problem that has been in the Czech Republic already solved concerns bringing our Trademark Law in conformity with one aspect of the TRIPS Agreement. According to the former Czech Trademark Law the license agreement came into force only after it was registered at the Czech Industrial Property Office. This was very important in cancellation proceedings in cases where the trademark was not used by its owner but by another firm with a consent of the trademark owner. To bring this law into conformity with TRIPS the Czech Trademark Law was amended so that that the license agreement came into force in respect to third persons only after it was registered at the Czech Industrial Property Office. Nevertheless, the Czech Industrial Property Office understood this amendment so that a use of a trademark by a licensor of a non-registered verbal license could not be considered a use for the purpose of a proof of use in a cancellation proceeding, which has been based on non-use, and the proof was thus still missing. The problem had to be solved by the Highest Administrative Tribunal, which had declared that where a trademark has been really used by a subject with a consent of the trademark owner, such use should be considered as a use by an authorized person even though the consent, i.e. the oral or written license, has not

01 May 2012

IUP

Trademarks

Guatemala

The Absence of a Link Between the Patent and Trademark Office and The Commercial Registry

been registered at the Industrial Property Office.Click here for full details >>

A, C. PALOMO & PORRAS

The Gautamalan trademark system is based on the principle of "registration" and it's "territorial", meaning that the trademarks are protected in Guatemala only if they are registered in the Guatemalan Patent and Trademark Office (GPTO). Different than the trademarks, the trade names are protected on a "first use basis". This means, that they are protected by the owner since its first use in the commerce. However, if a company wants to register it's trade name in GPTO, they may do so using a similar application process, but adding a document that proves the actual an non interrupted use of the said trade name, in its country of origin. This all should work just fine, but there is a current issue in Guatemala with the registration of trade names, which is that, the Commercial Registry grants anyone who requests for the constitution of a

new company, the use of a trade name if it is not registered in that particular Office, and it does not take into consideration the previous Intellectual Property Rights, that are already protected or in process to be protected in our GPTO. This means, the Commercial Registry doesn't check if the trade name is registered at the GPTO.Click here for full details >>

01 May 2012

TOP

Trademarks

Japan

Japan Patent Office to Accept "Dietary Supplements" in Class 5

Maruyama & Co.

The JPO (Japan Patent Office) has adopted the 10th edition of Nice Classification and changed its practice to accept the description of "dietary supplements" for processed food for health aid in Class 5. This new practice has been applied to the trademark applications filed after January 1, 2012. However, for the applications which were filed before January 1, 2012 and are pending for examination in the JPO at present, they shall be examined under the old practice.Click here for full details >>

01 May 2012

TOP

Trademarks

Japan

Frequent Provisional Refusal in Japan

S.Kitamura patent office

1.Introduction I am often requested by foreign associates to respond to provisional refusals issued by the Japan Patent Office ("JPO") against applications based on the Madrid Protocol. Recently, a frequent ground for refusal refers to the main paragraph of Article 3(1) of the Japanese Trademark Act, which requires "actual use" or "intent-to-use."This provisional refusal has been issued more often than before due to the revision of the Guidelines for Examination in effect since April 1, 2007. Hence, I would like to explain the trademark examination practice in Japan, particularly regarding "Subclass" and "Similar Group Code, "both strongly related to said provisional refusal; in case this provisional refusal is issued; and how we should deal with it. ...Click here for full details >>

01 May 2012

TOP

Trademarks

Japan

The Basics of Acquiring and Maintaining a Trademark in Japan

Ryuka IP law Firm

1.Before Filing What can be Registered A trademark may include colors and may be two-dimensional or three-dimensional, but mere color without any accompanying figure is not permitted in Japan. Sounds and smells are not eligible for trademark protection. Description of Goods or Services The Japan Patent Office (JPO) publishes a list of acceptable descriptions of goods and services organized in classes and subclasses. (The list can be viewed via our website at www.ryuka.com/goods.) If a desired goods or services classification does not appear on this list, the goods or services should be explained in great detail so that the examiner can clearly understand their nature and scope. The examiner will then suggest a description in the first office action. ...Click here for full details >>

01 May 2012

TOP

Trademarks

Mexico

Efficiency vs Effectiveness of Authorities in Charge of Administering Industrial Property

Novopatent International Service, S. C.

01 May 2012

TOP

Trademarks

Netherlands

A Due Cause to Take Unfair Advantage of Reputable Trademarks?

Abcor BV

The Netherlands is not only known as the land of tulips, but also as the land of "coffeeshops". Coffeeshops, unlike the name suggests, are places that sell marijuana. One of the oldest coffeeshops in Amsterdam is THE BULLDOG, which has been visited by millions of tourists over the years. THE BULLDOG, initially started as a small coffeeshop in 1975, grew in to a multi-million dollar business. THE BULLDOG eventually became a large consortium consisting of several hotels, shops and cafes. Its product range went well beyond just marijuana, and many different goods are sold today under the THE BULLDOG name. Through its expansion THE BULLDOG trademark acquired a reputation in he Netherlands.Click here for full details >>

01 May 2012 Trademarks New Zealand Introduction of Online Case Management System for Trade Marks and Designs James & Wells Intellectual Property

On 13 February 2012 the Intellectual Property Office of New Zealand ("IPONZ") released its new case management system for trade marks and designs. The case management system has made IPONZ systems the equal of the most modern of any Intellectual Property Office in the world, and the functionality of the system has obviated the need for traditional postal correspondence Key features of the new system include: All correspondence sent electronically. Applications are managed from a personal IPONZ inbox. Contact information can be more readily updated by the agent. Progress of applications and the file can be reviewed online. Cases before the hearings Office can be managed online.Click here for full details >>

01 May 2012

TOP

Trademarks

Nigeria

Trademark Legislation in Nigeria: the Enabler or Disabler?

Aelex

Nigeria is listed amongst the 'Next Eleven' countries as having a high potential of becoming one of the world's largest economies in the 21st Century http://en.wikipedia.org/wiki.Next_Eleven. With the global recognition of Nigeria as an emerging commercial hub of Africa, multinationals are increasingly expanding protection of their trademark portfolios to include Nigeria. As a result, the Trademarks Registry has been inundated with an increasing number of trademark applications. With the several forms of corporate structuring, trademark portfolios have become rather complex in their management needs. It would be expected that the growing need for trademark protection of trademarks belonging to multinationals and local businesses. Unfortunately, this is not the case. The primary legislation regulating trademarks in Nigeria is the Trademarks Act (1965) Cap T13 Laws of the Federation of Nigeria 2004 ("the Act"). It is unfortunate that the legal regime for trademark protection in Nigeria has remained largely stagnant since the Act was promulgated.

01 May 2012

TOP

Trademarks

Russia

Special Court on Intellectual Rights will be Created in Russia

opecial court on Intellectual Nights Mill be created in Nassia

Sojuz Patent

On December 7, 2011, a new Russian law (Federal Constitutional Law No. 4-FKZ) came into force. According to this law, a new, specialized court, the Court on Intellectual Rights ("IP Court"), was added to the Russian Arbitrazh court system. Russian Arbitrazh courts are state courts which consider disputes between legal entities. If a participant of a dispute is a physical person, such a dispute is subject to consideration by Regular courts. Law 4-FKZ provides that the IP Court will be established no later than February 1, 2013, on the basis of Arbitrazh courts as a special court body to consider cases related to the protection of intellectual property rights. This is the first specialized state court to be established in Russia. ...Click here for full details >>

01 May 2012

TOP

Trademarks

Sierra Leone

Sierra Leone to Enact new Trademark Law

Afrimark

Sierra Leone Intellectual Property Law is about to shed its colonial vestige for a modern state-of-the-art law which includes service marks. A Bill is before Parliament for a new Trade Marks Act. The current Trade Marks Law is the Trade Marks Ordinance of 1913 and 1923 (Cap 244); Ordinance No. 26 of 9th December 1929 and Ordinance No. 10 of 18th July 1940. The pre-1938 Old British Classification of Goods would be replaced by International Classification of Goods which makes provision for services marks. Sierra Leone which has a population of 5,530,000 (about Five and a half million) inhabitants has been propelled into the International Commercial World with this Bill. The Trade Marks Office and Registry is fully operational and vibrant thanks to the innovative gestures of a dynamic Registrar-General who is at the helm of affairs. She has already managed to collect record revenue for Government through increased activities and efficient service....Click here for full details >>

01 May 2012

TOP

Trademarks

Taiwan

Introduction of Trademark Practice in TAIWAN

Mission International Patent and Trademark Office,

1.Trademark Act and Rules: TAIWAN adopts First to File System and proceed substantial registrability examination, by international goods classification. An application may include multiple classes; three months of opposition period opens to third parties after publication of issued registration; the term of registration is ten years and each renewal is extended for ten years. 2.Current practice of Registrability Examination: Current Trademark Act protects a trademark composed of a word, device, symbol, color, sound, three-dimension or a combination of these. In Taiwanese practice, the designated names listed in Nice Classification generally would

Taiwanese practice, the designated names listed in Nice Classification generally would be accepted; Examiner usually reviews the goods specification, completes the search for similar prior registrations and applications, and then issued first Office Action indicating almost all questions; applicant may have more than one chance to response to an Office Action; most Examiners accept new description of designated names beyond those allowed and publicated registrations, especially to new products. Please note in China, standard examination of the above-mentioned practice is not the same.Click here for full details >>

01 May 2012

TOP

Trademarks

Taiwan

Trademark Use in Taiwan

Tai E International Patent & Law Office

The main functions of a trademark are to identify the source of origin and to distinguish it with the goods manufactured or services provided by others. Comparing the practice in the U.S. that requires a Statement of Use to obtain trademark registration if the application is based on intent-to-use, in Taiwan, a trademark applicant need not provide evidence of use to obtain registration, provided that, such evidence is only required to prove that the applying mark has gained a secondary meaning so that it has become distinctive for registration. The current Trademark Act effective from November 21, 2003 adopted multi-class registrations and abolished associated trademarks. Thereafter, a trademark may be revoked in whole or partially depending on the case; an associated mark automatically became the principal mark after the enactment of the Trademark Act of 2003. Although the new Trademark Act, promulgated by the President on June 29, 2011, is expected to become effective on July 1, 2012, the aforementioned matters remain the same. The Intellectual Property Court (IP Court) was launched on July 1, 2008. Thus, the IP Court has the authority to determine most of the intellectual property issues by itself for all courses of actions, no matter whether administrative, civil or criminal.Click here for full details >>

01 May 2012

TOP

Trademarks

USA

The Importance of Finding Deception:Barring Trademark Registration on Geographic Deceptive Misdescriptiveness Grounds

Gottlieb Rackman & Reisman PC

The Trademark Trial and Appeal Board (TTAB) of the United States Patent and Trademark Office (USPTO) recently sustained, on a second go-around, Corporacion Habanos, S.A.'s (Habanos) opposition to Guantanamera Cigars Co.'s (GCC) application to register the mark GUANTANAMERA for cigars. The mark was deemed not registerable for cigars on the ground that it was determined to be a primarily geographically deceptively misdescriptive term and thus not entitled to registration under the Lanham Act. See Corporacion Habanos, S.A. v. Guantanamera Cigars Co., Opposition No. 91152248 (February 16, 2012).Click here for full details >>

01 May 2012 TOP Trademarks USA Saving Costs in The U.S. Trademark Registration Process Edwards Wildman Palmer LLP

Because of the complexities of the U.S. trademark registration system, many trademark owners from other countries, and their counsel, are reluctant to file national or international applications in the United States. One of the reasons often given is the higher cost of obtaining trademark protection in the United States due to the statutory requirements and the formalities that must be observed. It is frequently overlooked, however, that a U.S. trademark registration covers a largely monolingual (English), highly sophisticated market of over 310 million people.Click here for full details >>

01 May 2012

TOP

Trademarks

USA

Do Not Risk Your Brand – Common Misconceptions About Trademarks

Dickstein Shapiro LLP

1. We did a corporate name search and registered our name so we are protected. Companies often mistakenly believe that filing corporate paperwork and registering their company name with the appropriate Secretary of State's Office is the equivalent of having the name approved as a trademark. It is not! Federal trademarks are governed by federal law and regulated by the U.S. Patent and Trademark Office ("PTO") and federal courts. ...Click here for full details >>

01 May 2012

TOP

Trademarks

Uruguay

Uruguayan Criminal Court of Appeals Held that Customs is Allowed to Open and control Containers in Transit

Fox & Lapenne

On December 2011, a Uruguayan Criminal Court of Appeals affirmed an important decision issued by a lower Criminal Court stating that Uruguay has jurisdiction over counterfeit goods in transit, since counterfeits constitute a criminal offense according to the Uruguayan Trademark Act. This means that counterfeit goods can be stopped and seized at customs, by customs own initiative or upon the request of the trademark owner before the correspondent Criminal Court.Click here for full details >>

01 May 2012

Trademarks

Japan

Requirements for Three-Dimensional Trademark Registrations Becoming Clearer

adomark of the before the correspondence of third courter market have for the act

D.P.Ahuja & Co. Research Department

In Japan, it is difficult to be determined that "three-dimensional shapes of goods themselves or packages (containers) of goods (hereinafter, referred to as "three-dimensional shapes of goods or packages themselves")" have "distinctiveness" as trademark. Thus, there are few examples of prior registration of "three-dimensional shapes of goods or packages themselves". In recent few years, however, there are some cases of registration regarding "three-dimensional shapes of goods or packages themselves" as "three-dimensional trademarks" in Japan, such as "Case of registration regarding Coca Cola bottle" below. Through these cases, requirements for registration of "three-dimensional trademarks" in Japan are becoming clearer.Click here for full details >>

01 May 2012

TOP

TOP

Trademarks

India

Delhi High Court Rules, VOLVO Cannot be Used for Icecream Aktiebolaget Volvo Vs. Mr. Vinod Kumar - Delhi High Court D.P.Ahuja & Co. Research Department

The Plaintiff, Aktiebolaget Volvo adopted the trademark VOLVO in 1915 and is the registered proprietor of the mark in relation to various categories of goods including buses, cars, automobile parts etc. In February 2009, the Plaintiff's representative came across ice cream being sold under the mark VOLVO by the Defendants. The Plaintiff filed a suit for trademark infringement and passing off, and sought a temporary injunction against the Defendants....Click here for full details >>

01 May 2012

TOP

Trademarks

India

Permanent Injunction Granted To Ecolab Inc. for its Trademark ECOLAB Against Eco Labs Ltd.

Ecolab Inc Vs. Eaco Labs Ltd – Delhi High Court D.P.Ahuja & Co. Research Department

Ecolab Inc., is a US corporation formed in 1924 and into the business of manufacture and trade of premium cleaning, pest elimination and repair products having wide application in the hospitality, food service,Click here for full details >>

01 May 2012 To
Trademarks
India
Delhi High Court Rules that Component of an Established Trademark Cannot be Used by Anyone Else
Procter and Gamble Co. Vs. Joy Creators and Ors Delhi High Court
D.P.Ahuja & Co. Research Department
The plaintiff, Procter and Gamble Co. is a reputed multinational company, engaged i the business of manufacturing and selling skin care and personal cleansing products including anti-aging moisturizer under the trademark OLAY. The plaintiff hold registration for the trademark OLAY TOTAL EFFECTS and OLAY in Class 3 in India an is also using the trademarks in respect of anti-aging products Click here for full detai >>
01 May 2012 TO
Trademarks
India
South African Breweries Granted Permanent Injunction for CASTLE due to First Use and Cancellation of Defendants' Trademarks
South African Breweries International (Finance) B.V. vs. Mohan Goldwater Breweries Ltd Delhi High Court
D.P.Ahuja & Co. Research Department
The Plaintiff, South African Breweries International (Finance) B.V. is the registere

proprietor of the trademark CASTLE and CASTLE label in respect of beer in a large number of countries. In India, plaintiff has been selling beer since 1994. The Plaintiff applied for registration of CASTLE (label) in India on 29th April, 1995 and the word mark CASTLE on 6th February, 1996, which were granted registration during the pendency of the suit.Click here for full details >>

01 May 2012

TOP

Trademarks

India

HAKKASAN and 'HAKKA SUN' Held to be Confusingly Similar by Bombay High Court HAKKASAN Limited v Savannah Leisure Pvt Ltd & Ors. - Bombay High Court D.P.Ahuja & Co. Research Department

The Plaintiff Hakkasan Ltd, is a well established and reputed UK company which owns a number of fine dining restaurants in the food and hospitality sector since 2001, under the trade mark/trade name HAKKASAN. The expression HAKKASAN was coined by the Plaintiff in 2000 and it was also the registered proprietor of its trademark in India in Class 42. The Defendant is an Indian entity, also engaged in restaurant services and operated an outlet called Vie Lounge and Deck. In June 2010, the Plaintiff came to know that the Defendant had introduced oriental cuisine services at its outlet.

5	outlet	Vie	Lounge	and	Deck,	Click here	for I	full details	>>	ł
---	--------	-----	--------	-----	-------	------------	-------	--------------	----	---

01 May 2012

TOP

Trademarks

India

lit

False Documents and Forged Evidence Spells Doom for Indian Entity Hahnemann Laboratory Ltd. & Ors. Vs. The Hahnemann India Laboratories (BN) & Ors. -

Calcutta High Court

D.P.Ahuja & Co. Research Department

The Plaintiff, Hahnemann Laboratory Ltd. & Ors is a family concern and is the owner of the registered trademark "ARNIMAX" for its medicinal and pharmaceutical preparation under Class 5 since 2003. The Plaintiff also used the silhouette of the lady with black hair as its trade dress together with the said registered trademark "ARNIMAX", which came to be identified with the Plaintiff. In October, 2009, the Plaintiff came to know that the Defendants have infringed its trademark by using the word "ARNIMAX" on its products coupled with the trade dress and thereby has infringed the registered trademark and passed off its products as that of the plaintiff. Accordingly, the Plaintiff filed a suit and an interim order was passed on 19th February, 2010 by the Court restraining the Defendants from using the "ARNIMAX" mark. At the trial, the Defendants produced a 'No Objection Certificate' purportedly signed by Das Homoeo Laboratory (P) Ltd., who they claimed to have been permitted by the Plaintiff to use the "ARMINAX" mark. The Defendants .alleged that the Plaintiff was aware of such use of the "ARMINAX" mark by Das Homoeo Laboratory (P) Ltd. and the Defendants and yet had taken no steps. Therefore, the Plaintiff is quilty of suppression of material facts and acquiescence and is thus disentitled to a relief of temporary injunction. On consideration of the evidence on record, the Court found that there was neither any assignment or license of the "Arnimax" mark by the Plaintiff to Das Homoeo Láboratory. Moreover, the No Objection Certificate was signed by only one of the partners of Das Homoeo Laboratory and was therefore invalid. Also, on comparison of the signature of the Partner who purportedly signed the No Objection Certificate with another document signed by the same partner of Das Homoeo Laboratory, the signatures did not match. On the basis of the above grounds, the Court held that the Defendants' claims to the "ARMINAX" mark derived from the permission granted by Das Homoeo Laboratory cannot be accepted. Accordingly, the Court issued an order restraining the Defendants from using the "ARMINAX" mark in any manner.Click here for full details >>

01 May 2012

TOP

Trademarks

India

Suppression Of Material Facts and Vague Agreements Leads to Loss of Trademark Parth Parenteral Pvt Ltd and Anr. vs. RFCL Limited and Ors - Gujarat High Court D.P.Abuia & Co. Research Department

The Plaintiffs Parth Parenteral Pvt Ltd (PPPL) and Pearl Drugs Private Limited (PDPL), are Indian entities engaged in the business of manufacturing and marketing of pharmaceuticals and veterinary products including animal feed supplement preparation and agricultural, horticultural, food stuff for animal and veterinary and sanitaryClick here for full details >>

nere for full decails 22
01 May 2012 TOP
Trademarks
India
Calcutta High Court decides on Infringement of Certification Trademark Tea Board Vs. I.T.C. Limited - Calcutta High Court D.P.Ahuja & Co. Research Department
The Plaintiff, Tea Board is an autonomous, non-profit making statutory body created under the Tea Act, 1953 and a part of the Ministry of Commerce and Industry, Government of India for the purpose of controlling the Indian Tea Industry. The Plaintiff is the registered proprietor of the certification marks DARJEELING and DARJEELINGClick here for full details >>>
01 May 2012 TOP
Trademarks
India
MOET & CHANDON Fails to Stop Operation of MOET'S, the Restaurant Champagne Moet and Chandon v Union of India and Ors Delhi High Court D.P.Ahuja & Co. Research Department
The Petitioner is a French company and a well known manufacturer of wines which it is selling under the trademarks MOET and MOET & CHANDON worldwide. The petitioner is known as Moet & Chandon since 1832 and its Champagne bearing the mark MOET had been shipped in India as early as 1906. The petitioner is the registered proprietor of the mark MOET in Class 33 since 15 October 1982 and MOET & CHANDON since 5 JulyClick here for full details >>
01 May 2012
Trademarks
India
Court Rules in Favour of Double Coin Double Coin Holdings Ltd v Trans Tyres (India) Pvt. Ltd - Delhi High Court D.P.Ahuja & Co. Research Department
The present decision involves two suits filed by the parties against each other. The parties are Double Coin Holdings and Trans Tyres (India) Pvt. Ltd. Double Coin Holdings is a Chinese company who is the proprietor of the trademark DOUBLE COIN in respect of tyres. Double Coin distributes its products under the mark DOUBLE COINClick here for full details >>

01 May 2012

тор

Trademarks

Trademarks

India

Delhi High Court Rules Against Unauthorised Importation

Samsung Electronics Company Limited Vs. Kapil Wadhwa & Ors. - Delhi High Court D.P.Ahuja & Co. Research Department

The Plaintiff, Samsung Electronics Company Limited is a Korean company engaged in manufacturing and trading in a range of electronic goods. The Plaintiff's trademark SAMSUNG is registered in India in a number of classes of the International Classification and the SAMSUNG mark is licensed by the Plaintiff to its Indian subsidiary. The Defendant is an Indian company engaged in distributing, retailing and selling various types of computer hardwareClick here for full details >>

01 May 2012

TOP

Trademarks

India

Delhi High Court Rules Parody or Critical Comment does Not Necessarily Result in Trademark Infringement

Tata Sons Limited v Greenpeace International & Anr. - Delhi High Court D.P.Ahuia & Co. Research Department

The Plaintiff is a well known Indian industrial conglomerate with operations in the field of iron and steel, textiles, power, chemicals, hotels, automobiles etc. The Plaintiff has been using the trademark and trade name TATA, which is a rare and distinctive patronymic name, since 1868. The Plaintiff is the registered proprietor ofClick here for full details >>

01 May 2012

TOP

Trademarks

India

Plaintiff's Delay and Acquiescence of Defendant's Use of Mark May Result in Refusal to Continue Injunction

Construction Research & Technology GmbH v Dirk India Pvt. Ltd. - Delhi High Court D.P.Ahuja & Co. Research Department

The Plaintiff, Construction Research & Technology is the owner of the trademarks 'POZZOLITH and POZZUTEC in the field of building materials, i.e., admixture material and building material for concrete. The Plaintiff is the registered proprietor of the trademark POZZOLITH in India for more than 60 years. The Plaintiff's claim is that the prefix 'POZZO/POZZU' have become distinctive of its' products and the consumers associate all POZZO formative mark with Plaintiff exclusively.Click here for full details >>

01 May 2012

TOP

Trademarks

India Court Holds That Examiner Did Not Follow Principles Laid Down by Judicial Precedents in Examining ECOLEAN Mark Eco Lean Research & Development A/S v. Intellectual Property Appellate Board & Anr - Madras High Court D.P.Ahuja & Co. Research Department Eco Lean Research & Development A/S filed a trademark application for registration of the trademark ECOLEAN for different classes of goods under the International Classification list. The Registrar of Trademarks examined the application and refused to allow the application to be registered.Click here for full details >> 01 May 2012 TOP Trademarks India Court Refuses Temporary Injunction to Eveready on Grounds of Delay and Acquiescence Eveready Industries India Ltd v Sanjay Chadha and Anr. - Delhi High Court D.P.Ahuja & Co. Research Department Eveready Industries India Ltd is engaged mainly in the business of manufacturing and trading of dry batteries, re-chargeable batteries, flash lights, compact fluorescent lamps, general service lamps, insect repellants and packet tea, under its trademark/house mark EVEREADY. Eveready had been using the trademark EVEREADY since 1905Click here for full details >> 01 May 2012 TOP Trademarks India Court Rules on Distinction Between "Rectification" and "Invalidation" of Registered Mark vis-a-vis Stay of Suit Proceedings Godfrey Phillips (India) Ltd. Vs. I.T.C. Ltd. - Calcutta High Court D.P.Ahuja & Co. Research Department Godfrey Phillips (India) Ltd. had filed an application for cancellation against ITC Ltd's registered mark PILOT before the Trade Marks Registry, Kolkata. In the cancellation proceeding, ITC repeatedly prayed for extension of time to file its evidence and subsequently, in 2009 filed a suit for trademark infringement and passing off against Godfrey Phillips. In the suit, the Trial Court passed an ex-parte injunction order restraining Godfrey Phillips from using the PILOT mark in any manner. Godfrey Phillips filed a request for stay of proceedings before the Trial Court on the ground that its cancellation application challenging the rights of ITC to the PILOT mark is pending adjudication before the Trade Marks Registry.Click here for full details >>

01 May 2012

TOP

Trademarks

India

GORBATSCHOW Vodka Granted Temporary Injunction Restraining Defendant from Using its Shape Mark
orbatschow Vodka v. John Distilleries Limited - Bombay High Court).P.Ahuja & Co. Research Department
The Plaintiff, Gorbatschow Vodka is the proprietor of a trademark in the shape of a Vodka Bottle which according to the Plaintiff, represents the architecture of the Russian Orthodox Church, Russia. The Plaintiff introduced the first version of the pottle in 1958, while the latest was launched in 1996 and a device of bird was added n 1999. Click here for full details >>
01 May 2012
ТОР
Trademarks
India
Levi Strauss Acts Against Counterfeiters
Levi Strauss & Company v Nizami Garments - Delhi High Court
0.P.Ahuja & Cu. Research Department
The Plaintiff Levi Strauss & Company, is engaged in the business of manufacture and marketing of clothing of all kinds, , clothing, leisure shoes, spectacles, glasses, sunglasses, bags and other accessories under the LEVI'S mark.The Plaintiff is also the registered proprietor of the trademark LEVI'S in India in different classesClick here for full details >>
01 May 2012 TOP
TOP
Trademarks
India
Mark Not Prominently displayed on Products May Lead to a Ruling of Non-infringement
Crompton Greaves Limited Vs. Salzer Electronics Limited and Europa Component and Equipment PLC - Madras High Court 5.P.Ahuja & Co. Research Department
J.P.Anuja & Co. Research Department
The Plaintiff, Crompton Greaves Limited (Crompton Greaves) is the market leader in the electrical engineering sector and also exports its products to more than 60 countries worldwide. It is using and is the exclusive proprietor of the corporate name CROMPTON GREAVES and a distinctive CG logo since the year 1966. Click here for full Jetails >>
01 May 2012
тор
Domain Names
India

Domain (argiletz.co.in) ordered to be transferred by Arbitrator

Mr. Jean Heitz, Laboratoire Argiletz S.A. v Jack Sun - The National Internet Exchange of India D.P.Ahuja & Co. Research Department

The Complainant is the founder-owner of Laboratoire Argiletz S.A., specializing in the extraction and production of natural sun-dried coloured clay extensively used in medicines, skin care and health care products. The Complainant is the owner of the trademark 'ARGILETZ' worldwide and in India and owns several domain name comprising the mark 'ARGILETZ'.Click here for full details >>

01 May 2012

TOP

Domain Names

India

Rachael Ray Successfully Claims the domain (rachelray.in) Ray Marks Co. L L C v Rachel Ray Techniques Pvt. Ltd. - National Internet Exchange of India

D.P.Ahuja & Co. Research Department

The Complainant, Ray Marks Co. LLC is the company formed by celebrity chef and talk show host Ms. Rachael Ray. The Complainant is the registered proprietor of the trademark 'Rachael Ray' and has been using the trademark since 1999.**Click here for full details** >>

01 May 2012

TOP

Domain Names

India

Minute Differences in Domain Names Cannot be a Defence in Trademark and Domain Name Disputes

Robert Half International Inc v Rajbeer Kadyan & Ors. Curgaon District Court D.P.Ahuja & Co. Research Department

The Plaintiff, Robert Half International Inc. is an US company, the world's first and largest specialized staffing firm, founded in 1948. The Plaintiff provides specialized staffing and risk consulting services through its specialized divisions which places professionals on a temporary, temporary-to-hire, and full-time basis. The Plaintiff owns the trademark/trade name ROBERT HALFClick here for full details >>

01 May 2012

TOP

Domain Names

India

Radio Maria Succeeds in Obtaining Transfer

Associazone Radio Maria v Liu Jiapeng - The National Internet Exchange of India D.P.Ahuja & Co. Research Department

The Complainant is an international non-profit organization, representing the Association of Radio Maria, a Catholic radio broadcasting service founded in 1983 in Erba, Milan. The Complainant is the registered proprietor **...Click here for full details** >>

4

01 May 2012
Domain Names
India
Abritrator Allows Transfer of (bloomberg.net.in) to Bloomberg Bloomberg Finance L.P. v Kanhan Vijay V - National Internet Exchange of India D.P.Ahuja & Co. Research Department
he Complainant, Bloomberg Finance L.P. is the registered proprietor of the trademark BLOOMBERG in India for various services. The complainant came across the domain name Click here for full details >>
01 May 2012 TOP
Domain Names
India
Arbitrator Rules that (parmaham.co.in) belongs to Consorzio del Prosciutto di Parma Consorzio del Prosciutto di Parma v Jim Muller - National Internet Exchange of India
D.P.Ahuja & Co. Research Department
The Complainant is a voluntary consortium of Parma Ham producers and was set up in 1963 on the initiative of 23 producers of Parma region in Italy, with the objectives of safe guarding the genuine products of Parma. Click here for full details >>
01 May 2012 TOP
Domain Names
India
Arbitrator Directs transfer of the Domain (bancaintesa.in) to its Rightful Proprietor Intesa Sanpaolo SpA v Liu Jiapeng - The National Internet Exchange of India D.P.Ahuja & Co. Research Department
The Complainant was formed in 1823 and is using the name 'Banca Intesa' in relation to national and international financial services, commercial bank services, industrial credit, insurance services, mutual fund services etc. The Complainant came to know ofthe domain name Click here for full details >>
01 May 2012 TOP
Patents Trademarks Copyrights Licensing Geographical Indications Counterfeiting Domain Names Designs New Plant Varieties Unfair Competi Trade Secrets Technology Transfer Unfair Trade Practice Parallel Imports
Home About Us Contact Us Site Map Privacy Policy @ 2001-2011 D P Ahuja & Co., India
OneStat.com



Enail address	Password	Login
Search		
Keywords	Search	(please select)

Premium Daily

Supreme Court of Justice considers principle of priority of registration

Portugal - The Supreme Court of Justice has considered the principle of priority of registration in a dispute involving a trademark and a corporate name. The court clarified that, in such a case, priority must be assessed by reference to the date of the application for the 'business name admissibility certificate' and the date of application for registration of the trademark. <u>Full text</u>

Court considers "element that public will remember" in assessing risk of confusion

European Union - In *Olive Line International SL v OHIM*, the General Court has annulled, in part, a decision of the Fourth Board of Appeal of OHIM finding that there was no likelihood of confusion between the figurative marks O-LIVE and OLIVE LINE. Interestingly, the court held that, although a descriptive element will not usually be considered as the dominant element in the overall impression conveyed by a mark, this does not prevent that element from making an impression on, and being remembered by, consumers. Full text

Kazakhstan now third country in the world to offer Cyrillic domain names

Kazakhstan - The Kazakh Registry has announced the opening of domain name registrations under '.kas', which means that it is now possible to register domain names entirely in characters from the Kazakh Cyrillic alphabet. During the sunrise period, which ends on July 31 2012, holders of trademarks registered before December 31 2011 and containing Kazakh alphabet characters can register the exact equivalent domain name under '.kas'. Full text

Latest blogs

Battle for the Financial Times in India rages on

India - A dispute between the UK's Financial Times and the Times of India over the trademark 'Financial Times' that has been running for almost 20 years shows no sign of reaching an end, despite a recent order by India's Intellectual Property Appellate Board that has cancelled registrations by both parties. However, it provides some important pointers for brand owners. <u>Read blog</u> Helen Stoan June 13 2012

gTLD reveal day looms, the time to review strategies is now

International - Tomorrow ICANN will finally reveal the full list of oTTD annlications - making it the perfect time to review what we know and consider how the

International - Tomorrow ICANN will finally reveal the full list of gTLD applications - making it the perfect time to review what we know and consider how the list should be approached. Read blog
Trevor Little | June 12 2012

Compulsory licensing in China - a concern or an opportunity to demonstrate trademark value?

China - This weekend a range of media reports focused on amendments to China's patent law, which clarify the conditions under which compulsory licensing can occur. While the story is a bit more complex than being reported, it does throw the spotlight on the role trademarks can play when patents are under attack. Read blog
Trevor Little June 11 2012

Industry Awards 2012

Each year WTR honours leading in-house departments and groups through its Industry Awards

Issue 37

- View articles »
- View full issue »
- Digital edition »
- · Previous issues »
- Free trial »
- Subscribe »





Country correspondentAdvertising - Romania



International directory Edwards Wildman Palmer LLP



Events IPBC 2012

All events »



Featured partner

European Communities Trade Mark Association (ECTA)

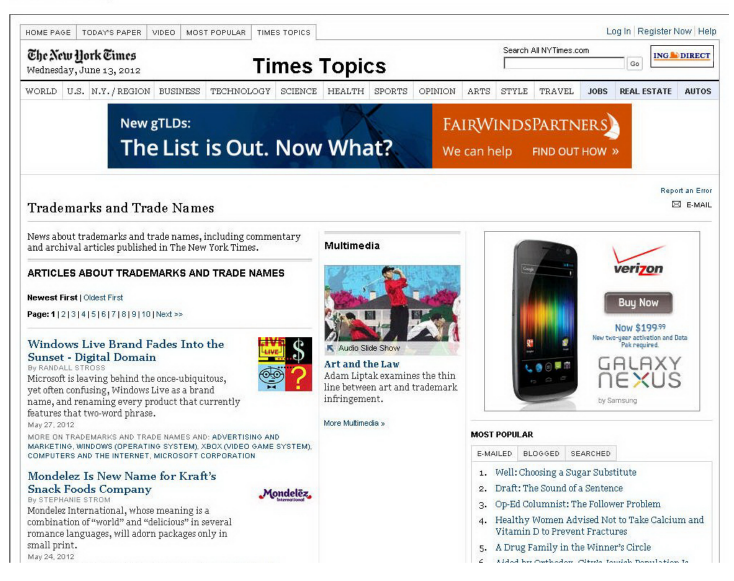
The European Communities Trade Mark Association (ECTA) was formed in 1980 and brings together all those persons practising professionally in the EU and abroad in the field of trade marks, designs and related IP matters. ECTA's aim is to promote the knowledge and professionalism of its members in these fields, within Europe, being an association of individuals from industry and private practice who have a common interest in the protection of trade marks, designs and related IP rights in the EU. It publishes books, gazettes and a fortnightly electronic Flash letter containing up to date news and case reports. It has annual conferences, workshops and other meetings throughout the EU. It is an informed spokesman on matters in its fields of interest and has close ties with OHIM, WIPO and the National IP Offices.

http://www.ecta.eu/

<u>All partners »</u> © Copyright 2003-2012 <u>Globe Business Publishing Ltd</u>

Contact details · Terms & Conditions

http://topics.nytimes.com/topics/reference/timestopics/subjects/t/trademarks_and_trade_names/index.html 06/13/2012 07:27:23 AM



http://topics.nytimes.com/topics/reference/timestopics/subjects/t/trademarks_and_trade_names/index.html 06/13/2012 07:27:23 AM



MORE ON TRADEMARKS AND TRADE NAMES AND: ADVERTISING AND MARKETING, SNACK FOODS, KRAFT FOODS INC, MONDELEZ INTERNATIONAL

The Mark of Maker's Mark

A federal judge in Kentucky explained why Marker's Mark's trademark, a red wax seal, must be protected. May 14, 2012

MORE ON TRADEMARKS AND TRADE NAMES AND: TEQUILA, BOURBON (WHISKEY), EDITORIALS, SUITS AND LITIGATION, KENTUCKY, MAKER'S MARK DISTILLERY INC, TEQUILA CUERVO SA, MARTIN, BOYCE FICKLEN JR, BLACK, HUGO L

Watch Industry Quarrels Over Swiss-Made Labels

By RAPHAEL MINDER



The Swiss watch industry wants to tighten requirements so that 80 percent of the value of the watch has to be made locally, rather than in countries like China.

April 28, 2012

MORE ON TRADEMARKS AND TRADE NAMES AND: WATCHES AND CLOCKS, INTERNATIONAL TRADE AND WORLD MARKET, ECONOMIC CONDITIONS AND TRENDS, CHINA, SWITZERLAND

An Uneasy Exchange Between Fashion and Navajo Culture By GUY TREBAY



Fashion styles that appear to horrow heavily from traditional Navajo culture raise questions about what belongs to whom and what people are really wearing.

March 15, 2012

MORE ON TRADEMARKS AND TRADE NAMES AND: NAVAJO INDIANS, NATIVE AMERICANS, SUITS AND LITIGATION, FASHION AND APPAREL, URBAN OUTFITTERS INC

Reclaiming My Web Address



When my Web site domain name was hijacked, it raised the question: How much was my name worth to me?

March 11, 2012

MORE ON TRADEMARKS AND TRADE NAMES AND: DOMAIN NAMES (INTERNET), SUITS AND LITIGATION, INTELLECTUAL PROPERTY, NAMES, PERSONAL, COMPUTERS AND THE INTERNET, WORLD INTELLECTUAL PROPERTY ORGANIZATION

Apple Case in Shanghai Is Suspended

By DAVID BARBOZA; GU HUINI CONTRIBUTED RESEARCH A local court rejected an effort by a Chinese company to ston sales of the nonular iPad in the



- 6. Aided by Orthodox, City's Jewish Population Is Growing Again
- 7. Books on Science: The Games Crows Play, and Other Winged Tales
- 0. For Ohio Pottery, a Small Revival
- Family Net Worth Drops to Level of Early '90s, Fed Says
- 10. The Antidote to e-Books

Go to Complete List »



Grassy, sweet & in season

ALSO IN DINING & WINE »

If fish liked nightclubs
 Yes, my little dumpling

nytimes.com

DINING & WINE

RSS FEEDS ON TRADEMARKS AND TRADE NAMES Subscribe to an RSS feed on this topic. What is RSS?

RSS Trademarks and Trade Names

GET ALERTS ON TRADEMARKS AND TRADE NAMES Receive My Alerts e-mails on topics covered on this page.

· TRADEMARKS AND TRADE NAMES

More Alerts »

http://topics.nytimes.com/topics/reference/timestopics/subjects/t/trademarks_and_trade_names/index.html 06/13/2012 07:27:23 AM

company to stop sales of the popular iPad in the	
city, saying it would not rule because a related trademark case is pending in Guangdong Province.	
February 24, 2012	
MORE ON TRADEMARKS AND TRADE NAMES AND: COPYRIGHTS AND COPYRIGHT VIOLATIONS, IPAD, CHINA, PROVIEW INTERNATIONAL, APPLE INCORPORATED	
Michael Jordan Sues Chinese Sportswear Company for Using His Name By DAVID BARBOZA	
Qiaodan Sports has been using the Chinese name of the former basketball star as its brand name for years, the lawsuit says. February 24, 2012	
MORE ON TRADEMARKS AND TRADE NAMES AND: SUITS AND LITIGATION, BASKETBALL, CHINA, QIAODAN SPORTS, JORDAN, MICHAEL	
Trademarks Take On New Importance 🛛 👔 🚎	
in Internet Era By STEPHANIE STROM	
A legal battle over Pretzel Crisps underscores the value of a brand name.	
February 21, 2012	
MORE ON TRADEMARKS AND TRADE NAMES AND: PRETZELS, SNACK FOODS, SMALL BUSINESS, FRITO-LAY INC, PRINCETON VANGUARD LLC	
Inflaming Trademark Dispute, Second City in China Halts Sales of the iPad By MICHAEL WINES; LI BIBO CONTRIBUTED RESEARCH. The seizures follow a ruling in December in which a Shenzhen court dismissed a lawsuit by Apple claiming ownership of the iPad name in China.	
February 15, 2012 MORE ON TRADEMARKS AND TRADE NAMES AND: SUITS AND LITIGATION,	
INTELLECTUAL PROPERTY, IPAD, CHINA, APPLE INCORPORATED, PROVIEW TECHNOLOGY	
SEARCH 1237 ARTICLES ABOUT TRADEMARKS AND TRADE NAMES:	
Match Any Word 💽 Go	
Page: 1 2 3 4 5 6 7 8 9 10 Next >>	
Home World U.S. N.Y. / Region Business Technology Scien	nce Health Sports Opinion Arts Style Travel Jobs Real Estate Autos Ste Map
© 2012 The New York Times Company Privacy Your Ad Choices Term	ns of Service Terms of Sale Corrections 🔝 RSS Help Contact Us Work for Us Advertise

was neither prepared nor manipulated by it and was not used in direct correlation with the shoe products in question.

MARQUES Council Member Hanne Weywardt (MAQS), who acted for New Balance, had this to say about the Supreme Court decision:

> "If you look at case law within this field over recent years, it was difficult to



foresee the outcome of the Supreme Court

rulings when it comes to the question of infringement. However, this ruling ... clearly states that you have to be very careful not making a business out of other companies' creations and creativity or riding on other's marketing efforts".



This case provides a good example of highly effective enforcement. Bestseller's products were put on the market late September 2006. New Balance took action by filing a request for a combined procedure with the Bailiff's Court for preservation of evidence and injunctive relief. The goods were off the market by mid-December

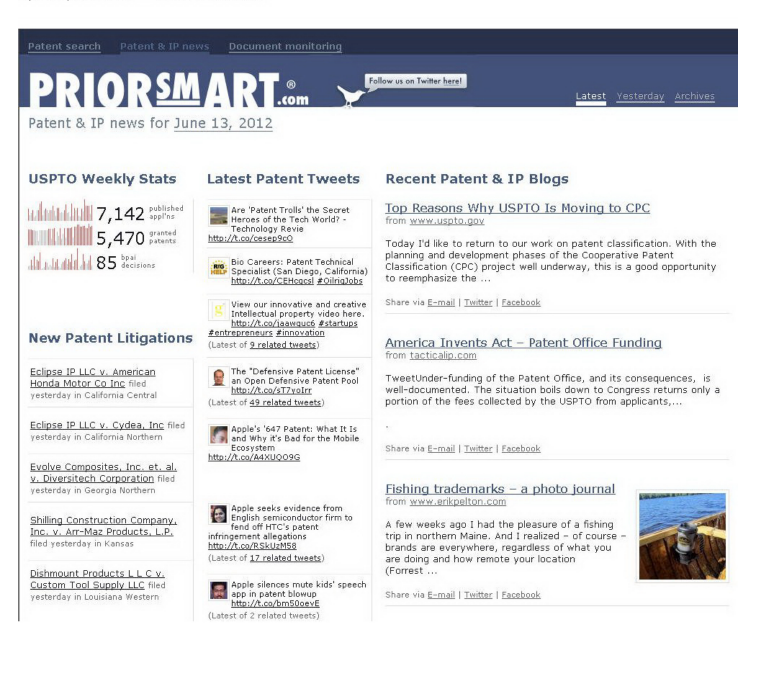
of that year. New Balance was however still entitled to a substantial amount in compensation -- which the Supreme Court has since confirmed.

From a Danish perspective the amount of compensation is historically high. This can be seen as a result of the implementation of EU Enforcement Directive 2004/48, by which the law in Denmark was changed with effect from 1 January 2006. When calculating the amount of damages to the right holder the court should now take into consideration, among other things, the profit unfairly obtained by the infringer. Bestseller had made an unfair profit of DKK 1.7 million and, with the recent ruling awarding New Balance a considerably higher amount, the ruling confirms that it is not worthwhile violating the rights of other husinesses.

> Posted by: Jeremy Phillips @ 08.23 Tags:

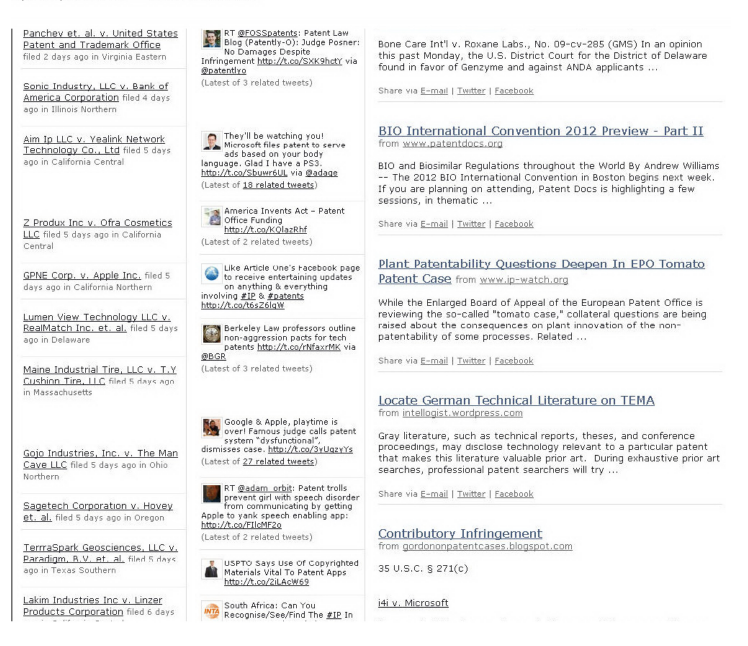
🛡 O comments: 🔍 Post a comment

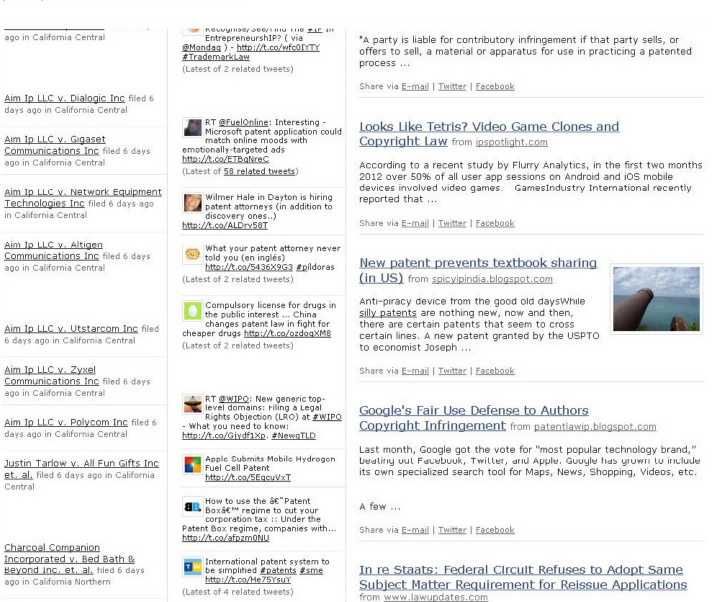
Terms of Use: The material included on this site is provided for information purposes only, and we make no representations or warranties as to its accuracy. It does not represent legal advice. Before relying on this material, you should take care to verify its accuracy, taking professional advice as appropriate. [Please click here for the full Terms and Conditions of Use] Copyright @2008-2012 MARQUES Ltd and Individual Contributors



(Latest of 2 related tweets) Digital Music Reseller Partners with Apple iTunes RIM sued by troll. US patent damage awards should be and Artists from www.ipwatchdog.com Mag-Nif, Inc. v. Ace Hardware limited to real competitive Curpuration et. al. filed yesterday damage http://t.co/2gINPkLK Those who have followed the digital music wars over the years no in Ohio Northern doubt recall the battles between the Recording Industry and various Daniel Urmann Launches MP3 file sharing websites. Through the haze of these legal battles NOL YET <u>#Darwin</u> 360 and Files <u>#Patent</u> for "Method for Evaluating the Annle started Elia Data of Texas, LLC v. Health of a Website International Business Machines http://t.co/WZLVnlbX Share via <u>E-mail</u> | <u>Twitter</u> | <u>Facebook</u> Corp. filed yesterday in Texas Eastern Sri Srinivasan/Richard Taranto Uniloc USA. Inc. et. al. v. RT @Techmeme: Apple Steps from www.717madisonplace.com Rackspace Hosting, Inc. et. al. -Into Patent Fight To Unnecessarily Silence A Little filed yesterday in Texas Eastern Mr. Sri Srinivasan was nominated to the D.C. Circuit the other day. He Girl (@mmasnick / Techdirt) and current Federal Circuit nominee Richard Taranto were advocates on http://t.co/YK0znXDR Ganas, H.C.v. Dell Inc. et. al. http://t.co/kt4PaI0n opposite sides of the case Hynix Semiconductor, Inc., et al. v ... filed yesterday in Texas Eastern (Latest of 9 related tweets) Share via E-mail | Twitter | Facebook RT @CommerceGov: Nonprofit offers patent help to inventors -http://t.co/yo7MP7b7 (cc @USPTO) Apple's deliberate approach allows Samsung to launch Cardsoft (Assignment for the Galaxy S III on time from www.fosspatents.com Benefit of Creditors), LLC v. The PC MAMA Limited Edition Macbook Air 11" Protective Sleeve Case Combines Patent Gores Group, LLC et. al. filed Late on Monday, Judge Lucy Koh responded to a joint Apple-Samsung vesterday in Texas Eastern proposal for a nearest-term schedule regarding the S III. The BTM and Bayer... <u>http://t.co/EYOpzIfp</u> agreement that the parties had reached on the next steps reflected Edizone v. Briggs Medical caution on both ... Apple's Big Enemy in Service et. al. filed yesterday in Smartphone Wars: Delays #patent http://t.co/9Acm4VQ4 Litah Share via E-mail | Twitter | Facebook Hydrodynamic Industrial Co Ltd v. Green Max Distributors Inc et. Upcoming Symposium to Address the Issue of Two <u>@Cal</u> law school profs are looking out for the greater good, al. filed 2 days ago in California Criminality in the Art and Cultural Property World Central proposing patent arms race from www.iposgoode.ca disarmament. <u>http://t.co/8bfueevR</u> Starting this Friday, June 15th at Old Osgoode Hall, a new two-day EBS Automotive Services v. RTI 'Top Reasons Why <u>#USPTO</u> Is symposium attempts to bring attention to the burgeoning issue of PSM "Top Reasons why <u>#USFIC</u> Moving to CPC" <u>http://t.co/mLdwALwe</u> (from <u>http://t.co/EXIX39nP</u>) <u>#patent</u> Technologies, Inc. et. al. filed 2 criminality in the art and cultural property world. Organized by Czegledi days ago in California Southern Art Law #europe Share via <u>E-mail</u> | <u>Twitter</u> | <u>Facebook</u> Congressmen tell ITC to lay off Microsoft in Xbox patent litigation Dalen Products, Inc filed 2 days http://t.co/2AhUpJOU ago in Tennessee Eastern District Court Finds Inducement of Infringement in (Latest of 22 related tweets) Doxercalciferol Case from www.orangebookblog.com Pancheviet al y United States RT @EOSSnatents: Patent Law

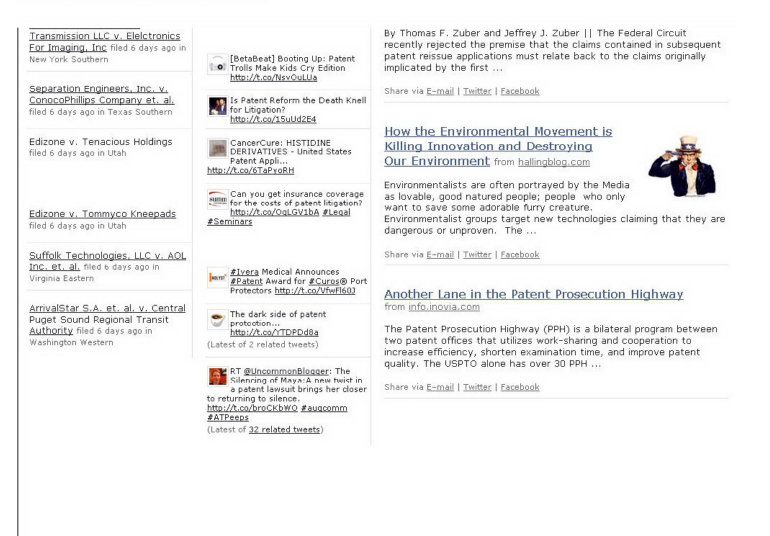
http://news.priorsmart.com/ 06/13/2012 12:12:23 PM





By Thomas F. Zuhar and Jaffray 1. Zuhar II. The Federal Circuit

Content Extraction and



Some content © 2007-2012 RPX Corporation. <u>Terms of service</u> <u>Privacy policy</u>

For DMCA requests contact help@priorsmart.com

To:	Mandour & Associates, APC (jmandour@mandourlaw.com)		
Subject:	U.S. TRADEMARK APPLICATION NO. 85608462 - PATENTNEWS - 0000.01-001		
Sent:	6/13/2012 2:49:19 PM		
Sent As:	ECOM109@USPTO.GOV		
Attachments:			

IMPORTANT NOTICE REGARDING YOUR U.S. TRADEMARK APPLICATION

USPTO OFFICE ACTION HAS ISSUED ON 6/13/2012 FOR SERIAL NO. 85608462

Please follow the instructions below to continue the prosecution of your application:

TO READ OFFICE ACTION: Click on this link or go to http://portal.uspto.gov/external/portal/tow and enter the application serial number to access the Office action.

PLEASE NOTE: The Office action may not be immediately available but will be viewable within 24 hours of this e-mail notification.

RESPONSE IS REQUIRED: You should carefully review the Office action to determine (1) how to respond; and (2) the applicable **response** time period. Your response deadline will be calculated from 6/13/2012 (or sooner if specified in the office action).

Do NOT hit "Reply" to this e-mail notification, or otherwise attempt to e-mail your response, as the USPTO does NOT accept e-mailed responses. Instead, the USPTO recommends that you respond online using the Trademark Electronic Application System Response Form.

HELP: For *technical* assistance in accessing the Office action, please e-mail **TDR@uspto.gov**. Please contact the assigned examining attorney with questions about the Office action.

WARNING

Failure to file the required response by the applicable deadline will result in the **ABANDONMENT** of your application.