Index

3D printing *see* **Three-dimensional (3D) printing**

Aboriginal Australians see Indigenous Australians

Additive manufacturing see

Three-dimensional (3D) printing

Advisory Council on Intellectual Property report

report on innovation patents, 63-74

Anti-circumvention laws

for electronic books, 15-17

Associated marketing

of parallel imports, 127

Authors

remuneration for library uses, 4-26

Book reviews

The Law Emprynted and Englysshed, 58-60

Books

library uses of, 4-26

Books, physical

library uses of, 5

Botanical data see Plant genetic resources

Brand name misappropriation

on the internet, 77-78

Branded goods

trade mark law and, 110-130

CAD files see Computer-aided design (CAD) files

Champagne Heidsieck rule

relevance of, 105, 110-130

Colours

applications for use as trade marks, 157-159

Commercial plant breeding

protecting Indigenous rights over plant genetic resources, 39-57

Commonwealth Science and Industrial Research Organisation

Research Organisation

Atlas of Living Australia, 51-52

Computer-aided design (CAD) files

liability for creation and distribution of, 165-178

Confidentiality

plant genetic information and, 32-34, 37-38

Consent

of owner, in trademark law, 125-127

Consumers' access to copyright goods

secondary market for digital content, 189-191

Contract law

in relation to libraries, 6-7, 12-15 Standard Material Transfer Agreement, 28

Copyright law

in relation to libraries, 5-6, 11-15 may limit treaty obligations, 34-35 plan to plan copying, 131-140

plant genetic information, 47

secondary market for digital content, 179-194 access to copyright work, market power and copyright infringement, 186-188

social considerations, 189-191

Cultural data

protecting Indigenous rights over plant genetic resources, 51-52

Databases

for native plant information, 53-54 legal protection for, 35

related to Australian IP system, 71-73

Design law

plan to plan copying, 131-140

Digital lending right

proposals for, 17-18

Digital media

ebooks in libraries, 4-26 HTML documents, 75-101

secondary market for digital content, 179-194

Digital rights management systems

for electronic books, 15

Ebooks see Electronic books

Educational lending right

in relation to libraries, 7-9

Electronic books

regulating library use, 11-20

EReaders

provided by libraries, 11-12

European Union

library activity regulation, 9-10

secondary market for digital content, 184-186

First sale doctrine

secondary market for digital content, 182-184 consideration in Australia, 192-193

Francis Gurry Public Lecture on Intellectual Property

by Jeremy Phillips, 195-206

(2016) 26 AIPJ 211 211

Genetic resources

international regulation systems, 27-38

Global Information System

on plant genetic resources, 27-38

HTML documents

trade mark law and, 75-101

Indigenous Australians

protecting interests of, 3, 39-57

Information availability

on plant genetic resources, 27-38

Initial interest confusion

misleading meta-data and, 96-98

Innovation patent system

IP reform process, 64-74

Intellectual property see also Copyright law;

Design law; Patent rights; Trade mark law

big picture of, 196-198

experiences of IP shaping perception of IP, 198-199

Francis Gurry Public Lecture, 195-206

key role-players within IP, 202-205

monetary considerations shaping IP policy

and investment, 200

organisations' impact on IP policy

development, 199-200 problems arising in the IP system, 201-202

Intellectual Property Government Open Database

data on non-traditional marks, 150 report on, 71-73

International agreements

challenges to plain packaging regulations based on, 141-148

on innovation patents, 69-71

on meta-data misuse, 93-94

on Plant Genetic Resources for Food and Agriculture, 27-38

International comparisons

ebook lending regulation, 18

innovation patent protection, 69

library activity regulation, 9

misuse of internet meta-data tags, 86

International Treaty on Plant Genetic

Resources for Food and Agriculture

issues arising from, 3

Internet Corporation for Assigned Names and Numbers

dispute resolution by, 93-95

Internet service providers (ISPs)

liability for creation and distribution of CAD files, 173-175

Inventiveness

tests for, 66-67

Investor State Dispute Settlement clauses

challenges to plain packaging regulations based on, 143-146

'Invisible' marks

trade mark law on, 75-101

IP Australia

data collected by, 71-73

role in protecting Indigenous data rights, 53-55

Landowner interests

in plant genetic information, 50-51

The Law Emprynted and Englysshed

book review, 58-60

Legitimate goods

trade mark law and, 110-130

Lending rights

public and educational, 7

Libraries

copyright law challenges, 3 digital media in, 4-26

'Link farms'

consumers misdirected by, 78-79

Luck, Janice

tributes to, 105-109

Manufacturing

liability for creation and distribution of CAD files, 165-178

Market forces

access to ebooks and, 20-25

secondary market for digital content, 179-194

Market power

protecting Indigenous rights from, 39-57

Meta-tags

trade mark law and, 75-101

Misleading and deceptive conduct

misleading meta-data and, 85

Nagoya Protocol

protection of Indigenous rights, 41

Native plants see Plant genetic resources

Non-traditional marks

registration of, 105, 149-160

Online sharing see Internet service providers (ISPs)

Parallel importation

trade mark law and, 110-130

Passing off

212 (2016) 26 AIPJ 211

potential legal framework for, 191-193 misleading meta-data and, 83-84 Patent rights innovation patent system reform, 64-74 applications for use as trade marks, 159-160 liability for creation and distribution of CAD Search engines files, 165-178 trade mark law and, 75-101 infringement by authorisation, 173-175 Second-hand goods primary infringement, 167-173 secondary market for digital content, 179-194 supply infringement, 175-178 trade mark law and, 110-130 **Shapes** over plant varieties, 47 Plan to plan copying applications for use as trade marks, 156-157 copyright law and, 105, 131-140 Signs Plant Breeder's Rights meta-data as, 81 held by Indigenous people, 45-47 non-traditional marks as, 149-160 Plant genetic resources Sounds Global Information System on, 27-38 applications for use as trade marks, 159-160 protecting Indigenous rights over, 39-57 Split ownership Plant Treaty see International Treaty on Plant of trade marks, 124-125 Genetic Resources for Food and **Standard Material Transfer Agreement** Agriculture on plant genetic resources, 27-38 Principle of exhaustion Standard of innovation secondary market for digital content, regulating, 66-67 180-181, 184-186 **Technical drawings** consideration in Australia, 192-193 copyright law and, 131-140 **Technological protection measures** Privacy laws may limit treaty obligations, 35 for electronic books, 15-17 **Privileged communication** Three-dimensional (3D) printing may limit treaty obligations, 35-36 liability for creation and distribution of CAD **Public lending right** files, 165-178 in relation to libraries, 7-9 Tobacco 'plain packaging' regulations **Public libraries** see Libraries challenges to, 141-148 **Publishers** comparative survey, 105 library regulation and, 10-11 Torres Strait Islanders see Indigenous **Quality control Australians** alternative sellers of branded goods, 121-124 Trade mark law Readers Champagne Heidsieck rule and s 123 of TMA, 110-130 library regulation and, 10-11 **Reconcilation Action Plans** misleading meta-data and, 80-83 protecting Indigenous data rights with, 55 non-traditional marks, 149-160 on 'invisible' marks, 63, 75-101 Registered trade marks see Trade mark law Regulation systems parallel importation and, 110-130 commercial plant breeding, 50-57 tobacco 'plain packaging' regulations, innovation patent protection, 64-74 141-148 trademark dilution, 99-100 library acquisitions and loans, 5-11 packaging regulation, 141-148 Traditional plants see Plant genetic resources Remedies **TRIPS Agreement** for plan to plan copying, 136-139 challenges to plain packaging regulations Resale of digital goods based on, 146-148 secondary market for digital content, 179-194 innovation patent protection and, 69-71 market for resale: policy considerations, on plan to play copying, 131 186-191 plant genetic information and, 32-34

(2016) 26 AIPJ 211 213

trade mark registration under, 150

Unbranded goods

trade mark law and, 121

Unfair practices

misleading meta-data and, 99

United Kingdom

case law on meta-data misuse, 93 liability for creation and distribution of CAD files, 165-178

United Nations

Plant Treaty and, 29-31

United States

case law on meta-data misuse, 87-92 liability for creation and distribution of CAD files, 165-170, 173, 175-177 secondary market for digital content, 182-184

Websites

liability for creation and distribution of CAD files, 173-175

World Trade Organization

challenges to plain packaging regulations and, 146-148

World Wide Web

HTML documents, 75-101

214 (2016) 26 AIPJ 211