

SUMMARIES

INFRINGEMENT OF INDUSTRIAL PROPERTY RIGHTS – CRIMINAL STATEMENT OF FACTS WORTHY OF A BETTER FATE – PART II

Krisztina Karsai

In the second part of the article the author focuses on property disadvantage as a result of infringement of industrial property rights. Its calculation is rather controversial both according to the recommendation of HENT (organization against counterfeiting), and also in judicial practice. The author suggests solutions for solving the problem.

COPYRIGHT PROTECTION OF THE PLANS OF TECHNICAL ESTABLISHMENTS

Kiss Zoltán Károly PhD

The Hungarian Copyright Act discusses the specific legal aspects of architectural works and technical structures together with works of fine art. This is explained by the fact that the visual works are embodied in a sample work of art, their use is realized by the transfer of ownership, and some of them also have a function of use (applied arts, industrial design, architecture, technical facility plans). In the case of technical structures, the combination of artistic, scientific and utility features may involve different, sometimes parallel legal protections. If a technical facility or solution does not meet the requirements for individual industrial property rights, it may still be eligible for copyright protection. Of these two different protection regimes, the study deals with the conditions and limits of copyright protection for technical structures.