Index

academic analysis: universities and practitioners, role of 133–135
access to court, right of 243
accusatorial, principle 169

action abusive 65
actor sequitur forum rei 116–117
see also forum rei; domicile of the defendant; Regulation No. 44/2001, Art. 2
Administrative Committee 211–212, 214–215, 217
Administrative Council see under European Patent Office
Administrative Court (Germany) 25
Advisory Committee 271
Advocates General of the Court of Justice for the European Union (CJEU) 268–269, 279
Allianz SpA et al. v West Tankers Inc. 80
Alternative Dispute Resolution 33, 36
anti-suit injunctions 59, 77–81, 101, 117, 120
Asia 21
‘assessors’ 236–237
Athanasiou Kalfelis v Bankhaus Schröder, Münchmeyer, Hengst & Co. 112–113
Australia 207
Austria 65, 103
Belgium 55, 56, 57, 59, 108, 222
Benelux countries 89
Bernard Denilauler v SNC Couchet Frères 107
best practice rules 137–139, 165
bifurcation (split proceedings) 27–29, 40, 65
Biotech Directive (EU) 147, 172, 173
Boards of Appeal see European Patent Office (EPO)

bodies giving opinions 139–156

European Patent Office (EPO)
Enlarged Board of Appeal 140, 142–146
unification of interpretation 140–141, 155–156
see also Facultative Advisory Council
Brussels Convention xiii
see Regulation No. 44/2001
Budget Committee 272
‘bundle’ patent 2, 4, 5, 51, 93, 96, 127
Canada 207
Central Division
European and EU Patents Court Agreement (EEUPCA) 63, 272, 279–280, 281
European Patent Litigation Agreement (EPLA) 188, 206–208, 222, 238, 239
Central and Eastern Europe 169–170
Charter of Fundamental Rights of the European Union 16, 225, 233, 242, 246–248
choice of law rules, inconsistency of 81–86
Civil Procedure Rules 35, 157–167
patchwork approach 161–164
uniform law concerning litigation 165–167
United Kingdom 35
Code of Civil Procedure 67–68, 161
Coin Controls Ltd v Suzo International (UK) Ltd 56, 99, 101
‘cold harmonisation’ 8
‘Commercial courts’ 16, 103–104, 118
Committee on International Civil and Commercial Litigation 122
Common Appeal Court of the Community Patent Convention (COPAC) 11, 20
European and EU Patents Court Agreement (EEUPCA) 253
European Patent Judiciary 193, 194, 195
Facultative Advisory Council 147
j udges 229
common court of appeal for Europe 177–179
common law system 65
Common Presidium 211, 217
assessors 237
Court of Appeal 218–219
Court of First Instance 218–219
judges 223, 227, 233–234, 236
Registry 221
Community Intellectual Property Court 257, 258
Community patent see EU patent
Community Patent Convention (CPC) 11, 31, 140, 141, 173, 180, 205
see also EU patent
Community Patent Courts 20, 31, 141, 260
compensation see damages
Competitiveness Council 189–190, 258–259, 261, 263–264
see also European Union Council
Conseil d’État (France) 142–143
Convention on Choice of Court Agreements 53
Convention on the grant of European patents see European Patent Convention
Council of Europe 242
Cour d’appel (France) 24
Cour de Cassation (France) 24–25, 275
Court of Appeal 197, 214, 215–219, 286 common, for Europe 177–179
Common Presidium 218–219
European and EU Patents Court Agreement (EEUPCA) 270, 274–275, 276, 278, 281
European Patent Court and European Patent Office (EPO) Enlarged Board of Appeal 146
Executive Committee 217–218
judges 222–224, 234–235, 239, 276–278
judicial panels 242, 281
President 194, 216–217, 221, 270, 275
Presidium 216–219, 223
see also Common Appeal Court of the Community Patent Convention
Court of First Instance 63, 197, 198–200, 207–215, 217–219, 270, 272
Central Division 63, 188, 206–208, 222, 238, 239, 272, 279–280, 281
Common Presidium 218–219
Community Patent Courts 20
Court of Justice for the European Union (CJEU) see General Court
Divisional President 213–215
European and EU Patents Court Agreement (EEUPCA) 63, 270, 271, 272–274, 276, 278, 281
Executive Committee 217–218
France 22–24
Germany 25–29
judicial panels 242, 279–282
Local Divisions 270, 272–274, 280
Netherlands 30–31
President 213–215, 221, 275, 278, 280
Presidium 213–215, 218–219, 223, 224, 238–239
Registrar 219–221, 275–276
United Kingdom 32–38
see also ‘General Court’
Courts of second and third instance
France 24–25
Germany 29–30
Netherlands 31
United Kingdom 38–39
Court of Justice for the European Union (CJEU) 215–217, 285, 287 see also European Court of Justice (ECJ)
European and EU Patents Court Agreement (EEUPCA) 257, 265, 268–269, 274–275, 279
Facultative Advisory Council 146, 147
forum shopping 111–115, 117–118
harmonisation of (substantive patent) law 158, 160, 165, 174–175
see also individual court cases
court’s own jurisdiction, detailed check of 119–121
cross-border injunctions 89–108, 126–127, 176–177, 286
judicial cooperation 129
kort geding procedure 106
sovereignty of a State, impact on 104–105, 109, 116
cross-border jurisdiction 114, 127, 129, 176, 285
cross-border litigation 66, 88, 127, 160, 176
cross-border shopping see forum shopping
crucial points of procedure with effect on interpretation of patent law 167–170
evidence 169–170
provisional measures 167–169
Czech Republic 103
damages 70–72
deadline for rendering a decision 62
Denmark xiii, 43, 159–160
distribution key concerning annual fees for European Union patents 265
district courts
France 22–24, 58
Germany 26, 29–30, 105–106
Netherlands 30–31, 60, 68, 69, 104, 105, 108
‘docket management’ 16, 126
doing business jurisdiction 109–110
domicile of the defendant 43, 116
see also actor sequitur forum rei; forum rei; Regulation No. 44/2001, Art. 2
double actionability rule 98
double mandates of judges 224–230
draft Agreement of the European and EU Patents Court see European and EU Patents Court Agreement
draft European Patent Litigation Agreement (EPLA)
and the draft Statute of the European Patent Court 192–242
intergovernmental conferences 127, 148, 185, 187
legal basis in the European Patent Convention (EPC) 192–193

see also European Patent Court; European Patent Judiciary
draft HJC see Preliminary Draft for a Hague Jurisdiction Convention
draft Statute of the European Patent Court 188–189
see also draft European Patent Litigation Agreement and the draft Statute of the European Patent Court

EC Treaty
European and EU Patents Court Agreement (EEUPCA) 253, 258–259, 274
harmonisation of legislation (patent law) 165, 179
see also Treaty on the Functioning of the European Union
EC-EFTA Convention on Jurisdiction and the Enforcements of Judgments in Civil and Commercial Matters see Lugano Convention
ECHR see European Convention for the Protection of Human Rights and Fundamental Freedoms
effect of a court decision
erga omnes 102
inter partes 50, 102, 105
Effer SpA v Hans-Joachim Kantner 112
Enforcement Directive (EU) 63–64, 70–72, 73, 147, 157, 165–168, 170, 190
Engrow v ECM Beheer 108
Enlarged Board of Appeal see European Patent Office (EPO)
‘Epilady’ case 3, 9
equivalence, doctrine of 28, 72
European Commission 59, 232, 287
Council Regulation (EC) No. 44/2001 59
European and EU Patents Court Agreement (EEUPCA) 252–257, 261–263, 269, 272, 276, 281–282
European Patent Court 190–192
judges 225–226, 228, 229–230, 233, 236
European Court of Human Rights 61–62
judges 226, 228–229, 230, 233, 236
European Court of Justice (ECJ) 43, 255, 258–259, 261, 276
see also Court of Justice of the European Union
European and EU Patents Court (EEUPC) 252–282
Central Division 63, 272, 279–280, 281
committees 271–272
Court of Appeal 270, 274–275, 276, 278, 281
Court of First Instance 63, 269, 271, 272–274, 276, 278, 281
Court of Justice for the European Union (CJEU) role 274–275
general provision 269–271
judges 276–279
judicial panels 279–282
Local Divisions 270, 272–274, 280
Presidents of the Court of First Instance and the Court of Appeal 275
Presidium 272, 275–276
Regional Divisions 63, 270, 272, 273, 274, 278, 279, 280, 281, 282, 287
Registry 276
European and EU Patents Court Agreement (EEUPCA) 188, 192, 252–282
history and development 185–192
legal basis in the European Patent Convention (EPC) 192–193
European Parliament 162, 166, 288
European Patent Court 191
national courts acting as European courts 179
EU patent 263
European patent interpretation 4–5, 86, 137
European Patent Convention (EPC) 1, 3, 4, 6, 7–8, 283, 286, 287
Implementing Regulations 138, 175
European Patent Court 197–207, 286, 288
based on the Working Party on Litigation proposal 185–251
see also draft European Patent Litigation Agreement and the draft Statute of the European Patent Court
Court of Appeal 149–151, 197, 214, 215–219
Court of First Instance 97, 198–200, 207–215, 217–219
Divisional President 213–215
history and development 185–192
judges 222–242 see also judges judicial panels 239–242
President 213–215, 221
Presidium 213–215, 218–219, 223, 224, 238–239
Regional Divisions 208–213, 219
Registry 219–221
Rules of Procedure 170–171, 186, 197, 217
European Patent Judiciary (EPJ) 189, 193–221, 242–248
Charter of Fundamental Rights of the European Union 246–248
Common Presidium 218–219
Court of Justice for the European Union (CJEU), role of 216
Executive Committee 196, 215, 217–218
Facultative Advisory Council 148–150, 151, 155
history and development 185–192
International Covenant on Civil and Political Rights of the United Nations 242–245
legal basis in the European Patent Convention (EPC) 192–193
Protocol on Privileges and Immunities 195, 221
TRIPs Agreement 245
see also European Patent Court
European Patent Litigation Agreement (EPLA)
see draft European Patent Litigation Agreement (EPLA) and the draft Statute of the European Patent Court and European Patent Judiciary
European Patent Office (EPO) 1, 4, 6, 7, 10
Boards of Appeal 2–3, 9, 10, 142–143 as basis for European Court of Appeal 179
Court of Justice of the European Union (CJEU) 175
Exchanges between members and national judges 131–133
Germany 40–41
judges 223, 224–225, 226–228, 229, 231
judicial cooperation 128, 130–131, 135
bodies giving opinions 140, 153–154
Enlarged Board of Appeal 2, 6, 9, 142–146
as basis for court of European court of appeal 146
bodies giving opinions 140, 144
dissenting opinions 133
as referral body for national authorities 144
unification by constituting from national judges 144–146
European and EU Patents Convention Agreement (EEUPCA) 253, 255, 277
Examinations Division 2, 153
Guidelines for Examination 139
Opposition Division 2, 40, 254
President 140, 142–143, 226
technical opinions 153–154
European Patent Organisation 1, 147, 181
European Patent System 263
European Union Charter of Fundamental Rights see Charter of Fundamental Rights of the European Union
European Union Council 162, 246, 256, 286–287, 288
European and EU Patents Court Agreement (EEUPCA) 263–264, 273, 281, 286
EU patent 7, 20, 84, 189–190, 252–264
translation requirements 255, 257, 258, 259, 260, 263–264
EU patent Regulation 82, 255–257, 263
Executive Committee 196, 215, 217–218
judges 229, 236
Exequatur proceedings, abolition of 160–161
Expandable Grafts Partnership v Boston Scientific 94, 107
Facultative Advisory Council 140, 146–155, 194, 196, 215, 223, 249
history and background 146–149
impact on unification of interpretation 151–155
proposed principal regulations 149–151
Financial Regulations 197, 272
Fort Dodge Animal Health Ltd v Akzo Nobel NV 101
forum delicti 43–44, 90, 112
forum delicti commissi 43–44, 112
forum grabbing 46
forum non conveniens 75–77, 98, 110, 119, 123, 284
forum rei 90, 91 see also actor sequitur forum rei; domicile of the defendant; Regulation No. 44/2001, Art. 2
forum running 46
forum shopping 3, 42–124, 125–127, 248–251, 284
advantages 45–73
costs 73
damages 70–72
interpretation of patent law and other substantive law 72–73
legal system, familiarity with 47
procedural differences and court practices 64–69
provisional and protective measures 63–64
speed of the courts and quality of judgments 47–48
see also lis pendens; ‘torpedoes’ and Court of Justice for the European Union (CJEU) 111–115
disadvantages 74–111
anti-suit injunctions 77–81
European patent law

choice of law rules, inconsistency of 81–86
experienced courts, limited number of and abuse of the situation 74
forum non conveniens 75–77
inefficiency 81
litigation costs, high 75
possible solutions 118–124
court’s own jurisdiction, detailed check of 119–121
judicial cooperation between courts 122–123
negative competence conflicts 121–122
number of courts, limitation of 118–119
see also sovereignty of a State
European Patent Court 199
Germany 26
judicial cooperation 129
legal basis (for cross-border shopping) 43–45
specialised patent courts 41
France 10, 22–25
action abusive 65
anti-suit injunctions 80
applying law taking effect in another state 84
Conseil d’État 142–143
Cour d’appel 24
Cour de Cassation 24–25, 276
Court of First Instance 22–25
Court of Further Instance 24–25
damages 70–71
demand for specialised patent courts 21
European and EU Patents Court Agreement (EEUPCA) 254, 274, 277, 279, 281
European Patent Court 185, 198, 199, 204, 250
‘Formstein-Einwand’ 28
forum shopping 26, 64
gesetzlicher Richter, principle 241
harmonisation and substantive patent law 172
inefficiency 81
infringement 28, 30
judges 26, 231
Landgericht (district courts) 26, 29–30, 105–106
national courts acting as European courts 180
Nichtigkeitssenate (‘nullity senates’) 26
Oberlandesgericht (higher district court) 29–30
Patent and Trademark Office 25, 28
reasons for success of litigation system 39–41
revocation 25, 27, 30

Gasser v MISAT 114
‘General Court’ 253, 258, 261
Germany 10, 25–30, 284
anti-suit injunctions 59, 80
applying law taking effect in another state 84
bifurcation see under Germany, split proceedings
Bundesgerichtshof (Federal Supreme Court) 10, 30
Bundespatentgericht (Federal Patent Court) 25–27, 30, 39, 40–41
Bundesverwaltungsgericht (Federal Administrative Court) 25
Civil Procedure Act 29
Constitution (Grundgesetz) 25
Courts of First Instance 25–29
Courts of Further Instance 29–30
cross-border injunctions 177
damages 71
demand for specialised patent courts 19, 21
European and EU Patents Court Agreement (EEUPCA) 254, 274, 277, 279, 281–282
European Patent Court 185, 198, 199, 204, 250
‘Formstein-Einwand’ 28
forum shopping 26, 64
gesetzlicher Richter, principle 241
harmonisation and substantive patent law 172
inefficiency 81
infringement 28, 30
judges 26, 231
Landgericht (district courts) 26, 29–30, 105–106
national courts acting as European courts 180
Nichtigkeitssenate (‘nullity senates’) 26
Oberlandesgericht (higher district court) 29–30
Patent and Trademark Office 25, 28
reasons for success of litigation system 39–41
revocation 25, 27, 30
sovereignty of a state, impact on 88, 97, 103
specialised national courts and forum shopping 126
specialised patent courts 41
split proceedings (bifurcation) 27–29, 40, 65
‘torpedo’ actions 58–59
Gowers 191

Hague Conference on Private International Law 53, 134, 158
Hague Jurisdiction Convention (HJC) 53–54
Preliminary Draft 54, 62–63
Handelskwekerij G.J. Bier v Mines de Potasse d’Alsace 43–44, 111
harmonisation of court proceedings 156–172
crucial points of procedure with effect on interpretation of patent law 167–170
unification of interpretation 170–172
see also Civil Procedure Rules

Heidelberg report 59
see Hess/Pfeiffer/Schlosser

Hermès International v FHT Marketing Choice BV 67
Hess/Pfeiffer/Schlosser 59, 97, 104
High Court (UK) 34–35
Chancery Division 33

Iceland xiii, 267
impartiality of judges 228–230
‘inactivity action’ 61–62
independence of judges 224–227, 229
infringement 41
France 22–25
Germany 26–30
The Netherlands 31
United Kingdom 32–39
injunctions see anti-suit injunctions; cross-border injunctions
inquisitorial, principle 169–170
Intellectual Property Court (Community) 257, 258
United Kingdom 38
Intellectual Property Office (United Kingdom) 37–38
Intellectual Property Rights 83, 245, 262

Enforcement Directive (EU) 165–166
European Commission 190–191, 262
harmonisation of court proceedings 156–157
judicial cooperation 130
principle of territoriality 87, 91
sovereignty of a state, impact on 87, 88, 91, 97, 98
see also TRIPs Agreement; World Intellectual Property Organisation

Intergovernmental conferences 20, 41, 127, 139–140, 171, 177, 186–187, 189, 287

Internal Market Council see Competitiveness Council
International Covenant on Civil and Political Rights of the United Nations (CCPR) 225, 233, 242–245
‘international uniform law’ 4
ipso iure recognition 110, 160
Ireland 77, 159
Italy 55, 56–57, 274, 279
Corte di Cassazione (Supreme Court) 56–57
iura novit curia 152

joinder of multiple defendants 44
see also Regulation No. 44/2001, Art. 6(1)
judges 222–236
cooperation among 128–133
European Patent Court 222–242
appointment 223, 226–227, 233–235
‘assessors’ 236–237
Court of Appeal 222–224, 234–235, 239
Central Division 239
Court of First Instance 222–224, 234–235, 237–239
double mandates 224–230
end of term and removal from office 236
language abilities 222
legally qualified 188, 230–233, 237–239
rapporteur 237, 240
re-appointment 223, 233, 234
requirements for office 222–224
European patent law

- European and EU Patents Court (EEUPC): 277–280
- appointment: 279
- Court of Appeal: 277–279
- language abilities: 279
- re-appointment: 279
- requirements for office: 278
- training: 278–279
- European Patent Office (EPO), members of Boards of Appeal: 225
- symposia: 129–131
- see also: national judges
- judgments, quality of: 47–48, 222
- judicial cooperation: 122–123, 128–137, 285
- academic analysis: universities and practitioners, role of: 133–135
- among judges: 128–133
- unification of interpretation of patent law: 135–137
- judicial panels: 239–242, 280–283
- jurisdiction: 110
  - ‘doing business’: 109
  - ‘European jurisdiction communication instrument’: 122
- exorbitant: 110
- international: 44, 45, 67
- Leuven/London Principles on Declining and Referring Jurisdiction in Civil and Commercial Matters: 122
- territorial: 44, 45, 67
- to decide on foreign patent or foreign part of European patent: 97–106
- see also: Regulation No. 44/2001

- kort geding: procedure: 31, 65, 66–69, 80, 90, 106
- language of proceedings: 222, 260, 261, 270, 279–280
- legal system, familiarity with: 47
- legal basis for a patent litigation treaty in the EPC: 192–193
- lex fori: 82–83, 85, 124
- lex loci delicti: 82
- lex loci protectionis: 82–83, 84–86
- lis pendens: 44, 48–53
- Lisbon Strategy: 191
- Lisbon Treaty: 159–160, 247, 252, 275, 289
- litigation: 2–3
  - costs, high: 75
  - France: 22–23
  - Germany: 26–29
  - multiple: 178, 248–251
  - number of patent: 19, 21–22, 126, 278
  - specialised patent courts: 19, 21, 41
  - The Netherlands: 31, 66–69
  - United Kingdom: 35, 38
  - see also: forum shopping; Working Party on Litigation
- Local Divisions
  - Court of First Instance: 271, 273–275, 281
  - locus delicti see Regulation No. 44/2001, Article 5(3)
- Lugano Convention: xiii, 50
  - see: Regulation No. 44/2001
  - Luxembourg: 185
- Marinari v Lloyds Bank and Another: 92
- mediation services: 36
- Mietz v Intership Yachting: 67
- Mixed Committee: 272, 277, 282–283
- Moçambique rule: 98–99
- multiple litigation: 178, 248–251
- national courts acting as European courts: 179–181
- national judges acting as European judges: 209
- and European Patent Office (EPO) Boards of Appeal: 131–133
- and European Patent Office (EPO) Enlarged Board of Appeal: 144–146
- negative competence conflicts: 49, 77, 121–122
- Netherlands: 10, 30–31, 286
applying law taking effect in another state 84

Arrondissemementrechtbank Den Haag (District Court of the Hague) 30–31, 60, 68, 69, 104, 105, 108

Code of Civil Procedure 67–68 costs 73

Court of First Instance 30–31

Court of Further Instance 31
cross-border injunctions 60, 88, 89–90, 92–6, 97, 103, 105, 109, 176
damages 71

European and EU Patents Court Agreement (EEUPCA) 275, 280, 282

European Patent Court 198–199, 222, 250

forum shopping 64

gerechtshof Den Haag (Court of Appeals of the Hague) 31, 91, 100–101, 107

Hoge Raad (Dutch Supreme Court) 31, 89, 96, 104 judges 231


specialised patent courts 41, 125

see also kort geding procedure

Norway xiii, 268

number of

national courts, limitation of 118–119

patent litigation in Europe 19, 21–22, 126, 278

Owasu v Jackson and others 76

Paris Convention 156–157

Patent Judges’ Symposia 129–131

Patent and Trademark Office (Germany) 25, 28

patent trolls 75

Patents County Court (United Kingdom) 32, 33–36, 38

Patents Court (United Kingdom) 36

Pearce v Ove Arup Partnership Ltd 98

Poland 247

polluter pays principle 240

President 217, 218, 219, 230

European and EU Patents Court (EEUPC) 276

European Patent Court 217, 218, 219, 230

Court of Appeal 194, 216–217, 219, 221, 271, 276

Court of First Instance 213–215, 217, 221, 276, 279, 281

European Patent Office (EPO) 140, 142–143, 226

Presidium 273

European Patent Court

Court of Appeal 216–219, 223

Court of First Instance 213–215, 218–219, 223, 224, 238–239, 241

European and EU Patents Court (EEUPC) 273, 276–277

see also Common Presidium

Proposal for a Regulation on the EU patent see EU patent Regulation

provisional and protective measures 44, 63–64, 167–169, 170, 188

see also Regulation No. 44/2001, Article 31

‘race of jurisdiction’ 46

‘race to the court house’ 46

rapporteur 237, 240

recognition of foreign judgments 108–111

Reform Treaty see Lisbon Treaty

Regional Divisions 188, 197, 208–213, 220

European and EU Patents Court (EEUPC) 63, 271, 273, 274, 275, 279, 280, 281, 282, 283, 288

European Patent Court 248–249

Court of First Instance 207, 208–213, 219, 220

Registrar 219–221, 276–277

Registry 219–221, 277

Regulation on the law applicable to non-contractual obligations see Rome II Regulation

Regulation No. 44/2001 159, 160–161, 285

anti-suit injunctions 78–79

Article 2 88, 92–106

Article 5(3) 90–92

Article 6(1) 92–106

Article 31 107–108
European patent law

detailed check of court’s own jurisdiction 119–20
forum non conveniens 75–77
forum shopping 43–45, 48–54, 111–114, 117–118, 123
lis pendens rules 48–49
sovereignty of a state, impact on 88, 91–92, 97–98, 102, 104–106, 108
‘torpedo’ actions 54–55, 60
see also Brussels Convention;
jurisdiction to decide on foreign patent
res iudicata 102, 105
revocation 2, 20, 28, 40, 41, 99, 103–104, 173
Roche Nederland BV v Primus 49, 51, 57–58, 96, 104, 113, 115, 176
Rome II Regulation 73, 82–84
saisie contrefaçon 64
scope of protection 5, 7, 8, 72, 152
‘European Formula’ 139
Shevill doctrine 91, 112, 117
Shevill and others v Presse Alliance 91, 112
Slovenia 265, 269
Solvay S.A. v Honeywell Fluorine Products Europe B.V. 60, 105
sovereignty of a State and forum shopping 87–111
see also cross-border injunctions
specialised national patent courts 15–41, 125–127
demand for 19–22
France 22–25
Courts of First Instance 22–24
Courts of Further Instance 24–25
Germany 25–30
Courts of First Instance 25–29
Courts of Further Instance 29–30
reasons for success of litigation system 39–41
Netherlands 30–31
Courts of First Instance 30–31
Courts of Further Instance 31
potential risks 17
dealing with risks 17–19
United Kingdom 32–39
Courts of First Instance 32–38
Courts of Further Instance 38–39
speed of the courts 47–48
‘spider in the web’ doctrine 44, 57, 94–97
split proceedings 27–29, 40, 65
Strasbourg Convention 176
Supreme Courts
Germany 10, 30
Italy 56–57
Netherlands 31, 89, 96, 104
United Kingdom 38–39
Sweden 73, 125, 222
Switzerland xiii, 42, 45, 83, 84, 185, 268
Commercial Court of Zurich 103–104, 118
Constitution 45
Tatry v Maciej Rataj decision 56–57, 58
Technical Boards of Appeal 132
territoriality principle 5, 82, 87–88, 89, 91
‘torpedoes’ 49, 54–63
deadline for rendering a decision 62
draft Agreement on the European and EU Patents Court Agreement (EEUPCA) 63
draft Hague Jurisdiction Convention 62–63
‘inactivity action’ 61–62
provisional measures 60
translation requirements see EU patent Treaty of Amsterdam 157–159
Treaty establishing a Constitution for Europe 246–247
Treaty on the Functioning of the European Union (TFEU) 158, 216, 247
see also EC Treaty
TRIPs Agreement 245
damages 70
fair and equitable procedures 121
national treatment principle 83
procedural law 64, 67, 156–157, 166, 167–168
provisional and protective measures 63, 67
specialised patent courts 22
United Kingdom 35
Turner v Grovit and others 79–80, 114
<table>
<thead>
<tr>
<th>Index</th>
<th>333</th>
</tr>
</thead>
<tbody>
<tr>
<td>UNIDROIT 134</td>
<td>see also International Covenant on Civil and Political Rights of the United Nations</td>
</tr>
<tr>
<td>uniform law concerning patent litigation 165–167</td>
<td></td>
</tr>
<tr>
<td>United Kingdom 5, 10</td>
<td>United States of America 21</td>
</tr>
<tr>
<td>Alternative Dispute Resolution 33, 36</td>
<td>applying law taking effect in another state 85</td>
</tr>
<tr>
<td>anti-suit injunctions 77, 80–81</td>
<td>damages 70</td>
</tr>
<tr>
<td>costs 33, 34, 35, 36–37, 38, 73, 75</td>
<td>forum non conveniens 77</td>
</tr>
<tr>
<td>Court of Appeal 38–39, 98, 142</td>
<td>jurisdiction 109–110</td>
</tr>
<tr>
<td>Court of First Instance 32–38</td>
<td>patent trolls 75</td>
</tr>
<tr>
<td>cross-border jurisdiction 88, 98-101, 103, 109</td>
<td>TRIPs Agreement 157</td>
</tr>
<tr>
<td>damages 71</td>
<td>Van Uden Maritime BV v Deco-Line 60, 113</td>
</tr>
<tr>
<td>European and EU Patents Court Agreement (EEUPCA) 274, 277, 279</td>
<td>Vienna Convention 137–138</td>
</tr>
<tr>
<td>European Patent Court 190, 191, 250</td>
<td>Working Party on Litigation (WPL) 185–190, 287</td>
</tr>
<tr>
<td>forum non conveniens 77</td>
<td>common court of appeal 177–178</td>
</tr>
<tr>
<td>mediation services 36</td>
<td>Facultative Advisory Council 139–140, 147–148</td>
</tr>
<tr>
<td>Patents Court 32, 33, 34–36, 38</td>
<td>World Intellectual Property Organisation (WIPO) 157</td>
</tr>
<tr>
<td>Patents County Court 32, 33–36, 38</td>
<td>Advisory Committee on Enforcement</td>
</tr>
<tr>
<td>'streamlining procedure’ 36–37</td>
<td>World Trade Organisation (WTO) 242, 245</td>
</tr>
<tr>
<td>Supreme Court 38–39</td>
<td></td>
</tr>
<tr>
<td>‘torpedo’ actions 56, 59</td>
<td></td>
</tr>
<tr>
<td>United Nations Human Rights Committee 233, 244</td>
<td></td>
</tr>
</tbody>
</table>