Bibliography

BOOKS

Beauchamp, T.L. and J.F. Childress, *Principles of Biomedical Ethics* (5th edn, Oxford University Press, Oxford 2001)
Hegel, G.W.F., *Philosophy of Right* (S.W. Dyde (tr) 1996)
Locke, J., *Two Treatises of Government* (M. Goldie (ed) 1993)
ARTICLES IN BOOKS

Spence, M., 'Justifying Copyright' in Dear Images: Art, Copyright and Culture (D. McLean and K. Schubert (eds), Ridinghouse, London 2002)

ARTICLES

Agnovic, A., 'Stem Cell Patents on a Knife Edge' (2008) JIPLP 718
AMA Council on Judicial and Ethical Affairs, 'Ethical Issues in the Patenting of Medical Procedures' 53 Food & Drug LJ 341
Bostyn S.J.R., 'No Cure without Pay? Referral to the Enlarged Board of Appeal Concerning the Patentability of Diagnostic Methods' (2005) EIPR 412
Medical patent law – the challenges of medical treatment

Ch’en, F. and I. Karet, ‘Court of Appeal can overrule itself to follow the EPO: UK adopts EPO stance on second medical use claims’ (2008) JIPLP 543
Chiapetta, V., ‘Defining the Proper Scope of Internet Patents: If We Don’t Know Where We Want to Go, We’re Unlikely to Get There’ (2001) Mich Telecom & Tech L Rev 289
De Smet, W., ‘Patentability in the Area of Therapy and Diagnosis under Belgian Law’ (1991) 22 IIC 888
Eisenberg, R.S., ‘Proprietary Rights and the Norms of Science in Biotechnology Research’ (1987) 97 Yale LJ 177
Fellner, I.J., ‘Patentability of Therapeutic Methods’ (1946) 28 JPOS 90
Feros, A., ‘Patentability of Methods of Medical Treatment’ (2001) EIPR 79


Lancon, P., ‘Patentability in the Field of Therapy and Diagnosis’ (1991) 22 IIC 893


Medical patent law – the challenges of medical treatment

Panchen, K.E., ‘Patentability in the Field of Therapy and Diagnosis’ (1991) 22 IIC 879
Pennant, P., ‘Patentability of Medical Treatment’ (1981) EIPR 64
Portman, R.M., ‘Legislative Restriction on Medical and Surgical Procedure Patents’ (1996) U Balt Intell Prop LJ 91
Bibliography

Sims, A., ‘The Case against Patenting Methods of Medical Treatment’ (2007) EIPR 43
Syddall, T., ‘Swiss-type Claims Held Valid in New Zealand’ (1996) CIPA 420
Thomas, D., ‘Patentability Problems in Medical Technology’ (2003) 34 IIC 847
Ventose, E.D., ‘“Farming” out an Exception to the Exclusion of Methods of Medical Treatment under the European Patent Convention’ (2008) EIPR 509
Ventose, E.D., ‘No European Patents for Second uses of Devices or Instruments’ (2008) EIPR 11
Ventose, E.D., ‘Patenting Treatment or Dosage Regimes under Articles 53(c) and 54(5) of the European Patent Convention 2000’ (2008) JIPLP 540
White, A., ‘Patentability of Medical Treatment Welcome Foundation (Hitching’s Application)’ (1980) EIPR 364
White, A., ‘Patenting the Second Medical Indication’ (1985) EIPR 62

REPORTS, PAPERS AND THESES

Bibliography


New Zealand, Review of the Patents Act 1953: Boundaries to Patentability (March 2002)


Machlup, F., An Economic Review of the Patent System (Study of the Subcommittee on Patents, Trademarks and Copyrights of the Committee of the Judiciary United States Senate 85th Congress Study No 15 1958) 21


Opinion of the Group of Advisors on the Ethical Implications of Biotechnology of the European Commission No. 7 (1996)

Philips, J. and F. Levere The Exclusion of Surgical, Therapeutic and Diagnostic Inventions from Patentability Under Article 52(4) of the European Patent Convention (Intellectual Property Institute 2008)


