

Contents

<i>Preface</i>	<i>page</i> xiii
<i>Greetings to Annette Kur from the Second Floor</i> <i>Dieter Stauder</i>	1
<i>Annette Kur: Toward Understanding</i> <i>Stacey Dogan</i>	3
PART I TRANSITION	
A FORMS AND INSTITUTIONS	
1 Transitional Provisions in Intellectual Property Legislation <i>Richard Arnold</i>	15
2 Judicial Creativity and Transitions in EU Intellectual Property Law <i>Lionel Bently</i>	25
3 Before and after <i>Designers Guild</i>: Another Look at Appellate Deference in New Zealand’s Copyright Law <i>Graeme W. Austin</i>	46
4 EU Design Law: Transitioning Towards Coherence? Fifteen Years of National Case Law <i>Estelle Derclaye</i>	56
5 Copyright and the CJEU: Some Structural Deficits as Seen from a German Perspective <i>Thomas Dreier</i>	68

	B INTERNATIONAL COMMITMENTS AND CONSTRAINTS	83
6	Global Intellectual Property: Transition and Coherence through Rules of Interpretation <i>Susy Frankel</i>	85
7	Article 20 of the TRIPS Agreement: Up in Smoke? <i>Daniel J. Gervais</i>	96
8	Implementing Treaty Obligations at the National Level <i>Sam Ricketson</i>	107
9	Multiple and Overlapping Transitions in IP <i>Marco Ricolfi</i>	121
10	Transition and Continuity in the Private International Law of Intellectual Property <i>Christian Heinze</i>	133
11	From Nintendo Wii to Perfumes, Driving a BMW Car: A Tale of Transition to the Wrong Kind of Coherence <i>Paul Torremans</i>	145
	C NEW AGENTS AND THE CHALLENGE OF NEW TECHNOLOGIES	155
12	Transition through Automation <i>Henning Grosse Ruse-Khan</i>	157
13	Eye, Robot: Artificial Intelligence and Trade Mark Registers <i>Dev S. Gangjee</i>	174
14	Patent Protection of Inventions Involving Artificial Intelligence <i>Stefan Luginbuehl</i>	191
15	Automated Profiling in New Media and Entertainment Markets: What to Protect, and How? <i>Megan Richardson</i>	200
	PART II COHERENCE	
	A INTELLECTUAL “PROPERTY” AND ITS LIMITS	211
16	The (Lack of) Coherence of Data Ownership with the Intellectual Property System <i>Josef Drexler</i>	213

<i>Contents</i>		ix
17	The Threefold Fictitiousness of Intellectual Property <i>Alexander Peukert</i>	224
18	An Intellectual Property Structural Engineer Extraordinaire and Her Lifelong Quest for Coherence <i>Peter K. Yu</i>	232
19	Open Yet Secret – Trading of Tangible Goods and Trade Secrets <i>Nari Lee</i>	242
20	From <i>Smörgåsbord</i> to New Nordic Cuisine: EU Harmonization of Trade Secrets Protection in the Nordic Countries <i>Jens Schovsbo</i>	254
21	Trade Mark Rights and Parallel Imports vis-à-vis the Never-Ending Evolution of the Behavior of Firms: Transition and Coherence Put to a Test <i>Vincenzo Di Cataldo</i>	263
22	Legal Concept of “Exhaustion”: Exhausted? <i>Reto M. Hilty</i>	272
23	Building Coherence in Technological Transitions: Putting Exploitation at the Core of IP <i>Séverine Dussollier</i>	284
24	“Accessory Exhaustion” – and Use of a Work as a Work <i>Ole-Andreas Rognstad</i>	294
	B IP OVERLAPS	305
25	Intellectual Property in Transition: The Several Sides of Overlapping Copyright and Trademark Protection <i>Jane C. Ginsburg and Irene Calboli</i>	307
26	Cultural Heritage and the Public Domain: What the US’s <i>Myriad</i> and <i>Mayo</i> can Teach Oslo’s Angry Boy <i>Rochelle C. Dreyfuss</i>	322
27	Public Order in the Light of Aesthetic Theory: The Copyright/ Trademark Interface after <i>Vigeland</i> <i>Martin Senftleben</i>	332
28	Separability as Channeling: A Cautionary Tale <i>Mark P. McKenna</i>	344

x	<i>Contents</i>	
29	Novelty, Idea or New Meaning as Criteria for Copyright Protection? Transitions in Swedish Design Law <i>Jan Rosén</i>	352
30	Examining Functionality <i>Mark D. Janis</i>	364
31	Substantial Value and the Concept of Shapes <i>Antoon A. Quaedvlieg</i>	373
32	Copyright and Patents on Software: The UPC's Answer to an Old Problem of Intellectual Property Overlaps <i>Axel Metzger</i>	382
33	Chopping off Hydra's Heads: Spare Parts in EU Design and Trade Mark Law <i>Anna Tischner</i>	392
	C (UN-)FAIRNESS	405
34	Geographical Indications as Intellectual Property Rights – Beyond Transition and Coherence <i>Roland Knaak</i>	407
35	Presence or Absence of Coherence in Trade Identity Protection in the European Union <i>Alexander von Mühlendahl</i>	416
36	Virtue Ethics and Private Law – A Sketch <i>Marcus Norrgård</i>	428
37	Closing the Gap: How EU Law Constrains National Rules Against Imitation <i>Martin Husovec</i>	436
38	European Union Law and Slavish Imitation: An Update in Honour of Annette Kur <i>Matthias Leistner</i>	447
39	The German Misappropriation Origins of Trademark Antidilution Doctrine: A Translation of the 1924 <i>Odol</i> Opinion of the Elberfeld Landgericht <i>Barton Beebe</i>	460

<i>Contents</i>		xi
40	The Relationship between the Unfair Competition Regime and IP Law <i>Gustavo Ghidini and Giovanni Cavani</i>	467
41	Comparative Advertising: Does Trade Mark Law Over- or Under-Protect the Average Consumer? A Couple of Recent Examples of Asian Jurisdictions Going their Own Way <i>David Llewelyn</i>	478
	CONCLUSION	487
42	Transition and Coherence in Intellectual Property Law <i>Graeme B. Dinwoodie and Ansgar Ohly</i>	489