

CONTENTS

■ Words of the Month

Please Read Once Anyway!

Where we go... Future of Japan and Patent Attorneys

———— BANDO Masao 1

Special Feature 《Presentation of Research on Intellectual Property Rights》

■ Discussion

A Method of Certifying Inventorship in Joint Research

———— SHIRAKI Yuichi 4

■ Discussion

Utilization of advisory opinion systems in cases in which the accused product or method of patent infringement is difficult to identify

———— TERAOKA Hideyuki 11

■ Commentary

Intellectual Property System of Russian Federation

(A summary on accession to WTO)

———— KUMAGAI Hiroshi 17

■ Discussion

REVIEW: Unity of Invention

- Legal validity of "exception handling" regarding shift amendment -

———— ISAYAMA Taro 24

■ Discussion

An Essay on Product-by-Process Claims

———— TAKAHASHI Nobuhiro 31

■ Review

A consideration of MAGICON (Magic Computer) Game Copiers

- including also relevance to decision in Tokyo District Court MAGICON case, Revised Unfair Competition Prevention Act, and so on -

———— CHOSA Takashi 39

■ Discussion

A study on interpretation of the term "the scope of the invention" in Article 79 of the Patent Act

———— MAKIYAMA Kouichi 53

■ Discussion

Dispute over naming of religious denomination "Jodo Shinshu" in the late Edo period and present legal theory

———— TAMURA Kimifusa 63

■ Discussion

Are software related inventions special?

- Attempted interpretation regarding categorization as an invention -

———— IHARA Mitsumasa 73

■ Commentary

Good-to-know Judgment on Software Patent (No. 28)

———— ISHIMURA Takashi 81

■ Introduction

Learning Intellectual Property Law in a French Law School

———— MIYUKI Monroig 83

■ Lecture

Report of survey on IP-related support service

———— IP Nation Support Committee, Kinki Branch of JPAA 95

Tokyo Bar Association Intellectual Property Rights Legal Division Case Study Serialization Plan

■ Commentary

Review of Recent Patent Infringement Cases in Japan

———— TAKAMI Ken 103