

CONTENTS

■ Words of the Month

“Patent Attorney” as a guarantee of quality and its duty

———— NAKAGAWA Hiroyuki 1

Special Feature 《19th Publication of Research Results Relating to Intellectual Property Rights》

■ Discussion

Issues Surrounding Start-Up Business Patent Applications

—Reality and Best Practice— ————— OTANI Kan 3

■ Introduction

Two points which an applicant should be careful of after Notice of Allowance and a proposal about these points

———— WATANABE Hideharu 10

■ Discussion

Dismissal of Allegations or Evidence Advanced Outside the Appropriate Time and Survey of Publicly-Known Documents

—A Study of Survey Skills Required by a Patent Attorney—
———— INUI Tomohiko 16

■ Discussion

A Study of the Balance Between Protection of Damaged Corporations in Offenses of Infringement of Trade Secrets and Access to Lawsuit Records

—In Light of 2011 Revision of Unfair Competition Prevention Act—
———— KURIHARA Yusuke 27

■ Discussion

Cut and Thrust of Consumer Goods Business and Patent Rights and the Antitrust Act

———— CHOSA Takashi 35

■ Discussion

Antitrust and Intellectual Property ————— ITOH Masaya 53

■ Discussion

Changes in Phonological Sensibility for Judging Similarities among Trademark Appellations

—on the basis of Trial Decisions on Alphabetical Trademarks—
———— SUGA Fusao 64

■ Discussion

Criteria for Inventive Step Judgment ————— KOBAYASHI Shigeru 73

April Issue Continued Special Feature 《Sports and Intellectual Property》

■ Review

Sports and Intellectual Property

—a multi-faceted study of how the two relate in Brazilian law—
———— Alberto J. Guerra Neto 81

《Tokyo Bar Association Intellectual Property Rights Legal Division Serialization Plan》

■ Commentary

Introduction of Precedents Related to Copyright Act for 2013

———— FUJITA Akiko 89