

CONTENTS

The Evolution Of The Commission’s 100-Day Pilot Program 1

Jieun Lee

Summer Associate, Brinks Gilson & Lione, Washington, D.C., 2016; B.A. Chemistry, Wake Forest University, 2012; J.D. candidate, American University Washington College of Law, 2017. The author wishes to thank Carl C. Charneski, of Brinks Gilson & Lione, for guidance in preparing this article.

Sequencing Trade Secret Identification Before Discovery In Section 337 Investigations: Promoting Consistency, Efficiency and Efficacy in Commission Proceedings..... 10

Kate McNulty

Summer Associate, Covington & Burling, Washington D.C., 2016. B.S. Political Science, B.A. International Studies, B.A. History (The University of Iowa 2006); M.A. International Relations (Johns Hopkins University School of Advanced International Studies 2009); J.D. candidate (George Washington University Law School 2017). The author wishes to thank Shara L. Aranoff, Maureen F. Browne, Alexander D. Chinoy, and Daniel E. Valencia, of Covington & Burling, for guidance in preparing this article.

The Role And Potential Liability Of Online Marketplaces In Intellectual Property Infringement Suits 22

Joshua Rodriguez

Summer Associate, Adduci, Mastriani & Schaumberg, LLP, Washington, DC, 2016; B.A. English and Government, Georgetown University, 2011; J.D. Candidate, Boston University School of Law, 2017. The author wishes to thank Evan Langdon, Asha Allam, Thomas Burns, and Michael Doman, at Adduci, Mastriani & Schaumberg, LLP, for their guidance in preparing this article.

To Judge Or Not To Judge: A Critical Analysis Of Section 337 Investigations When The ITC Delegates Public Interest Review 28

John P. Vivian

Summer Associate, Jones Day, Washington D.C., 2016; B.S. Mechanical Engineering, Massachusetts Institute of Technology, 2008; M.S. Engineering Management, George Washington University, 2012; J.D. candidate, Catholic University of America, 2017. The author wishes to thank Blaney Harper, Richard Fieman, and Yury Kalish, at Jones Day, for guidance in preparing this article.

**Articles That Induce, Digital Transmissions, And Prospective Consent Orders:
Section 337’s Year At The Federal Circuit In Suprema, ClearCorrect, and
DeLorm** 40

Paul S. St. Marie, Jr.

Summer Associate, McDermott Will & Emery, Washington, D.C., 2016; B.S. in Chemistry, Widener University; J.D. candidate, Rutgers Law School, 2017. The author wishes to thank Christopher May and Jay Reiziss, at McDermott Will & Emery, for their guidance in preparing this article.

ITC May Suspend Remedial Orders, But Not An Investigation In View Of *Inter Partes* Review..... 52

Zhongyu (Alex) Wang

Summer Associate, Goodwin Procter LLP, Boston, MA; B.S. Johns Hopkins University, 2013; J.D. Candidate, Boston College Law School, 2016. The author wishes to thank Charles H. Sanders, at Goodwin Procter LLP, for his guidance in preparing this article.

**Proving Economic Injury At The Commission For Non-Statutory Intellectual
Property Actions: Three Perspectives In Section 337(a)(1)(A) Practice**..... 60

Ryan Roberts

Summer Associate, Akin Gump Strauss Hauer & Feld LLP, Washington, D.C., 2016; B.S.E. Computer Science, The University of Michigan at Ann Arbor, 2012; M.S.E. Computer Science – Intelligent Systems; J.D. candidate, Stanford Law School, 2018. The author wishes to thank David C. Vondle and Cono A. Carrano, at Akin Gump Strauss Hauer & Feld LLP, for their guidance and assistance in preparing this article.

A Comparative Analysis Of Post-*Alice* Section 101 Challenges At The ITC 69

Judy He and Dan Liu

Judy He, Summer Associate, Brinks Gilson & Lione, Chicago, Illinois, 2016: B.A., B.B.A., The University of Iowa, 2014; J.D. Candidate, The University of Iowa College of Law, 2017.

Dan Liu, Summer associate, Brinks Gilson & Lione, Chicago, Illinois, 2016: B.S. Beijing Jiaotong University, 2010; J.D. Candidate, The John Marshall Law School, 2017.

The authors wish to thank Carl C. Charneski and Lyle Vander Schaaf, at Brinks Gilson & Lione, for their guidance in preparing this article.

Contextual Factors In Finding Significance And Substantiality After *Certain Printing And Imaging Devices* 81

Francie Berger and Kaitlin Pierce

Francie N. Berger, Summer Associate, Winston & Strawn, Washington, D.C., 2016; B.A. University of Virginia, 2012; J.D. candidate Georgetown University Law Center, 2017.

Kaitlin A. Pierce, Summer Associate, Winston & Strawn, Washington, D.C., 2016; B.A. Vanderbilt University, 2014; J.D. candidate University of Virginia School of Law, 2017.

The authors wish to thank Paul Goulet and Cyrus Frelinghuysen, at Winston & Strawn, for their guidance in preparing this article.

Laying Low No Longer: The Impact Of The Federal Circuit’s Decision in *Lelo v. ITC* 89

David Nathaniel Tan

Summer Associate, Morrison & Foerster LLP., Washington, D.C., 2016; B.S. Biomedical Engineering and B.A. Biology, Boston University, 2012; J.D. Candidate, Harvard Law School, 2018. The author wishes to thank Brian Busey, Lynn Levine, and Joshua Hartman, at Morrison & Foerster, for their guidance in preparing this article.

Are Biosimilars On The Horizon For Section 337 Investigations? 98

Zachary Siegel

Summer Associate, Hogan Lovells LLP, New York, NY, 2016; B.A in Anthropology & Psychology, University of Michigan, 2014; J.D./LL.M candidate Duke University School of Law, 2017. The author wishes to thank Tony Pezzano, Michael Dougherty and Helen Trac, at Hogan Lovells LLP, for guidance and instruction in preparing this article.