

Patent Litigation in Germany, Japan and the United States

von
Dr. Johann Pitz, Atsushi Kawada, Jeffrey A. Schwab

1. Auflage



Verlag C.H. Beck München 2015

Verlag C.H. Beck im Internet:
www.beck.de

ISBN 978 3 406 65075 8

Zu [Leseprobe](#) und [Inhaltsverzeichnis](#)

schnell und portofrei erhältlich bei beck-shop.de DIE FACHBUCHHANDLUNG

Index

- Abuse of patent rights (J)**
 - Objections in patent litigation 84
- Active inducement (USA)**
 - US patent litigation system 38
- Administrative Law Judge (ALJ) 15**
- Adversarial system**
 - Germany 156 f.
 - USA 186
- AIA procedures (USA)**
 - Contested Business Methods (CBM) 97 f.
 - equitable estoppel 99 f.
 - experimental use 98 f.
 - IPR 96 f.
 - Laches 99
 - Post Grant Review (PGR) 97
 - prior use rights 98
 - prosecution laches 100
 - statute of limitation 99
 - supplemental examination 96
 - unclean hands 100
- Alleged infringer (G) 124 f.**
- American Inventions Act (USA) 15**
- Anti-trust defence**
 - Germany 67 f.
 - USA 87 f.
- Appeal (J) 12, 142**
- Assignment of judge (USA) 13**
- Attorneys of record (G) 126**
- „Ball Sprine“ judgment (J)**
- Begin of oral proceedings (J) 140**
- Bolar exemption (G) 72 f.**
- Burden of demonstration and burden of proof (G) 159 f.**
- Burden of demonstration and burden of proof (J)**
 - burden of demonstration 179 f.
 - burden of proof 180 ff.
 - *see Burden of proof (J)*
- Burden of proof (J)**
 - for compensation of damages 180
 - for equivalent infringement 180
 - for literal infringement 180
 - procedural measures easing burden of proof related to calculation of damages 182 ff.
 - procedural measures easing burden of proof related to infringement 180 f.
- Burden of proof (USA)**
 - clear and convincing evidence 189
 - evidence at trial 190 f.
 - evidence outside the USA 190
 - preponderance of the evidence 188 f.
 - pre-trial discovery 189 f.
 - taking of evidence and means of evidence 189 ff.
- Calculation of damages (G)**
 - hypothetical license fee 53 f.
 - infringer's profit 53 f.
 - lost profit 52
- Calculation of damages (J)**
 - hypothetical license fee 53, 57
 - lost profit 57 f.
- Claims of patent holder (G) 51 ff.**
 - costs 54
 - damages 52 f.
 - destruction 54
 - disclosure of source of origin and of purchaser 54
 - injunctive relief 51
 - legal basis 51 ff.
 - removal of infringed goods 54
 - rendering accounts 51 f.
- Claims of patent holder (J) 54 ff.**
 - damages 55 ff.
 - injunctive relief 54 f.
- Claims of patent holder (USA) 62 ff.**
 - accounting and monetary relief 63 ff.
 - attorney's fees 67 f.
 - costs 66
 - damages 65
 - destruction 66
 - disclosure of source of origin and of purchaser 65 f.
 - injunctive relief 62 ff.
 - removal of infringed goods 66
- Collecting information (J) 44 ff.**
- Collection of evidence and experts 194 f.**
- Complaints (J) 10**
- Compulsory licence (G) 67**
 - *see also Objections in patent litigation (G)*
- Concentration of examination of witnesses and parties (J) 184**
- Conclusion of oral proceedings (J) 141**
- Contested Business Methods (CBM) (USA) 97 f.**
- Contributory infringement (USA) 38, 191 f.**
- Costs 163 ff., 199**
- Costs (G) 3**
 - *see also Liability of losing party to pay the costs (G)*
- Costs (USA) 14**
- Counter-warning (G) 115**
- Counter-warning (J) 115 ff.**
 - based on patent 115 f.
 - based on unfair competition 116 f.
- Counter-warning (USA) 118 f.**
- Course of proceedings (J) 10 f.**
- Court experts (G) 126 f.**
- Court system**
 - Unitary Patent 6
 - *see Unitary patent*
- Cross-border enforcement (G) 4**
- Damages 198**

Index

- Damages (G)** 52 f.
 - basic principle 52
 - calculation 52 f.
 - hypothetical license fee 53
 - infringer's profit 53
 - lost profit 52 f.
 - obligation to pay 52
- Damages (J)** 55 ff.
 - calculation 57
 - claimant for damages 55 f.
 - compensation for the use of the opened invention before grant of patent 61
 - costs 62
 - judicial practice 56
 - legal basis 55
 - prevention of further infringement 62
 - procedural claims 61 f.
- Damages (USA)** 65
- Damages and account of profits (G)** 3
- Description and drawings (J)** 26 f.
- Destruction**
 - Germany 54
 - USA 66
- Direct patent infringement (G)** 23 f.
 - product patent 23
 - process patent 23
 - product by process patent 23 f.
- Direct patent infringement (J)** 32 ff.
- Direct patent infringement (USA)** 36 ff.
 - equivalency and file history estoppel 37
 - equivalency and the prior art 37
 - requirements of equivalents 36
 - time of equivalents determination 37
- Disclosure of source of origin and of purchaser**
 - Germany 54
 - USA 65 f.
- Discovery (USA)** 14, 186 f.
- Doctrine of equivalents (G)**
 - basic principles 20
 - emphasis in description 21
 - file history 20
 - Formstein Defence 19 f.
 - German patent litigation system 18
 - Gillett defence 20
 - numerical data and ranges in patent claim 22
 - person skilled in the art 20
 - requirements of equivalents 18 f.
 - time of equivalence determination 22 f.
- Doctrine of equivalents (J)**
 - „Ball Sprine“ judgment 28 f.
 - identical function and effect despite replacement 30
 - Japanese patent litigation system 28 ff.
 - numerical data and ranges in patent claim 32
 - objection of free intentional exclusion 31
 - objection of free technology 31
 - obviousness of replacement at the time of infringing 31
 - replacement of unessential elements 29 f.
- „Double Track“ system (J)** 165 ff.
- Dual system (G)** 2 f., 151 f.
- Enforcement**
 - Unitary Patent 6
 - see Unitary patent system*
- Equitable estoppel (USA)** 99 f.
- Equivalency and file history estoppel (USA)** 37
- Equivalency and the prior art (USA)** 37
- European patent litigation system** 1 ff.
 - forum shopping 1
 - German system 1 ff.
 - see also German patent litigation system*
 - unitary patent system 5 ff.
 - see Unitary Patent system*
- Exclusionary order (USA)** 15
- Exhaustion of patent rights**
 - Germany 73 f.
 - Japan 82 ff.
- Experimental use (USA)** 98 f.
- Experts**
 - Germany 126 f.
 - USA 14 f.
- Fact finding (G)** 41 ff.
 - information claim 43
 - inspection claim 41 f.
 - investigation by public prosecutor 43
 - private expertise 41
 - product analysis 41
 - professional confidentiality obligation 43 f.
 - seizure by customs authorities 42 f.
 - test-purchase 41
- Fact finding (J)** 44 ff.
 - collecting information 44 ff.
 - investigation by public prosecutor 46 f.
 - preservation of evidence 45
 - product analysis 44
 - seizure by custom authorities 46
 - test-purchase 44
- Fact finding (USA)** 47 ff.
 - government participation 49
 - pre-filing discovery 48
 - pre-filing investigation 47
 - product analysis 47
 - seizure by custom authorities 48
- File history (G)** 20
- Filing of complaint**
 - Germany 128
 - Japan 138
 - (USA) 147
- Final remedies (G)** 3
- Formstein Defence (G)** 19 f.
- Forum shopping** 1
- FRAND (J)**
 - Objections in patent litigation 84 f.
- General guidelines for patent litigation (USA)** 13 ff.
- Gillett defence (G)** 20
- Government participation (USA)**
 - fact finding 49
 - see Fact finding (USA)*
- Identical function and effect despite replacement (J)** 30
 - see Patent litigation system (J)*

Index

- Indirect patent infringement (G)** 23 f.
 - general principles 24
 - material requirements 25 f.
- Indirect patent infringement (J)** 33 ff.
 - new types of provisions 34 f.
 - old types of provisions 34
- Indirect patent infringement (USA)** 38 ff.
 - active inducement 38
 - contributory infringement 38
 - supplies from U.S. for combinations made abroad 38 f.
- Indirect patent infringement (USA) by sale, offer for sale, use or importation of a product made outside the USA by patent process** 39
- Information claim (G)** 43
- Infringement** 196 f.
- Infringement by sale, offer for sale, use or importation of a product made outside the USA by patent process (USA)** 39
- Infringement matter (G)** 17 ff.
 - scope of protection 17 ff.
 - see *Scope of protection (G)*
- Infringement matter (J)** 26 ff.
 - scope of protection 26 ff.
 - see *Scope of protection (J)*
- Infringement matter (USA)** 35 ff.
 - scope of protection 35 ff.
 - see *Scope of protection (USA)*
 - types of patents 39 f.
 - see *Types of patents (USA)*
- Infringement proceedings (G)** 123 ff.
 - jurisdiction and courts 123
 - parties and participants 123 f.
 - see *Parties and participants to infringement proceedings*
 - procedure 128 ff.
 - see *Procedure of infringement proceedings (G)*
- Infringement proceedings (J)** 230 ff.
 - jurisdiction 130 ff.
 - see *Jurisdiction in infringement proceedings (J)*
 - parties and participants 133 ff.
 - see *Parties and participants to infringement proceedings (J)*
 - procedure 138 ff.
 - see *Procedure of infringement proceedings (J)*
- Infringement proceedings (USA)** 143 ff.
 - jurisdiction 143 f.
 - parties and participants to infringement proceedings 144 ff.
 - see *Parties and participants to infringement proceedings (USA)*
 - procedure 147 ff.
 - see *Procedure of infringement proceedings (USA)*
- Injunction** 197 f.
- Injunctive relief**
 - Germany 3, 51
 - Japan 54 f.
 - USA 62 ff.
- Inspection claim (G)** 41 f.
- International Trade Commission (ITC) (USA)** 15
- Invalidation an parallel patent office proceedings (USA) anticipation and other sec. 102 statutory bars** 90 ff.
- Invalidation an parallel patent office proceedings (USA) anticipation and sec. 102 statutory bars** 89 ff.
- Invalidation an parallel patent office proceedings (USA) obviousness and person of ordinary skill** 92 ff.
- Investigation by public prosecutor**
 - Germany 43
 - Japan 46 f.
- Investigative principle (G)** 157 f.
- IPR (USA)** 96 f.
- Judges and attorneys**
 - Unitary Patent 7
 - see also *Unitary patent system*
- Judgment and appeal**
 - Germany 129
 - Japan 11, 141 f.
 - USA 149 f.
- Judicial information obligation**
 - Germany 157 f.
 - Japan 174 f.
- Jurisdiction in infringement proceedings (J)**
 - claims for compensation of damages 132
 - injunction claims 131 f.
 - international jurisdiction 130 f.
 - national jurisdiction 132 f.
- Jury (USA)** 187 f.
- Jury and judges** 196
- Laches (G)**
 - Germany 73
 - USA 99
- Legal judge**
 - Germany 158
 - Japan 175 f.
- Legal licenses (J)**
 - based on prior use 75 f.
 - objections in patent litigation 75 f.
 - types 75
- Liability of loosing party to pay the costs (G)** 163 f.
 - value of the matter in dispute 164 f.
- Liability of the loosing party to pay the costs (J)** 184
- License agreement (G)**
 - objections in patent litigation 67
 - see also *Objections in patent litigation (G)*
- License agreement (J)**
 - objections in patent litigation 74 ff.
 - see also *Objections in patent litigation (J)*
- License agreement (USA)**
 - objections in patent litigation 88 f.
 - see also *Objections in patent litigation (USA)*
- Literal scope of claim (J)** 26 f.
- Litigation costs (J)** 9 f.
- Managing director as defendant (G)** 126 f.
- Medical treatment (J)**
 - objections in patent litigation 82
 - see also *Objections in patent litigation*
- Non-Practising-Entities (NPE) (USA)** 14

Index

- Numerical data and ranges in patent claim**
 - Germany 22
 - Japan 32
- Objection of free intentional exclusion (J) 31**
- Objection of free technology (J) 31**
- Objections in patent litigation (G) 67 ff.**
 - anti-trust defence 67 f.
 - compulsory licence 68
 - exhaustion of patent rights 73 f.
 - laches 73
 - licence agreement 67 f.
 - prior use right 69 f.
 - revocation action 69
 - statute of limitation 73
 - test privilege 70
- Objections in patent litigation (J) 74 ff.**
 - abuse of patent rights 84
 - exhaustion of patent right 82 ff.
 - experimental purpose 80 f.
 - expiration of patent rights 79 f.
 - FRAND 84 f.
 - legal licenses 75
 - license 74 ff.
 - license granted by Commissioner 74 f.
 - medical treatment 82
 - parallel import 83 f.
 - passing vessels or aircrafts 81 f.
 - private use 80
 - restriction of patent rights 79 ff.
 - statute of limitation 85
 - validity of invention 76 f.
- Objections in patent litigation (USA) 85 ff.**
 - AIA procedures 96 ff.
 - *see also AIA procedures(USA)*
 - anti-trust defence 87 f.
 - challenges outside the US court system 94 ff.
 - defenses 85 ff.
 - enablement 86
 - FRAND 87 f.
 - inequitable conduct 86 f.
 - invalidation an parallel patent office proceed-ings 89 ff.
 - inventorship 86
 - license 88 f.
 - prior art 94
 - written description requirement 85
- Obviousness of replacement at the time of in-fringing (J) 31**
- Oral hearing**
 - Germany 129
 - USA 148 f.
- Parallel import (J)**
 - Objections in patent litigation 83 f.
 - *see also Objections in patent litigation (J)*
- Parties and participants to infringement pro-ceedings (G)**
 - alleged infringer 124 f.
 - attorneys of record 126
 - court experts 126 f.
 - defendant 124 f.
 - experts 126 f.
 - licensee 124
 - managing director as defendant 126 f.
 - parties 123
 - party- appointed expert 127
 - registered patent holder 123
 - right to sue 123 f.
 - several patent owners 123 f.
 - third party intervention 127
 - two or more infringers 125
- Parties and participants to infringement pro-ceedings (J)**
 - courts 133
 - defendants 135 f.
 - experts 137
 - plaintiffs 133 ff.
 - representative of civil procedure 136 f.
 - third parties 137
- Parties and participants to infringement pro-ceedings (USA)**
 - adding of additional parties 145
 - court 144
 - experts 146
 - necessary and permissible parties 144 f.
 - representatives 145 f.
 - rights of action 145
 - third party participation 146 f.
- Party- appointed expert (G) 127**
- Passing vessels or aircrafts (J)**
 - Objections in patent litigation 81 f.
 - *see also Objections in patent litigation (J)*
- Patent infringement procedure**
 - Germany 2
 - Japan 7 ff.
- Patent litigation system**
 - European System 1 ff.
 - *see European patent litigation system*
- Patent litigation system (G) 1 ff.**
 - costs 3
 - cross-border enforcement 4
 - damages and account of profits 3
 - direct patent infringement 23 f.
 - *see Direct patent infringement*
 - dual system 2 f.
 - final remedies 3
 - indirect patent infringement 23 f.
 - *see Indirect patent infringement*
 - injunction 3
 - matter of infringement 17 ff.
 - patent infringement procedure 2
 - removal and destructions 3
 - time to trial 3
 - torpedo actions 4 f.
- Patent litigation system (J) 7 ff.**
 - Appeals 12
 - complaints 10
 - course of proceedings 10 f.
 - direct patent infringement 32 ff.
 - „double track“ system 7 f.
 - indirect patent infringement 33 ff.
 - *see Indirect patent infringement*
 - infringement matter 26 ff.
 - judgments 11
 - litigation costs 9 f.

Index

- patent infringement procedure 7 ff.
- statistics 9
- Patent litigation system (USA)** 12 ff.
- Administrative Law Judge (ALJ) 15
- American Inventions Act 15
- assignation of judge 13
- costs 14
- direct patent infringement 36 ff.
- see Direct patent infringement*
- discovery 14
- exclusionary order 15
- experts 14 f.
- general guidelines 13 ff.
- indirect patent infringement 38 ff.
- see Indirect patent infringement*
- Infringement matter 35 ff.
- International Trade Commission (ITC) 15
- judicial system 13
- jurisdiction 12 f.
- matter of infringement 35 ff.
- see Infringement matter*
- Non-Practising-Entities (NPE) 14
- „preponderance of evidence“ 13
- right to sue 14
- Person of ordinary skill (USA)** 92 ff.
- level of ordinary skill 94
- Person skilled in the art (G)** 20
- Post Grant Review (PGR) (USA)** 97
- Pre-filing discovery (USA)** 47 f.
- Preliminary injunction (G)** 102 ff.
- damages 105
- enforcement and remedies 104 f.
- infringement 103
- procedural principles 102 f.
- proportionality 104
- summary proceedings 102
- urgency 104
- validity of the patent of disposal 103
- Preliminary injunction (J)** 106 ff.
- dismissal 111
- hearing 109 f.
- immediate appeal 111
- issue of an order for preliminary injunction 112
- jurisdiction 108
- nature as provisional measure 106 f.
- petition 108 f.
- prerequisites 107 ff.
- prima facie evidence 110 f.
- procedure 108 ff.
- reasons 106
- relation to ordinary injunction 109
- revocation 112 f.
- Preliminary injunction (USA)** 114
- Preparatory proceedings (J)** 140 f.
- Preponderance of evidence (USA)** 13
- Pre-procedural measures (G)**
- infringer 115 ff.
- see Pre-procedural measures of infringer (G)*
- patent holder 101 ff.
- see Pre-procedural measures of patent holder (G)*
- Pre-procedural measures of infringer (J)**
- counter-warning 115 ff.
- see Counter-warning (J)*
- declaratory judgment 118
- protective letter 117
- Pre-procedural measures of infringer (USA)**
- counter-warning 118 f.
- declaratory judgment 120
- opinions of counsel 119 f.
- protective letter 118 f.
- request for injunctive relief due to unauthorized patent claim 120 f.
- Pre-procedural measures of patent holder (G)**
- 101 ff.
- see Pre-procedural measures of patent holder (G)*
- Warning letter 101 ff.
- see Warning letter (G)*
- Pre-procedural measures of patent holder (J)**
- 105 f.
- see Pre-procedural measures of patent holder (J)*
- preliminary injunction 106 ff.
- see Preliminary injunction (J)*
- Warning letter 101 ff.
- see Warning letter (J)*
- Pre-procedural measures of patent holder (USA)**
- 113 ff.
- see Pre-procedural measures of patent holder (USA)*
- injunctive relief 114
- warning letter 113 f.
- Preservation of evidence (J)** 45
- Principle of binding natures of the application (G)** 153
- Principle of concentration (G)** 163
- Principle of oral presentation and publicity (G)** 159
- Principle of party control (G)** 152 ff.
- acceptance 154
- changes in facts or law 154 f.
- commencement and termination of proceedings 153 f.
- invalidation or restriction of the patent-in-suit 155 f.
- principle of binding natures of the application 153
- settlement 154
- substantive motions 152 f.
- withdrawal of action 153 f.
- Principle of party disposition (J)** 168 ff.
- Principle of party disposition (J)**
- acknowledgment of claim 171 f.
- amicable settlement 172
- discretion of the patent holder to specify claim 168
- initiative of alleged infringer 168 f.
- party discretion regarding ending of procedure 170 ff.
- specification of objects of claim 169

Index

- specification of parties 169 f.
- waiver of claim 171
- withdrawal of action 170 f.
- Principle of party presentation (J)** 172 ff.
- Principles of orality and publicity (J)** 176 ff.
 - definition 176 f.
 - exceptions 177
 - limitations 177
 - protective order 177 ff.
 - suspension of opening the examination of parties to the public 179
- Prior art (J)** 27
- Prior use rights (USA)** 98
- Private expertise (G)** 41
- Procedural guidelines (G)** 129 f.
- Procedural principles (G)** 151 ff.
 - adversarial system 156 f.
 - burden of demonstration and burden of proof 159 f.
 - dual system 151 f
 - investigative principle 157 f.
 - judicial information obligation 157 f.
 - legal judge 158
 - liability of loosing party to pay the costs 163 ff.
see Liability of loosing party to pay the costs (G)
 - principle of concentration 163
 - principle of oral presentation and publicity 159
 - principle of party control 152 ff.
see Principle of party control (G)
 - right to be heard 159 f.
- Procedural principles (J)** 165 ff.
 - burden of demonstration and burden of proof 179 ff.
see Burden of demonstration and burden of proof (J)
 - concentration of examination of witnesses and parties 184
 - „Double Track“ system 165 ff.
 - principle of party disposition 168 ff.
see Principle of party disposition (J)
 - principle of party presentation 172 ff.
 - judicial information obligation 174 f.
 - legal judge 175 f.
 - liability of the loosing party to pay the costs 184
 - principles of orality and publicity 176 ff.
see Principles of orality and publicity (J)
- Procedural principles (USA)** 185 ff.
 - adversarial system 186
 - all matters before the court 185
 - burden of proof 188 ff.
see Burden of proof (USA)
 - costs 191 f.
 - discovery 186 f.
 - jury 187 f.
 - procedural motions 185
 - public trials 188
 - publicity 188
 - right to be heard 188
 - role of judge 187
 - substantive motions 185
- Procedure of infringement proceedings (G)**
 - filling of complaint 128
 - judgment and appeal 129
 - oral hearing 129
 - procedural guidelines 129 f.
 - reply to complaint 129 f.
- Procedure of infringement proceedings (J)**
 - appeal against decision 142
 - begin of oral proceedings 140
 - conclusion of oral proceedings 141
 - filling of complaint 138
 - final appeal 142 f.
 - judgment 141 f.
 - judgment denying infringement 141 f.
 - judgment recognizing infringement 141
 - preparatory proceeding for calculation of damages 141
 - preparatory proceeding for recognizing infringement 140
 - preparatory proceedings 140 f.
 - reply to complaint 139
 - service of complaint 138 f.
- Procedure of infringement proceedings (USA)**
 - filling of complaint 147
 - judgment and appeal 149 f.
 - oral hearing 148 f.
 - proceedings leading to decision 147 f.
 - reply to complaint 147
- Proceedings leading to decision (USA)** 147 f.
- Process patents (USA)** 39
- Product analysis**
 - Germany 41
 - Japan 44
 - USA 47
- Product by process patents (USA)** 39
- Product patents (USA)** 39
- Professional confidentiality obligation (G)** 43 f.
- Prosecuting**
 - Unitary Patent 5 f.
see Unitary patent system
- Prosecution history (J)** 27 f.
- Prosecution laches (USA)** 100
- Protective letter**
 - Germany 115
 - Japan 117
 - USA 118
- Public trials (USA)** 188
- Publicity (USA)** 188
- Removal and destructions (G)** 3
- Removal of infringed goods**
 - Germany 54
 - USA 66
- Removal of infringed goods (G)** 54
- Replacement of unessential elements (J)** 29 f.
- Reply to complaint**
 - Germany 129 f.
 - Japan 139
 - USA 147
- Request for injunctive relief due to unauthorized patent claim**
 - Germany 115
 - USA 120 f.
- Requirements of equivalents (USA)** 36

Index

- Research privilege (G) 70
 - legal basis 70
 - reach and limitations 70 f.
 - requirements 70 f.
- Right to be heard
 - Germany 159 f.
 - USA 188
- Right to sue (USA) 14
- Role of judge (USA) 187
- Scope of protection (G)
 - doctrine of equivalents 18
 - see also Doctrine of equivalence*
 - equivalent infringement 18
 - literal and non-literal infringement 17 f.
- Scope of protection (J)
 - description and drawings 26 f.
 - doctrine of equivalents 28 ff.
 - see Doctrine of equivalences*
 - literal scope of claim 26 f.
 - prior art 27
 - prosecution history 27 f.
- Scope of protection (USA)
 - claim interpretation 35 f.
 - wording of the claim 35
- Seizure by customs authorities
 - Germany 42 f.
 - Japan 46
 - USA 48
- Service of complaint (J) 138 f.
- Statistics (J) 9
- Statute of limitation
 - Germany 73
 - Japan 85
 - USA 99
- Supplemental examination (USA) 96
- Supplies from U.S. for combinations made abroad (USA) 38 f.
- Territoriality 193
- Test privilege (G) 68 f.
 - Objections in patent litigation 68 f.
 - research privilege 70
 - see Research privilege (G)*
 - Bolar exemption 72 f.
- Test privilege (J) 80 f.
 - Objections in patent litigation 80 f.
- Test privilege (USA) 98 f.
- Test purchase
 - Germany 41
 - Japan 44
- Third party intervention (G) 127
- Time of equivalence determination
 - Germany 22 f.
 - USA 37
- Time to trial (G) 3
- Torpedo actions (G) 4 f.
- Two or more infringers (G) 125
- Types of patents (USA)
 - product patents 39
 - process patents 39
 - product by process patents 39
- Unclean hands (USA) 100
- Unitary Patent system
 - court system 6
 - enforcement 6
 - judges and attorneys 7
 - prosecution 5 f.
 - status of reforms 5
- Validity objection 196
- Warning letter (G) 101 ff.
 - exhaustion period 102
 - meaning 101
 - unauthorized warning 101 f.
- Warning letter (J) 105 f.
- Warning letter (USA) 113 f.

beck-shop.de