

RÉSUMÉ



RELATED AREAS OF INTEREST

Lizhou specialises in intellectual property (IP) and unfair competition law. His recent research includes trade mark use doctrine, the interface between IP and unfair competition law, and the intersection between IP and antitrust law (in particular SEP related issues), etc.

EDUCATION BACKGROUND

10/2012 –	Ph.D candidate at the Ludwig Maximilian University of Munich; Doctoral research fellow, Max-Planck-Institute for Innovation and Competition Theme of Phd thesis: Reconstructing the Doctrine of Use as a Trade Mark — — From a Perspective of Legal Transplantation Supervisor: Prof. Dr. Annette Kur
07/2012 – 09/2012	Visiting, New York University/ United State of Patent and Trademark Office
10/2010 – 07/2012	LL.M (Deutsches Recht) , Ludwig Maximilian University of Munich, Germany
2008	Passed the P.R. China Bar examination
09/2003 – 07/2007	LL.B, China University of Political Science and Law, Beijing, P.R. China

PUBLICATIONS

1. **Judging the OEM-related cases under the Chinese Trade Mark Law (in Chinese)**
论涉外定牌加工在中国商标法中的法律性质
Co-authored with Zhang, *Journal of Intellectual Property <知识产权>* Issue 2 (2014).
2. **The Third Revision of Chinese Trademark Law**
Co-authored with Zhang/Li, *International Review of Intellectual Property and Competition Law (IIC)*, Volume 45, Issue 5 (2014).
3. **Restriction of Injunctive Relief in Disputes Related to Standard-Essential Patents in Perspective of Competition Law — CJEU’s Preliminary Ruling on Huawei v. ZTE and Beyond (in Chinese)**
标准必要专利情形下禁令救济的反垄断法规制
Global Law Review <环球法律评论>, Issue 6 (2015).
4. **Chinese Trade Mark Law (in German)**
Chinesisches Markenrecht
Co-authored with Blasek, *Handbuch Chinesisches Zivil- und Wirtschaftsrecht (2. Teil)*, Deutscher Fachverlag GmbH, 2016.
5. **Case report: “PRETUL”**
International Review of Intellectual Property and Competition Law (IIC), Volume 47, Issue 5 (2016).
6. **Safeguarding the Kung Fu Panda: Merchandising rights as a means for trademark opposition**
(2016) 21 MALR 107. *Media & Arts Law Review*, Melbourne University.
7. **“Huawei v. ZTE”: the past, the present and the future (in Chinese)**
“华为诉中兴”的过去、现在和未来
Forthcoming: *IP and Competition Law Review <知识产权与竞争法研究>*, Issue 3 (2016).
8. **Revisiting the justification theory of IP (in Chinese)**
知识产权正当性理论的再论战
Forthcoming: *ZJU Law Review <浙大法律评论>*, Issue 3 (2017).

TRANSLATIONS

05/2016 —

Head of the translation project: selected German courts decisions regarding the standard-essential-patent

Sponsored by **ZTE Communication Corporation**.

ONLINE COMMENTARY

- 04/2015** **Paris Convention explains why “WECHAT” decision is wrong (in Chinese)**
available at: <http://zhihedongfang.com/article-8772/>
- 04/2015** **Public Interests explains why “WECHAT” decision is wrong — In response to Mr. Edogawa (in Chinese)**
available at: <http://zhihedongfang.com/article-8921/>
- 05/2015** **Come! Let us meet Mark Lemley — An introduction to Prof. Lemley’s paper *Faith Based Intellectual Property* (in Chinese)**
available at: <http://zhihedongfang.com/article-10507/>

TALKS

- 05/2011** **Gesetzeslücken und teleologische Reduktion — am Beispiel der Nichtanwendung des §708 BGB im Bereich des Straßenverkehrs (in German)**
Zivilrecht und Methodenlehre Seminar @ University of Munich
- 01/2016** **The Rise and Pitfalls of ‘Use as a Trade Mark’ Doctrine in China**
Works-In-Progress Conference “IPScholars Asia” @ Singapore Management University

LANGUAGE SKILLS

English, German, Chinese