

WIPO LIST OF NEUTRALS

BIOGRAPHICAL DATA

Tobias COHEN JEHORAM
Partner
De Brauw Blackstone Westbroek
Amsterdam
The Netherlands



Nationality: Dutch

EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS

M.A., Honours Law, Leyden University, Faculty of Law, 1992;
Intellectual Property Course, Hastings College of Law, University of California, 1992;

Barrister and Solicitor, Supreme Court of The Netherlands.

LANGUAGES

Dutch, English and German

PRESENT POSITION

Partner, Intellectual Property Department, De Brauw Blackstone Westbroek, since 2001;
Professor, Intellectual Property, Erasmus University Rotterdam, since 2007;

Lecturer (trademark law), Grotius Academy, The Hague, since 2000.

MEMBERSHIP IN PROFESSIONAL BODIES

INTA; AIPPI, BMM, Marques, VvA, WIPO Arbitrator und the ICANN rules and ard Arbitrator in .nl domain name disputes.

January 27, 2020

AREAS OF SPECIALIZATION

Intellectual property, including trademark, copyright, design law, database law and know-how protection; Supreme Court/ECJ litigation.

EXPERIENCE IN INTELLECTUAL PROPERTY

Practice includes litigation regarding domain name (including issues of trademark law, trade name law and general tort law). In this field he also works in an advisory capacity..

EXPERIENCE WITH RESPECT TO DOMAIN NAMES

Practice includes litigation regarding domain name (including issues of trademark law, tradename law and general tort law). In this field also works in an advisory capacity.

MAJOR PUBLICATIONS

Industriële Eigendom deel 3, vormen, namen en reclame, (m.n. hoofdstukken Geografische benamingen en Modellenrecht), Kluwer: March 2012 (550 pp) (with Prof C.J.J.C. van Nispen and A-G J.L.R.A. Huydecoper);

The relationship between National and European Trademark Law (inaugural lecture), DeLex: 2011(32 pp);

Opgelegde bescherming in het intellectueel eigendomsrecht, in: F.G.M. Smeele and M.A. Verburgh, *Opgelegde bescherming' in het bedrijfsrecht*. Ratio, methodiek en dynamiek van dwingendrechtelijke bescherming van kwetsbare belangen in het bedrijfsrecht (Rotterdam Institute of Private Law), Boom Juridische Uitgeverij, 2011, p. 339-356;

'*Europees merkenrecht moet Europees blijven*'. *BIE* 2011-2, p. 34-38 ;

'*Bekend, bekender, bekendst. Goodwill-bescherming van merken*', in: *In varietate concordia? National and European trademarks living apart together*, Benelux Bureau voor de Intellectuele Eigendom: 2011, p. 111-124;

European Trademark Law: Community Trademark Law and Harmonized National Trademark Law, Kluwer: 2010 (728 pp);
(with Prof C.J.J.C van Nispen and A-G J.L.R.A. Huydecoper);

'*Massa-inbreuken op intellectuele-eigendomsrechten*', in: E.J. Numann, E.R. Meerdink, M.V. Polak, S.J. Schaafsma, *Massificatie in het Privaatrecht. In Opstellen Ter Gelegenheid van Het 200-jarig Bestaan van Het Genootschap Iustitia et Amicitia*, Kluwer, 2010, p. 47-58 ;

T. Cohen Jehoram/C.J.J.C. van Nispen/J.L.R.A. Huydecoper, *Industriële eigendom Deel 2, Merkenrecht*, Deventer, Kluwer 2008 ;

T. Cohen Jehoram/V. Rorsch, *Overeenkomst inzake de handelsaspecten van de intellectuele eigendom (TRIPs-verdrag)*, Deventer: Kluwer 2002-2008, Schuurman & Jordens 7.18a (previously nyr73-VI) ;

T. Cohen Jehoram/P. Maeyaert, *Handelsnaam: conflicten met merken en domeinnamen in de Benelux vanuit Nederlands en Belgisch perspectief*, BMMB 2008-2, p. 49-59.
