

CUMULATIVE TABLE OF CASES REPORTED

Intellectual Property Reports

Juice Generation, Inc v Mistry (IP Aust — I C Thompson) (2018) **139.175**

Key Logic Pty Ltd (ACN 099 244 078) v Blue Groper Investments Pty Ltd (ACN 083 191 548)
(FCA — Derrington J) (2019) **139.140**

Meat & Livestock Australia Ltd (ACN 081 678 364) v Cargill, Inc (No 2) (FCA — Beach J)
(2019) **139.47**

Re Application by Strem Pty Ltd (ACN 600 621 627) (IP Aust — Greenwood ACJ)
(2018) **139.191**

Rokt Pte Ltd v Commissioner of Patents (FCA — Robertson J) (2018) **139.1**

CASES JUDICIALLY CONSIDERED IN THIS PART

- Accor Australia & New Zealand Hospitality Pty Ltd v Liv Pty Ltd (2015) 112 IPR 494; [2015] FCA 554, considered 139.175
- Australasian Performing Rights Association Ltd v Tolbush Pty Ltd [1986] 2 Qd R 146, followed 139.140
- Australian Competition and Consumer Commission v GO Drew Pty Ltd [2007] FCA 1246, applied 139.140
- v Online Dealz Pty Ltd [2016] FCA 732, applied 139.140
- Bayer Pharma Aktiengesellschaft v Generic Health Pty Ltd (2012) 99 IPR 59; [2012] FCA 1510, discussed 139.47
- Brown v Dunn (1893) 6 R 67, applied 139.140
- CRI026 v Republic of Nauru (2018) 355 ALR 216; [2018] HCA 19, distinguished 139.47
- CSL Ltd v Novo Nordisk Pharmaceuticals Pty Ltd (No 2) (2010) 190 FCR 522; 89 IPR 288; [2010] FCA 1251, discussed 139.47
- DSI Australia (Holdings) Pty Ltd v Garford Pty Ltd (2013) 100 IPR 19; [2013] FCA 132, approved 139.47
- Keller v LED Technologies Pty Ltd (2010) 185 FCR 449; 268 ALR 613; 87 IPR 1; [2010] FCAFC 55, followed 139.140
- Malibu Boats West Inc v Catanese (2000) 180 ALR 119; 51 IPR 134; [2000] FCA 1141, considered 139.175
- McCormick & Co Inc v McCormick (2000) 51 IPR 102; [2000] FCA 1335, considered 139.175
- Merial Inc v Intervet International BV (No 4) (2017) 124 IPR 1; [2017] FCA 223, cited 139.47
- Monster Energy Co v USA Nutraceuticals Group Inc [2017] ATMO 22, followed 139.175
- Neurim Pharmaceuticals (1991) Ltd v Generic Partners Pty Ltd [2018] FCA 1082, discussed 139.47
- R v Smith; Ex parte Mole Engineering Pty Ltd (1981) 147 CLR 340; 35 ALR 119, cited 139.47
- RAIA Insurance Brokers Ltd v FAI General Insurance Co Ltd (1993) 41 FCR 164; 112 ALR 511, followed 139.140
- Stefanovski v Digital Central Australia (Assets) Pty Ltd [2018] FCAFC 31, applied 139.140
- Truong Giang Corp v Quach (2015) 114 IPR 498; [2015] FCA 1097, applied 139.140; followed 139.140

STATUTES, RULES, ETC CITED IN THIS PART

COMMONWEALTH

Competition and Consumer Act 2010	
s 18	139.140
s 29	139.140
s 232	139.140
s 247	139.140
Sch 2	139.140
Copyright Act 1968	
s 36	139.140
s 115	139.140
s 157(3)	139.191
s 157(6B)	139.191
s 160	139.191
s 164	139.191
Federal Court Act 1976	
s 21	139.140
s 37M	139.140
s 37N	139.140

Patents Act 1990	
s 18	139.1
s 40(3)	139.47
s 60(4)	139.47
s 97	139.1
s 98	139.1
s 100A	139.1
s 102(2)	139.47
s 104	139.47
s 105(1)	139.47
s 105(1A)	139.47
s 112A	139.47
s 154(2)	139.47
Trade Marks Act 1995	
s 42	139.175
s 58	139.175
s 59	139.175
s 60	139.175
s 62	139.175
s 62A	139.175

INDEX OF CASES IN THIS PART

COMPARATIVE ADVERTISING

Consumer law — Misleading or deceptive conduct — False or misleading representation — Injunction — Declaration — Copyright — Photographs — Reproduction — Infringement — Company — Director — Personal liability — Joint tortfeasor: *Key Logic Pty Ltd (ACN 099 244 078) v Blue Groper Investments Pty Ltd (ACN 083 191 548)* 139 IPR 140

COPYRIGHT

Licenses — License to which license scheme does not apply — Interim orders — Interim license fee — Contended prejudice — Relevance of bargain previously struck: *Re Application by Stream Pty Ltd (ACN 600 621 627)* 139 IPR 191

PATENTS

Applications — Amendment — Factors relevant to discretion — Relevance and weight of difficulties faced in overseas patent prosecutions and Australian patent prosecution: *Meat & Livestock Australia Ltd (ACN 081 678 364) v Cargill, Inc (No 2)* 139 IPR 47

Applications — Amendment — Scope of power under s 105(1A) Patents Act 1990 (Cth) — Nature of power — Whether court hearing appeal from decision of commissioner has jurisdiction to entertain an application to amend after publication of reasons but prior to making of final orders: *Meat & Livestock Australia Ltd (ACN 081 678 364) v Cargill, Inc (No 2)* 139 IPR 47

Applications — Amendment — Whether power to allow amendment pursuant to s 105(1A) discretionary — Factors relevant to exercise of discretion: *Meat & Livestock Australia Ltd (ACN 081 678 364) v Cargill, Inc (No 2)* 139 IPR 47

Claims — Amendment — Whether amendment of claims to stipulate statistical significance of “association” or to quantify “linkage disequilibrium” renders claims unclear, fails to define invention or claims matter not in substance disclosed in specification: *Meat & Livestock Australia Ltd (ACN 081 678 364) v Cargill, Inc (No 2)* 139 IPR 47

Manner of new manufacture — Appeal — Refusal of grant of patent following re-examination — Digital advertising system and method — Computing systems — Whether patentable invention — Whether manner of new manufacture: *Rokt Pte Ltd v Commissioner of Patents* 139 IPR 1

TRADE MARKS

Registration — Opposition: *Juice Generation, Inc v Mistry* 139 IPR 175