

Another article on Spider-in-the-Web doctrine after Roche ruling

Matthias Rößler's article "The Court of Jurisdiction for Joint Parties in International Patent Disputes" published in the [*International Review of Industrial Property and Copyright Law \(IIC\)*](#) Number 4, 2007, pp. 380-400, discusses a recently much debated issue related to the enforcement of international patent disputes against multiple defendants. The abstract of the article states:

The paper discusses the development - and decline? - of the so-called "Spider-in-the-Web" rulings relating to the simplified filing of lawsuits against several cooperating companies in proceedings for the infringement of respective national patents in Europe. It shows the efforts and arguments that have been used in order to be able to apply Art. 6(1) of Council Regulation No. 44/2001 in cross-border patent disputes, and explains how the much-awaited *Roche* decision of the European Court of Justice brought clarity to the issue, yet not a globally viable solution.

The article is accessible on-line via the [Beck-Online](#) site.

Here are some of the previous references to the related issues posted here previously: [Court Limits Extraterritoriality of Federal Patent Law](#), [U.S. Federal Courts and Foreign Patents: Recent Decisions Affecting the Global Harmonization of Patent Law](#), [CLIP papers on Intellectual Property in Brussels I and Rome I Regulations](#), [Last Issue of Revue Critique de Droit International Privé](#), [Patent Litigation in the EU - German Case Note on "GAT" and "Roche"](#), [Is Cross-Border Relief in European Patent Litigation at an End?](#), [Jurisdiction over Defences and Connected Claims](#), [Jurisdiction over European Patent Disputes](#), and the [European Payment Procedure Order](#).