

TRADE MARK UPDATE FOR 2018

19 January 2018 | UK
Legal Briefings

12 key developments in trade mark law you might have missed in 2017

There were several high profile trade mark cases in 2017 and we have put together a summary of our top trade mark cases from the last 12 months.

Key developments include the Supreme Court finding that there is potential criminal liability for dealing in parallel imports under section 92(1) the Trade Marks Act 1994 and the Court of Appeal making it ever more difficult for brand owners to obtain shape mark protection in light of its judgments on acquired distinctiveness. We also review the impact of two particularly important areas of new legislation: the EUTM reforms and a new unjustified threats regime which both came into force on 1 October 2017.

[Download the full summary](#)

KEY CONTACTS

If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



JOEL SMITH



SARAH BURKE

PARTNER, HEAD OF
INTELLECTUAL
PROPERTY - UK,
LONDON
+44 20 7466 2331
Joel.Smith@hsf.com

SENIOR ASSOCIATE,
LONDON
+44 20 7466 2476
Sarah.Burke@hsf.com

LEGAL NOTICE

The contents of this publication, current at the date of publication set out above, are for reference purposes only. They do not constitute legal advice and should not be relied upon as such. Specific legal advice about your specific circumstances should always be sought separately before taking any action based on this publication.

© Herbert Smith Freehills 2019

SUBSCRIBE TO STAY UP-TO-DATE WITH LATEST THINKING, BLOGS, EVENTS, AND MORE

Close

© HERBERT SMITH FREEHILLS LLP 2019