

Erratum to: The United States Supreme Court’s Decision in *Kirtsaeng v. Wiley & Sons*: An “Inevitable” Step in Which Direction?

Irene Calboli

Published online: 3 April 2014

© Max Planck Institute for Innovation and Competition, Munich 2014

**Erratum to: IIC (2014) 45:75–90
DOI 10.1007/s40319-013-0146-y**

The above-mentioned opinion (DOI [10.1007/s40319-013-0146-y](https://doi.org/10.1007/s40319-013-0146-y)) was published with a wrong correspondence address. This has now been corrected.

The Editor

The online version of the original opinion can be found under doi:[10.1007/s40319-013-0146-y](https://doi.org/10.1007/s40319-013-0146-y).

I. Calboli (✉)
Faculty of Law, National University of Singapore, 469G Bukit Timah Road, Eu Tong Sen Building,
Singapore 259776, Singapore
e-mail: irene.calboli@gmail.com