

The Legal Status of our Enterprises and Institutions in the Domain of Internet Environment

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Abstract: In the legal education of college students, the choice of education content is decided by the expectation of legal education. It determines the effect of legal education, and it is an important guarantee to achieve the goal and task of legal education. Legal education has a wide range of specific content, and will be affected by the times, social requirements and educational objects and other factors, with the changes in these factors. Therefore, when constructing the content of the legal education of college students from the perspective of civic awareness, we should expand the content of the original legal education, and in the establishment of the system of education content should be systematized.

Keywords: Internet; Domain name; Legal status

1. Introduction

The concept of a domain name, the legislation did not have uniform regulations, the academic circles also have different understanding, according to the Internet [1-9]. Information Center China explained, "technically, the domain name is the Internet for a solution to address issues that can be said is just a technical term [10-14]. From the business point of view, domain name has been known as the enterprise's online trademark". From a legal point of view, domain names are the addresses of computers connected to the Internet. They are designed for people to send and receive e-mail, or to visit a web site.

2. Domain Name

According to the current rules of the domain name, a complete domain name usually consists of two parts, the left is the TCP/IP protocol type (such as protocol hyper-text network composed of HTTP) and the world wide web code without recognition of the common prefix part, on the right by English in periods. In order from top level, two and "three or four level domain name code of the domain name part of the code, such as" HYPERLINK <http://www.pku.edu.cn> "domain name of Peking University,

The last part of a domain name "right" is called the top-level domain name code, and the last one is called the two level domain name code, and the left part of the two level domain name code is the domain name code three, four and so on.

3. The Legal Status and Protection of Domain Name

The domain name has the identity and uniqueness, exclusivity, scarcity and legal characteristics, the legal characteristics in the domain of intellectual property and proprietary, regional, time is not exactly the same, especially the regional domain of global uniqueness makes it impossible to have intellectual property rights, do not advocate the main domain name will become for the protection of intellectual property rights scholars. In this regard, Mr. Zhang Ping believes that domain name only in the network to play the role of address and identification, outside the network can not achieve this function, so the domain name has regional. Mr. Xie Dongwei thinks that the domain name is also intangible, exclusive, but not regional, but global, in the light of the three characteristics of intangible property, exclusivity and regionality of intellectual property rights. In view of the development of world integration and the signing of a series of international treaties on intellectual property rights, the regionalism of intellectual property has gradually weakened. Therefore, it is feasible to classify domain names into recognized intellectual property rights. In this regard, the author believes that if we review the development of the intellectual property system, we think it is natural that the domain name should be incorporated into the intellectual property system

Of course. Every update, development and improvement of the intellectual property system is the result of the adaptation to the economic development and the progress of science and technology. In the middle of the twentieth Century, the neighboring right system was formed due to the development and application of modern communication technology. The performers' performances, recordings and videos and radio and TV programs were in-

cluded in the scope of intellectual property protection. The computer revolution has prompted the attention of copyright law and patent law to the protection of computer software. The development of life science has aroused great interest in genetic protection of intellectual property law. Today by the intellectual property law of intellectual property rights object types, and the intellectual property system at the beginning of the establishment has been compared to other far. With the social economy, science and technology and development in the process of intellectual property law is always open, dynamic, experiencing new technology test, and provide appropriate solutions to the challenges facing. The emergence of domain name is accompanied by the development of Internet technology, disputes arising from the conflict between domain name and existing intellectual property rights have been highly valued by WIPO, and actively participate in resolving such disputes. Therefore, it is the trend of legal progress to classify the domain name into the object category of intellectual property protection. The function of domain name: address indication function, identification function and goodwill identification function.

The measures to prevent domain name disputes often involve domain name registration organizations because of domain name disputes, and make them face the risk of responsibility. Therefore, organizations responsible for universal top-level domain names or national top-level domain registration and management are eager to avoid confusion and avoid trouble. Some measures have been developed to prevent domain name confusion. Domain name dispute prevention and domain name registration policy, domain name disputes can be prevented or reduced, and the registration policy implemented by the registered organization has a great relationship. From the perspective of preventing disputes, the domain name registration policies are divided into three categories: open, semi restrictive and restricted. The open registration policy is a development trend. Many registered organizations that have previously implemented restrictive policies have turned to more open policies, making registration easier and faster, allowing people to have more friends

As the registration policy itself is not conducive to the prevention of domain name disputes, the domain name policy organization has developed its corresponding measures to prevent disputes. The prevention of domain name disputes and the domain name registration contract of domain name registration are the basis for recording the rights and obligations between domain name registrant and domain name registration organization. Domain name registration contracts exist in the registration and management activities of all kinds of domain name registration organizations all over the world, which exist in formal or informal, obvious or not obvious ways. In

the past two years, the role of domain name injection contract in the prevention of domain name disputes has begun to appear, and therefore more attention has been paid to the domain name registration organization.

4. Conclusion

With the increasing popularity of network, especially the rapid development of e-commerce in China, if the domain name management system and dispute settlement mechanism are not reformed and adjusted in time, the issue of domain name registration will become more prominent in china. China has promulgated a series of rules, such as "China Internet domain name management method", "China Internet Network Information Center domain name dispute resolution" and so on, which will provide the legal basis for the resolution of domain name disputes and the prevention of domain name disputes,

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