

TABLE OF CONTENTS

PREFACE	V
TABLE OF CASES	XXI
TABLE OF STATUTES	XXXV
Chapter 1. Introduction	1
Chapter 2. Trade Secrets	5
I. Introduction—What Is a Trade Secret?	5
Notes	6
II. Civil Protection of Trade Secrets	10
A. Uniform Trade Secrets Act.....	10
1. Introduction	10
2. Application of the UTSA	11
Learning Curve Toys, Inc. v. PlayWood Toys, Inc.....	11
Mangren Research and Development Corp. v. National Chemical Co.	20
Notes.....	27
3. Elements of Trade Secrets	27
a. Information	28
DeGiorgio v. Megabyte International, Inc.....	28
b. Value Through Secrecy.....	28
Buffets, Inc. v. Klinke	28
Notes	32
c. Reasonable Efforts of Protection.....	34
Buffets, Inc. v. Klinke	35
Notes	36
4. Non-UTSA Jurisdictions	36
Sylmark Holdings Ltd. v. Silicone Zone Intern., Ltd	36
Notes	40
B. Breach of Confidence	41
Smith v. Dravo Corp.	41
Notes	46
C. Defenses to Misappropriation and Rights Against Others	46
1. The Honest Discoverer	46
2. Reverse Engineering	47
Chicago Lock Co. v. Fanberg.....	47
Notes	52
3. The Innocent Wrongful User	52
4. Trade Secrets Termination	53
D. Civil Remedies	54
Winston Research Corp. v. Minnesota Mining and Manufacturing Co.	54

Notes.....	61
III. Criminal Laws Protecting Trade Secrets	62
A. Federal Law.....	63
1. Economic Espionage Act of 1996	63
Notes.....	65
2. Actual Theft of Trade Secrets	68
United States v. Lange.....	68
3. Conspiracy to Steal Trade Secrets.....	71
United States v. Martin	71
Notes.....	77
B. State Protection	78
People v. Pribich	79
Notes	84
Chapter 3. Copyright: Public and Private Rights	87
I. The Prequel and Foundations of Copyright.....	88
II. Constitutional and Statutory Bases for Copyright.....	88
Baker v. Selden	88
Satava v. Lowry	92
Notes.....	96
III. The Prerequisites of Copyright.....	97
A. Originality	97
Feist Publications, Inc. v. Rural Telephone Service Company, Inc.....	97
Notes	113
B. Fixation.....	115
C. Copyright Formalities	116
IV. The Subject Matter of Copyright, Boundaries and Enforcement	118
A. Copyright Infringement and Remedies	120
Boisson v. Banian, Ltd.....	120
Boisson v. Banian, Ltd.....	129
B. § 102(a)(5)—Pictorial, Graphic and Sculptural Works	138
Pivot Point Intern., Inc. v. Charlene Products, Inc.	138
Notes	151
C. Software.....	152
Computer Associates Intern, Inc. v. Altai	152
D. Broadcast Media	167
American Broadcasting Companies, Inc. v. Aereo, Inc.	167
V. Derivative Works	178
Schrock v. Learning Curve Intern., Inc.....	180
Notes.....	186
VI. Selected Problems of Authorship and Co-Authorship	187
CCNV v. Reid	188
Notes.....	193
Maurizio v. Goldsmith	194
Arthur Rutenberg Homes, Inc. v. Drew Homes, Inc.	202
Notes	207

VII.	Moral Rights	208
	David Phillips v. Pembroke Real Estate, Inc.	209
	Notes	215
VIII.	The Inherent Limitations of Copyright: Fair Use	215
	A. The Function of Fair Use—The House Report.....	215
	House Report Fair Use	216
	B. Fair Use in Parody	218
	Campbell v. Acuff-Rose Music, Inc.	218
	C. Fair Use, Reverse Engineering, and Interoperability	224
	Sony Computer Entertainment, Inc. v. Connectix Corporation.....	224
	Notes	234
	D. Fair Use in Time Shifting: Sony Betamax	235
	Sony Corporation of America v. Universal City Studios, Inc....	236
	Notes	250
IX.	The Copyright Term Extension Act of 1998 (CTEA)	251
	Baldwin v. EMI Feist Catalog, Inc.	254
Chapter 4. Patent.....		273
I.	Introduction to Patent Law.....	274
	A. Brief History.....	274
	B. Patents and Trade Secret Law.....	277
	C. International Patent Concerns	279
	1. The Paris Convention	279
	2. The Patent Cooperation Treaty	280
	3. The General Agreement on Tariffs and Trade and the TRIPS Agreement.....	281
	4. International Jurisprudence	282
	D. Overview of the Patent Document	283
II.	Patentability—What Is Patentable?.....	289
	A. Section 101: Patentable Subject Matter	289
	1. Biotechnology and the Life Sciences	289
	Diamond v. Chakrabarty.....	289
	Notes	297
	Association for Molecular Pathology et al. v. Myriad Genetics, Inc.....	299
	Notes	306
	2. Computers, Software, and Information Technology	307
	Alice Corporation Pty. Ltd. v. CLS Bank International et al	308
	Notes	316
	B. Utility.....	316
	Brenner v. Manson	317
	Notes	320
	C. Section 102: Conditions for Patentability; Novelty and Loss of Right to Patent.....	321
	1. Novelty	321

a.	From “First to Invent” to “Modified First to File”	322
b.	Categories of Prior Art After the AIA.....	322
c.	What Does It Mean to Be “Patented or Described in a Printed Publication?”	323
	In re Hall	324
	Notes	327
d.	What Is “Public Use?”	328
	Egbert v. Lippmann.....	329
e.	The Experimental Use Exception	333
	City of Elizabeth v. American Nicholson Pavement Co.	333
	Notes	337
f.	What Does “On Sale” Mean?	339
	Pfaff v. Wells Electronics, Inc.	339
	Notes	345
g.	What Is Meant by “Otherwise Available to the Public” or “Known or Used?”	346
	Rosaire v. Baroid Sales Division, National Lead Company	347
	Notes	351
2.	Priority	352
a.	Before the America Invents Act: Section 102(g)	352
b.	After the AIA: Derivation Proceedings.....	353
	Notes	353
D.	Section 103: Conditions for Patentability; Nonobvious Subject Matter	355
	Graham v. John Deere Co. of Kansas City.....	355
	Notes	364
E.	Combining References	367
	KSR International Co. v. Teleflex, Inc.	368
	Notes	378
F.	Disclosure and Claiming: Section 112: Specification and Other Application Requirements	379
1.	The Enablement Requirement.....	381
	Consolidated Electric Light Co. v. McKeesport Light Co.....	381
	Notes	388
2.	The Written Description Requirement.....	389
	Gentry Gallery, Inc. v. Berkline Corporation	390
	Notes	394
3.	Definite Claiming: “Clear and Concise” Under § 112(b)	396
	Orthokinetics, Inc. v. Safety Travel Chairs, Inc.	396
	Notes	398
4.	Best Mode.....	399
	Spectra-Physics, Inc. v. Coherent, Inc.....	400
	Notes	408
5.	Section 112(f) [Paragraph 6]: “Means Plus Function”	408
	In re Donaldson Co.	408

Notes.....	415
G. The Applicant's Oath and Duty of Candor: Section 115 and 37 C.F.R. 1.56.....	416
Therasense, Inc. v. Becton Dickinson, Inc.....	417
III. Infringement	426
A. Direct Infringement	426
Phillips v. AWH Corp.	426
Notes	443
B. Doctrine of Equivalents	445
Graver Tank & Mfg. Co., Inc. et al. v. Linde Air Products Co.	445
Notes	448
1. Limitations on the Doctrine of Equivalents.....	449
Warner-Jenkinson Company, Inc. v. Hilton Davis Chemical Co.	449
Festo Corp. v. Shoketsu Kinzoku Kogyo Kabushiki Co., Ltd.....	461
Notes.....	471
C. Contributory Infringement.....	472
Aro Manufacturing Co. v. Convertible Top Co. ("Aro II")	472
Notes.....	481
IV. Defenses	483
A. Invalidity	483
B. Patent Misuse	484
C. Laches	485
D. Equitable Estoppel.....	486
V. Remedies	487
A. Injunctive Relief.....	487
eBay, Inc. v. MercExchange, L.L.C.....	488
Notes	492
B. Damages	493
1. Compensatory Damages.....	493
a. Lost Profits	493
b. Reasonable Royalties	494
Lucent Technologies, Inc., v. Gateway, Inc.	494
2. Punitive Damages—Willful Infringement	512
C. Attorney's Fees.....	513
VI. Post-Issuance Proceedings in the AIA.....	513
A. Post-Grant Review Under 35 U.S.C. §§ 321–29.....	514
1. Who Can File, When, and on What Grounds?	514
2. Decision to Initiate PGR	514
3. Process and Resolution of a PGR	514
4. Estoppel: Effect on Future Proceedings	515
B. <i>Inter Partes</i> Review Under 35 U.S.C. §§ 311–19	515
1. Who Can File, When, and on What Grounds?	515
2. Decision to Initiate IPR	516
3. Process and Resolution of an IPR.....	516
4. Estoppel: Effect on Future Proceedings	516

C.	Covered Business Method (CBM) Review under AIA § 18	517
1.	Who Can File, When, and on What Grounds?	517
2.	Decision to Institute CBM.....	517
3.	Process and Resolution of CBM Review	517
4.	Estoppel: Effect on Future Proceedings	518
D.	<i>Ex Parte</i> Reexamination Under 35 U.S.C. § 302	518
1.	Who Can File, When, and on What Grounds?	518
2.	Decision to Institute <i>Ex Parte</i> Reexamination	518
3.	Process and Resolution of <i>Ex Parte</i> Reexamination.....	519
4.	Estoppel: Effect on Future Proceedings	519
	MCM Portfolio LLC, v. Hewlett-Packard Company.....	519
	Notes.....	526
VII.	Patent Reform in a Post-AIA World	527
Chapter 5. Trademarks: Creating Signposts for Consumers in the Marketplace 531		
I.	What Can Be Trademarked?.....	533
A.	Trademark and Other IP	534
1.	Trademarks and Trade Names: Overlapping Approaches....	534
	Alderman v. Iditarod Properties, Inc.	534
	Notes.....	544
2.	Trademarks, Copyrights, and Patents	545
	Dastar Corporation v. Twentieth Century Fox Film Corporation	545
	TrafFix Devices, Inc. v. Marketing Displays, Inc.	553
	Notes.....	560
B.	Federal Trademark Registration	560
1.	Use or Intent to Use in Interstate Commerce	562
	Mountain Top Beverage Group, Inc. v. Wildlife Brewing N.B., Inc.....	562
2.	Distinctive to Consumers	568
	Kellogg Company v. Toucan Golf, Inc.	568
	Menashe v. V Secret Catalogue, Inc.	575
3.	Not Otherwise Barred by Statute.....	583
	In re California Innovations, Inc.	583
	Notes.....	591
C.	What Counts as a Trademark?	595
1.	Trade Dress	596
	Two Pesos, Inc. v. Taco Cabana, Inc.....	596
	Wal-Mart Stores, Inc. v. Samara Brothers, Inc.	602
2.	Famous Marks	608
	Thane International, Inc. v. Trek Bicycle Corporation	608
	Notes.....	616
II.	How Trademarks Are Protected	620
A.	Registered Marks: Infringement Claims Under 15 U.S.C. §§ 1114 and 1125(a)	621
	Brennan's, Inc. v. Brennan's Restaurant, LLC	621

	Freedom Card, Inc. v. JPMorgan Chase & Co.	629
	Notes	636
B.	Registered or Unregistered Marks	638
	1. Infringement Claims Under 15 U.S.C. § 1125(a)	638
	Lexmark International, Inc. v. Static Control Components, Inc.	638
	2. Infringement Claims Under 15 U.S.C. § 1125(c)	649
	Starbucks Corp. v. Wolfe's Borough Coffee, Inc.	649
	Notes.....	662
	3. Special Case of Trade Dress Infringement	662
	Yankee Candle Company, Inc. v. Bridgewater Candle Company, LLC	662
	Notes.....	668
C.	Internet Search Engines.....	669
	Rescuecom Corp. v. Google Inc.....	669
	Notes	674
III.	The Scope of Trademark Rights	676
A.	Defenses.....	676
	1. Fair Use	676
	KP Permanent Make-Up, Inc. v. Lasting Impression I, Inc.	676
	Century 21 Real Estate Corp. v. Lendingtree, Inc.	681
	2. First Amendment.....	686
	3. Preclusion & Administrative Actions	687
	B & B Hardware Inc. v. Hargis Industries	687
	Notes.....	701
B.	Remedies	704
	Gracie v. Gracie.....	704
	Notes	710
	Chapter 6. State Laws Governing Intellectual Property.....	713
I.	Introduction to Intellectual Property Federalism	714
A.	Statutory Preemption	714
	House Report No. 94-1476 United States House of Representatives.....	716
	Computer Associates International, Inc. v. Altai, Inc.	718
	Notes	726
	National Basketball Association v. Motorola, Inc.....	727
	Notes	739
B.	Constitutional Preemption	739
	Bonito Boats, Inc. v. Thunder Craft Boats, Inc.....	740
	Notes	756
II.	Moral Rights	759
A.	Overview of State Provisions	759
	Waiver of Moral Rights in Visual Artworks.....	759
	Notes	765
B.	California Art Preservation Act	767

Notes.....	774
III. Rights of Publicity	775
Carson v. Here's Johnny Portable Toilets, Inc.	778
Notes.....	792
Midler v. Ford Motor Company	793
Notes.....	797
White v. Samsung Electronics America, Inc.	797
Notes.....	806
Zacchini v. Scripps-Howard Broadcasting Company	807
Notes.....	817
IV. Misappropriation of Intellectual Works	820
Board of Trade of the City of Chicago v. Dow Jones & Company, Inc.	821
Notes.....	829
V. Trespass to Chattels	830
eBay, Inc. v. Bidder's Edge, Inc.	830
Notes.....	841
VI. Idea Submissions	844
Reeves v. Alyeska Pipeline Service Company.....	845
Notes.....	856
Downey v. General Foods Corporation.....	856
Notes.....	859
Tate v. Scanlan International, Inc.....	860
Notes.....	866
 Chapter 7. Digital Rights Management: Copyright, Present Interests and Sustainable Futures 867	
I. Digital Rights Management: Conceptualizing Control Factors— The Audio Home Recording Act of 1992	869
Recording Industry Association of America, Alliance of Artists and Recording Companies v. Diamond Multimedia Systems, Inc.	871
Notes.....	881
II. File Sharing: Enablement, Inducement and Contributory Infringement	883
Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.....	883
Notes.....	912
Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.....	914
Columbia Pictures Industries, Inc. v. Fung	924
Notes.....	942
III. Digital Rights Management: Encryption and Mechanical Controls	943
Universal City Studios, Inc. v. Shawn C. Reimerdes	948
Notes.....	990
IV. Technology, Social Networking, Creativity in Cyberspace and the Future.....	991
A. Digitization.....	991
Authors Guild v. Google, Inc.	991

B.	Viacom v. Google.....	1013
	Notes	1014
	Viacom International Inc. v. YouTube, LLC, and Google, Inc.....	1015
Chapter 8. Global Context of Intellectual Property		1029
I.	Cross-Border Issues.....	1031
A.	Copyright.....	1031
	1. Choice of Law	1031
	Itar-Tass Russian News Agency v. Russian Kurier, Inc.	1031
	The Bridgeman Art Library, Ltd. v. Corel Corporation	1041
	Notes.....	1049
	2. Extraterritoriality Issues	1051
	Expeditors International of Washington, Inc. v. Direct Line Cargo Management Services, Inc.....	1051
	Notes.....	1054
	3. Exhaustion and Gray Market Goods.....	1056
	Kirtsaeng v. John Wiley & Sons, Inc.....	1056
	Notes.....	1067
B.	Patent	1068
	1. Extraterritoriality.....	1068
	Voda v. Cordis Corp.....	1068
	Johns Hopkins University v. CellPro, Inc.....	1076
	Notes.....	1081
C.	Trademark	1082
	1. Extraterritoriality.....	1082
	Steele v. Bulova Watch Co.	1082
	Vanity Fair Mills, Inc. v. The T. Eaton Co.	1087
	Notes.....	1095
	2. Trademark Rights	1095
	Sterling Drug, Incorporated v. Bayer AG	1095
	Notes.....	1104
	3. Internet	1104
	Playboy Enterprises, Inc. v. Chuckleberry Publishing, Inc.	1104
	Barcelona.com, Incorporated v. Excelentísimo Ayuntamiento De Barcelona	1111
	Notes.....	1118
II.	International Trade and Intellectual Property	1119
A.	Moral Rights.....	1119
	Gilliam v. American Broadcasting Companies, Inc.	1119
	Notes	1124
B.	Gray Markets	1126
	American Circuit Breaker Corporation v. Oregon Breakers, Inc.....	1126
	Notes	1134

Chapter 9. New Horizons: The Future of Intellectual Property.....	1137
I. Policy Justifications for Property Controls over Intellectual Works.....	1138
International News Service v. Associated Press	1141
Notes.....	1153
II. Scope of Protected Subject Matter.....	1157
A. Protecting Free Use of Abstract Ideas and Natural Items	1158
United States Patent and Trademark Office, 2014 Interim Guidance on Patent Subject Matter Eligibility (Excerpts).....	1158
United States Patent and Trademark Office, 2014 Interim Guidance on Subject Matter Eligibility—July 2015 Update Appendix 1: Examples (Excerpts).....	1167
B. Promoting Morally Suspect Activities	1173
Juicy Whip, Inc. v. Orange Bang, Inc.	1175
Notes	1179
III. Difficulties in Maintaining Uniform Intellectual Property Laws Across Diverse Technologies and Expressive Contexts	1179
To Promote Innovation: The Proper Balance of Competition and Patent Law and Policy (Excerpts).....	1182
Notes.....	1185
IV. Reconciling Intellectual Property and Competition Laws	1185
A. Competition Issues Raised by Intellectual Property Laws	1186
Competition and Intellectual Property in the U.S.: Licensing Freedom and the Limits of Antitrust.....	1186
B. Limiting Anticompetitive Consequences of Intellectual Property Licensing	1194
Antitrust Guidelines for the Licensing of Intellectual Property (Excerpts)	1194
Notes	1204
V. Increasing Criminalization of Intellectual Property Law	1205
A. Criminal Law Enforcement Policies Regarding Intellectual Property Protection.....	1206
Progress Report of the Department of Justice’s Task Force on Intellectual Property (Excerpts).....	1206
B. Federal Criminal Laws Protecting Intellectual Property	1209
Prosecuting Intellectual Property Crimes (4th ed.) (Excerpts).....	1209
C. Examples of Prosecutions Related to Intellectual Property	1216
PRO IP Act: Annual Report FY2013	1216
D. International Criminal Law Enforcement	1228
Taking Action: How Countries Are Fighting Intellectual Property Rights Crime (Excerpts).....	1228
Notes	1234
VI. Intellectual Property in Developing Countries.....	1234
The U.S. Approach: Genetic Resources, Traditional Knowledge, and Folklore	1234

Notes.....	1243
Roundtable: Enforcement, A Priority for All Countries	1244
Notes.....	1252
VII. Intellectual Property and Distributed Modes of Innovation: The Open Source Movement.....	1254
Report for Congress: Intellectual Property, Computer Software and the Open Source Movement.....	1255
Notes.....	1266
VIII. The Central Business Roles of Intellectual Property Development and Distribution.....	1267
Intellectual Property for Business.....	1267
Notes.....	1284
IX. Conclusion: The Temporal Dimension—Balancing Restrictions Today with Intellectual Freedom Tomorrow	1284
Eldred v. Ashcroft, Brief of Amici Curiae American Association of Law Libraries, American Library Association, Association of Research Libraries, Digital Future Coalition, Medical Library Association and Society of American Archivists in Support of Petition for Writ of Certiorari.....	1285
Notes.....	1293
INDEX.....	1295