Contents

Prefa	ice	xxi
Ackn	iowledgments	xxv
	SOFTWARE PROTECTION	1
	Trade Secret Protection	3
Α.	The Secrecy Requirement	6
	Rivendell Forest Products v. Georgia-Pacific Corp.	6
B.	Disclosure of Trade Secrets	13
	Data General Corp. v. Digital Computer Controls, Inc.	14
	Problem	20
C.	Misappropriation	20
	Comprehensive Technologies International, Inc. v.	
	Software Artisans, Inc.	20
	Problem	27
D.	Reverse Engineering	27
	Note on Encryption	30
	Problem	32

Copyright Law

A.	The Origins of Copyright Protection for Computer Software	33
B.	The Scope of Software Copyright	35
	1. Protection for Literal Elements of Program Code	35
	Problem	38
	2. Protection for Nonliteral Elements of Program Code	39
	Computer Associates International v. Altai, Inc.	40
	Problems	56
	3. Protection for Functional Elements and Protocols	58
	Lotus Development Corp. v. Borland International	58
	Note on the Protection of Computer Protocols After Lotus	73
	4. Protection for Program Outputs: Screen Displays	75
	Problem	77
	Note on the Copyrightability of Computer-	77
	Generated Works	
	Problems	80
	Data East USA, Inc. v. Epyx, Inc.	81
	5. Protection for Program Outputs: User Interfaces	85
	Apple Computer, Inc. v. Microsoft Corp.	85
	Problem	92
C.	Exclusive Rights in Computer Programs	93
	1. The Right to Make "Copies"	93
	Note on the "Special" Problem of Multimedia	97
	2. Copies and Section 117	99
	3. Derivative Works	106
	Midway Manufacturing Co. v. Artic International, Inc.	106
	Note on Derivative Works and Section 117	110
	Problem	111
D.	Fair Use	112
	Lewis Galoob Toys, Inc. v. Nintendo of America, Inc.	113
	Micro Star v. Formgen Inc.	118
E.	Reverse Engineering	125
	Sega Enterprises Ltd. v. Accolade, Inc.	126
	Note on Reverse Engineering and the Digital	
	Millennium Copyright Act	141
_	Problem	142
F.	Copyright Misuse	142
	Lasercomb America, Inc. v. Reynolds	142
3	Datomt Dantostion	7 / 7
	Patent Protection	151
A.	Is Software Patentable Subject Matter?	151
	Note on the "Mental Steps" Doctrine	151
	Note on "Floppy Disk" Claims	156
	Problems	160

	State Street Bank & Trust v. Signature Financial		
	Services	160	
	AT&T Corp. v. Excel Communications, Inc.	165	
	Problem	173	
	1. Software as a "Method of Doing Business"	173	
		1/0	
	State Street Bank & Trust v. Signature Financial	7.77	
	Services	1/3	
	Note on Musgrave, Lundgren, and the "Technological Arts"	176	
	Note on Academic Commentary on State Street Bank	178	
В.	Examination and Validity of Software Patents	180	
	1. Novelty and Nonobviousness	180	
	Netscape Communications Corp. v. Konrad	180	
	Lockwood v. American Airlines, Inc.	187	
		10/	
	Note on Obviousness and Computer-Implemented	100	
	Inventions	192	
	2. Section 102(g), the Software Industry, and Prior User Rights	193	
	Note on Prior User Rights for Business Method		
	Patents	195	
	3. Enablement and Written Description for Software Inventions	197	
	Lizardeth, Inc. v. Earth Resource Mapping, Inc.	199	
	4. Best Mode and Software	204	
	Fonar Corp. v. General Electric Co.	204	
C.	Infringement	210	
O .	1. Literal Infringement and the Doctrine of Equivalents	210	
		210	
	Alpex Computer Corporation v. Nintendo	270	
	Company Ltd.	210	
	Note on the Optimal Breadth of Software Patents	218	
D.	Design Patents on Software	221	
	Ex Parte Donaldson	221	
4	Trademarks and Trade Dress	227	
	L'IUUUUIUU LIUUU LIUUUU LIUUU		
A		220	
A.	Protecting Programs Through Trademark	228	
	Note on Protection of Product Configurations	228	
B.	Compatibility and Standardization	231	
	Creative Labs, Inc. v. Cyrix Corporation	231	
	Problem	237	
	Sun Microsystems, Inc. v. Microsoft Corp.	238	
C.	Trademarks as Lockout Devices	248	
	Sega Enterprises Ltd. v. Accolade, Inc.	248	
	Soyu Liver proses Live. V. 110000000, 1100.		
5		255	
	Sui Generis Protection of Computer Technology	255	
A.	The Semiconductor Chip Protection Act	257	
	Brooktree Corp. v. Advanced Micro Devices, Inc.	258	

	Altera Corp. v. Clear Logic Inc.	268
	Problem	275
B.	Sui Generis Protection for Databases	276
	Warren Publishing, Inc. v. Microdos Data Corp.	277
C.	Proposals for Sui Generis Protection for Software	287
	Peter S. Menell, Tailoring Legal Protection for	
	Computer Software	288
	Pamela Samuelson, Randall Davis, Mitchell D. Kapor, &	
	J.H. Reichman, A Manifesto Concerning the Legal	
	Protection of Computer Programs	291
6	Software Licensing	299
	Sojenero Liverio	
A.	License Versus Sale	300
	Microsoft Corp. v. Harmony Computers &	
	Electronics, Inc.	301
	Softman Products Company v. Adobe Systems Inc.	304
	Note on the Uniform Computer Information	
_	Transactions Act	315
B.	What Is at Stake in the License Versus Sale Debate	317
	1. Bundling	317
	2. Price Discrimination	318
	Michael J. Meurer, Price Discrimination,	
	Personal Use and Piracy: Copyright Protection of	
	Digital Works	319
	3. Control After Resale	322
C.	Contract Formation, Enforcement, and Warranties	324
	1. Contract Formation	324
	a. Shrinkwrap Licenses	324
	Step-Saver Data Systems v. Wyse Technology	324
	ProCD, Inc. v. Zeidenberg	332
	b. "Clickwrap" Licenses, Browsewrap Licenses, and	
	Electronic Commerce	340
	Specht v. Netscape Communications Corp.	341
	Problems	350
	2. Extra-Legal Enforcement: Self-Help and the Like	351
	American Computer Trust Leasing v. Jack Farrell	
	Implement Co.	351
	3. Warranties and Disclaimers	355
	Neilson Business Equipment Center, Inc. v. Monteleone	355
D.	The Contract-Intellectual Property Boundary	358
	Vault Corp. v. Quaid Software Ltd.	358
	ProCD, Inc. v. Zeidenberg	362
	Note on Supremacy Clause Preemption	368
E.	Open Source Licensing	371

			Contents ==	= xv
	C = 0	2	anaultina Aarramanta	200
F.			onsulting Agreements	380
		-	yee or Consultant? to Re-Use Software	382
	۷.	rights	to Re-Osc Software	302
=		Antit	rust in the Computer Industry	385
Α.	Pri	nciples c	of Antitrust Law	385
		-	ope of Antitrust Law	385
			Note on Antitrust Theory	388
	2.	Intellec	ctual Property and Antitrust Law	389
В.		nopoliza		390
		1	ng the Market	390
			Allen-Myland, Inc. v. International Business Machines	
			Corp.	394
			Telex Corp. v. IBM Corp.	401
			Problem	402
	2.	Anticor	mpetitive Conduct	402
		a.	Enforcing Intellectual Property Rights	403
			Walker Process Equipment, Inc. v. Food Machinery &	
			Chemical Corp.	403
		b.	Exclusionary Practices	406
			United States v. Microsoft Corporation	406
			Transamerica Computer Co. v. IBM Corp.	415
		C.	Unilateral Refusals to Deal	417
			Data General Corp. v. Grumman Systems Support Corp.	417
			Note on a Monopolist's Duty to Disclose	427
C.	Ag	reements	s to Restrain Trade	430
	1.	Vertica	1 Restraints	430
		a.	Tying Arrangements	430
			Virtual Maintenance, Inc. v. Prime Computer, Inc.	431
			Problems	438
			Note on Tying and Product Integration	440
			Note on "Open Access" to the Internet	443
		b.	Exclusive Dealing	446
			Problem	448
	2.	Horizo	ental Restraints	448
		a.	Industry Standardization	450
			Broadcast Music, Inc. v. Columbia	
			Broadcasting System, Inc.	450
		,	Note on Standards, Interoperability, and	
	1 3		Standard-Setting Organizations	455
	11		Problem	457

8	International Protection for Computer Technology	4
A.	Trade Secrecy	2
	Northern Office Micro Computers (Pty) Ltd. v.	
	Rosenstein	
	Computer Workshops Ltd. v. Banner Capital Market	
	Brokers Ltd.	
	Note on TRIPS and Trade Secret Protection	
B.	Copyright	
	1. Copyright Protection for Computer Programs in Japan	
	Dennis S. Karjala, Programs and Data Files Under	
	Japanese Law	
	2. The European Union	
	IBCOS Computers Ltd. v. Barclay's Mercantile	
	Highland Finance Ltd.	
	EC Council Directive on the Legal Protection of	
	Computer Programs	
	3. Copyright in Computer Programs in Australia	
	Data Access Corporation v. Powerflex Services Pty Ltd.	
	4. Copyright in Computer Programs in Canada	
C.	Patents	
	IBM/Text Processing	
	Petterson/Queuing System	
	Thomas C. Vinje, Computer Program Product Claims	
	Allowed by the European Patent Office — Impact on	
	Software Patent Claiming Note on the Japanese Patent Office Cuidelines	
	Note on the Japanese Patent Office Guidelines Note on International Patent Treaties and Substantive	
	Harmonization	
D	Semiconductor Chip Design Protection	
E.	Database Protection	
L.	Xuqiong (Joanna) Wu, E.C. Database Directive	
F.	Contracts and Licensing	
	Andrea Migdal, Shrinkwrap Licenses Abroad	
	Imprimatur, Report on Formation and Validity of	
	On-Line Contracts in the European Union	
G.	Antitrust and Competition Policy	
•	Radio Telefis Eireann (RTE) and Independent	
	A STATE OF THE STA	

of the European Communities

Expediters International of Washington, Inc. v.

Direct Line Cargo Management Services, Inc.

Extraterritoriality

550

562

562

I		INTE	RNET LAW	567
<u>=</u>		Jurisd	liction and Choice of Law	569
	Dans	onal Tar	risdiction for Online Activities	570
A.	Pers	onai ju	Cybersell, Inc. v. Cybersell, Inc.	570
			Zippo Manufacturing Co. v. Zippo Dot Com, Inc.	578
			ALS Scan, Inc. v. Digital Service Consultants, Inc.	586
			GTE New Media Services Inc. v. Bellsouth Corp.	591
D	Turic	diction	in Intentional Tort Cases	597
D.	julis	aichon	Bochan v. LaFontaine	597
C.	Inte	rnations	al Jurisdiction	604
.	HILL	LIIGLIOII	Yahoo!, Inc. v. la Ligue Contre le Racisme	
			et l'antisemitisme	605
			Dow Jones & Company Inc. v Gutnick	617
D.	Cho	ice of I		628
	E	T 1	1 to a 1 Dans to a set on in a Carlo a sea to a se	(27
		Intel	lectual Property in Cyberspace	631
A.	Trac	lemark	Law	631
	1.	Domair	n Names and Cybersquatting	631
		a.	Trademark Infringement and Dilution	632
			Panavision International, L.P. v. Toeppen	633
			Planned Parenthood Federation of America, Inc. v.	
			Bucci	640
			People for the Ethical Treatment of Animals v.	
			Doughney	652
		b.	Anticybersquatting Consumer Protection Act	657
			Shields v. Zuccarini	657
			People for the Ethical Treatment of Animals v.	
			Doughney	663
		C.	The Uniform Dispute Resolution Process	669
	2.	Other 1	Uses of Trademarks	676
		a.	Metatagging	677
			Brookfield Communications, Inc. v. West Coast	
			Entertainment Corporation	677
			Playboy Enterprises, Inc. v. Welles	685
		b.	Pop-up Advertisements	692
			1-800 Contacts, Inc. v. When U.com, Inc.	692
		C.	Keyword Advertising	702
			Playboy Enterprises, Inc. v. Netscape Communications	
			Corporation	702
		d.	Gripe Sites	711
			Lambarello v. Falwell	711

В.	Co	pyright Law	721
	1.	Direct Infringement	721
		Kelly v. Arriba Soft Corp.	721
	2.	Liability of Internet Service and Access Providers	732
		Religious Technology Center v. Netcom On-Line	
		Communication Services, Inc.	732
	2		
	Э.	Contributory and Vicarious Liability for Copyright Infringement	743
		A&M Records, Inc. v. Napster, Inc.	743
		Metro-Goldwyn-Mayer Studios, Inc, v. Grokster, Ltd.	759
	4.	The Digital Millennium Copyright Act's Anticircumvention Rules	782
		Pamela Samuelson, Intellectual Property and the	
		Digital Economy: Why the Anti-Circumvention	
		Regulations Need to Be Revised	784
		Universal City Studios, Inc. v. Reimerdes	788
		Lexmark Int'l Inc. v. Static Control Components, Inc.	808
	D	Problems	821
C.		ent Law	823
	1.	Patentability	823
		Amazon.com, Inc. v. Barnesandnoble.com, Inc.	824
	2.	Infringement	831
		Interactive Gift Express, Inc. v. Compuserve, Inc.	831
		British Telecommunications Plc. v. Prodigy	
		Communications Corp.	841
		Note on Contributory Infringement and Inducing	
		Infringement.	848
	3.		854
	0.		854
		MercExchange, LLC. v. eBay, Inc.	034
		Content Regulation	859
•			
A.	De	famation	859
		Zeran v. America Online	859
		Blumenthal v. Drudge	865
B.	Inc	lecent or Obscene Communications	869
		Reno v. American Civil Liberties Union	869
		Ashcroft v. American Civil Liberties Union	886
		United States v. American Library Association	894
		Privacy, Anonymity, and Surveillance	905
		I i v v v v y, I I i v v y, v v v v v v v v v v v v v v v v	903
A.	Sta	tutory and Common Law Claims to Protect Online Privacy	905
		In re Pharmatrak, Inc. Privacy Litigation	905
		Smyth v. Pillsbury Co.	915

	Konop v. Hawaiian Airlines, Inc.	918
	United States v. Ropp	926
B.	Online Anonymous Speech and the First Amendment	933
	In re Subpoena Duces Tecum to America Online, Inc.	933
	Doe v. 2TheMart.com Inc.	936
	McVeigh v. Cohen	943
C.	Third Party Disclosure of Private Information	946
	Bartnicki v. Vopper	946
D.	Fourth Amendment As Applied to Online Privacy	957
	United States v. Slanina	957
	Doe v. Ashcroft	965
	<u>-</u>	
	Unauthorized Access	977
A.	Spam	977
	CompuServe Incorporated v. Cyber Promotions, Inc.	977
	White Buffalo Ventures LLC. v. University of Texas at	
	Austin	988
B.	Trespass to Chattels	995
	eBay, Inc. v. Bidder's Edge, Inc.	995
	Problem	1008
C.	Spyware	1008
	Sotelo v. Directrevenue, LLC.	1009
D.	Computer Crimes	1018
	United States v. Morris	1018
	United States v. Riggs	1025
	Note on Civil Uses of the CFAA	1035
	United States v. Ivanov	1040
	Electronic Commerce	1049
Λ		1010
A.	Background on Electronic Commerce	1049
	J. Bradford De Long & A. Michael Froomkin,	1050
D	The Next Economy?	1050
В.	Online Contracts and Payments	1061
	In re Realnetworks, Inc., Privacy Litigation	1061
	Note on Electronic Signature Legislation	1065
	Problem	1071
	Jane Kaufman Winn, The Emerging Law of	
	Electronic Commerce	1072

Contents = xix

C.	Internet Taxa	Note on International Harmonization and Electronic Commerce tion Internet Tax Freedom Act	1077 1079 1079
15	Interne	et Governance	1085
		Peter S. Menell, Regulating "Spyware": The Limitations of State "Laboratories" and the Case for Federal Preemption of State Unfair Competition Laws A. Michael Froomkin and Mark A. Lemley,	1087
		ICANN and Antitrust Report of the Working Group on Internet Governance	1093
Glossi			1115
	of Cases of Statutes		1127 1143 1149
TIVVVV			