

DETAILED TABLE OF CONTENTS

CHAPTER 1: An Overview of Copyright.....	1
I. History.....	2
A. The Statute of Anne	3
B. Federal Copyright.....	3
C. The Early Statutes.....	5
D. The Copyright Act of 1909.....	6
E. The Copyright Act of 1976.....	8
F. Later Legislation.....	8
II. Current Copyright Law.....	9
A. How Copyright Comes Into Being	9
1. Fixation of a Work.....	10
2. Types of Works	12
3. Originality Is Required	14
B. Compilations, Collections, and Derivative Works	14
1. Reproductions or Derivative Works?.....	15
2. Special Provisions.....	16
C. Copyright Notice and Registration.....	17
1. Form of the Notice.....	17
2. Registration of Copyright	18
D. Federal Government Works	19
1. Exemption from Copyright.....	19
2. Government Contract Works	19
E. Ideas Versus Expression	21
1. Two Key Supreme Court Cases.....	21
2. Idea-Expression Merger and Scènes à Faire	23
F. Copyright Ownership.....	23
1. Joint Works	23
2. Works Made For Hire	24
3. Collective Works.....	27
G. Copyright Duration	28

H. Rights in Copyright	31
1. Reproduction	31
2. Derivative Works.....	32
3. Public Distribution and First Sale	33
4. Public Performance or Display	35
5. Rights in Different Types of Works	36
6. Assignments and Licensing	36
I. Fair Use	37
1. Consider All Factors.....	37
2. Fair Use as a Safety Valve	39
J. Indirect Infringement	39
1. Contributory Infringement	40
2. Vicarious Infringement	40
3. Inducement of Infringement.....	41
K. Misuse of Copyright.....	41
L. Remedies for Copyright Infringement.....	43
1. Time Limits for Filing Suit	43
2. Damages	44
3. Attorney Fees and Costs.....	44
4. Criminal Infringement	45
5. RICO	47
CHAPTER 2: Copyright of Computer Programs.....	49
I. The History of Software Copyright	50
A. Early “Software”: The Piano Roll	50
B. The First Software Copyrights.....	51
C. Software Under the 1976 Act.....	53
D. The CONTU Recommendations.....	54
E. Congressional Action	56
1. Adoption of the CONTU Recommendations with an Unexpected Change	56
2. The 1990 Software Prohibition	57
3. The 1998 Addition to Section 117	58
II. The Scope of Software Copyright	59
A. Copyrights or Patents?.....	59
B. Object Code	61
1. Williams Electronics v. Artic International	62
2. Apple v. Franklin	62
C. RAM Copies	65
1. MAI v. Peak: Fixed Reproductions.....	66
2. A Better Way to Look at RAM Copies.....	67
D. Summary	68

III. Beyond Mere Copying of a Computer Program	69
A. Structure, Sequence, and Organization.....	70
1. The Third Circuit's Whelan Decision.....	71
2. Criticism of Whelan	73
B. Abstraction, Filtration, Comparison.....	74
1. The Second Circuit's Altai Decision	75
2. The Tenth Circuit's Elaboration on Altai.....	77
3. Filtration	79
a. Efficiency.....	79
b. External Factors.....	80
c. Material in the Public Domain	81
d. Facts.....	82
4. Comparison	82
C. Methods of Operation.....	83
1. The Paperback Decision.....	84
2. Borland at the District Court	85
3. Borland at the First Circuit.....	87
4. Tenth Circuit Criticism of Borland	89
5. Borland Redux?	90
IV. Applying the AFC Test	94
A. A Suggested Approach	94
B. A Judge's Comments on the Suggested Approach.....	100
C. Applying the Test Today.....	101
V. Reverse Engineering of Software	103
A. The Federal Circuit's Atari Decision	103
B. The Ninth Circuit's Sega Decision	105
1. The First Fair Use Factor	105
2. The Second Fair Use Factor	106
3. The Third and Fourth Fair Use Factors	108
4. Summarizing the Four Factors.....	109
C. Revising Sega in Sony v. Connectix	110
VI. Other Software Copyright Issues.....	112
A. Source Code and Derivative Works	112
B. Source Code and Object Code	113
C. Source Code and Displays.....	115
D. New Software from Old.....	116
1. Using a Clean Room	116
2. Piecewise Reimplementation	117
3. Section 117 Adaptations	118
4. Derivative Works and Compilations.....	118
VII. Summary.....	121

CHAPTER 3: Copyright of Digital Information	125
I. Why Digital Works Are Different.....	126
A. The Ease of Copying and Distributing Digital Works.....	127
B. Copyright Laws Are a Bad Fit.....	128
1. File Sharing	129
a. The Public Distribution Right	130
b. The Reproduction Rights	131
c. The Adaptation Right	131
d. The Public Performance Right.....	132
e. The Public Display Right	132
f. What Can Be Done.....	134
2. Intermediate Copies	134
a. A New Right to Control Use?.....	135
b. Transitory Duration?	136
c. Fair Use?.....	137
d. What Can Be Done.....	139
II. Protecting Digital Information.....	140
A. The Audio Home Recording Act.....	140
B. The White Paper.....	142
C. Digital Sound Recordings	143
1. The New Exclusive Right.....	144
2. Exceptions	145
3. Webcasting.....	146
III. What Not to Protect	147
A. The Court Decisions.....	148
1. Netcom	148
2. When a Service Provider Will Be Liable	152
B. Congress Codifies the Decisions.....	153
1. The Four Safe Harbors	155
2. Benefits of Being in the Safe Harbor.....	156
3. Notice-and-Takedown Procedures	158
a. Notice	159
b. Takedown.....	163
c. Put-back.....	164
d. Identifying the User	166
4. Mere Conduits for Others' Communications.....	167
5. Service Provider Caching	170
6. Stored User Information	174
7. Directories and Lists	176

8. Other Safe Harbor Requirements	179
9. Special Rules for Schools.....	181
IV. Protection Through Technology.....	184
A. Why Technology, Why Laws?.....	184
B. Past Technological Protections.....	185
C. The White Paper.....	186
D. The WIPO Copyright Treaty.....	189
E. Technological Protections and the DMCA	192
1. The Trafficking Provisions.....	193
2. Accessing Through Circumvention	197
3. Distinction from Copyright.....	201
4. Fair Use.....	202
5. What Anticircumvention Isn't.....	203
6. Rights Management Information	204
7. Permitted Circumventions	206
a. Law Enforcement, Content Filters, and Privacy.....	206
b. Libraries and Educational Institutions.....	208
c. Reverse Engineering	209
d. Encryption Research	211
e. Code as Speech.....	216
f. Security Testing	219
CHAPTER 4: Trademarks	223
I. What Is a Trademark?	224
II. How Trademark Protection Comes About	225
III. Loss of a Trademark.....	227
IV. Trademark Infringement.....	228
V. Use of Trademarks to Protect Aspects of Software....	228
CHAPTER 5: Trade Secrets.....	231
I. What Is a Trade Secret?.....	231
A. Uniform Trade Secrets Act	232
1. Misappropriation	234
2. Proper Ways to Acquire a Trade Secret	236
B. Defend Trade Secrets Act of 2016	236
II. Relationship to Patents and Copyrights.....	239
A. Patents.....	239
B. Copyright	240
III. Trade Secret Litigation	243

CHAPTER 6: An Overview of Patents	245
I. History.....	246
A. The Patent Act of 1790.....	247
B. The Patent Act of 1793.....	248
C. The Patent Act of 1836.....	248
D. Later Recodifications	248
E. The America Invents Act.....	249
II. Why Patents?.....	249
III. What Can Be Patented.....	250
A. Basic Requirements	250
B. Exceptions to the Broad Classes	252
1. Laws of Nature	252
2. Abstract Ideas	253
3. Mental Processes	254
4. Printed Matter.....	255
IV. Getting a Utility Patent	255
A. The Description.....	256
B. Claims.....	257
1. When a Claim “Reads on” Something.....	258
2. The Steps of a Method.....	260
3. The Preamble.....	260
4. Dependent and Independent Claims.....	261
5. Other Claim Forms	262
6. Means-Plus-Function Elements	263
V. Novelty	266
A. Invention	268
B. Patent Applications	271
C. Grace Period	272
D. Inventorship.....	275
E. Statutory Bars.....	276
F. Simultaneous Invention	278
1. Interferences.....	279
2. Derivation Proceedings	281
3. Problems with “Derivation”	282
G. Provisional Applications.....	284
H. Foreign Applications	286
VI. Anticipation and Obviousness.....	286
A. Secondary Considerations	288
B. Rejection of a Claim	289
VII. Nature of a Patent.....	289
A. Patent Ownership	292
B. Patent Term	294
C. Presumption of Validity.....	294

VIII. Infringement	295
A. Nonliteral Infringement	296
B. Patent Misuse	297
C. Marking	297
D. Penalties for Infringement.....	299
1. Government Infringement.....	301
2. Provisional Rights.....	301
IX. Design Patents	303
A. Differences From Utility Patents	304
B. Damages	305
CHAPTER 7: Software-Based Inventions	307
I. Reluctance at the Beginning	308
A. Trying to Patent a Computer Algorithm	310
1. The Supreme Court's <i>Benson</i> Decision	310
2. Trying to Make Sense of <i>Benson</i>	313
3. Business Methods and <i>State Street Bank</i>	318
4. Other Ways of Claiming.....	319
5. Printed Matter and Computer Software	320
6. <i>Beauregard's</i> Floppy Disks	322
7. Beyond <i>Beauregard</i>	323
II. The Supreme Court Speaks Again	324
A. <i>Bilski</i> : Back to Abstract Ideas.....	324
B. Through the Looking Glass With <i>Alice</i>	326
III. After <i>Alice</i>	330
A. Patent Office Guidance.....	331
B. Help from the Courts.....	335
C. Going Forward.....	338
Appendix A: Copyrights	341
Appendix B: Crimes and Criminal Procedure	493
Appendix C: Patents	507
Appendix D: Commerce and Trade.....	545
Table of Cases.....	639
Table of Statutes and Rules	559
Index.....	567