

# Table of Contents

---

<b>About the Editors</b> .....	v
<b>About the Contributors</b> .....	vii
<b>Table of Chapters</b> .....	xi
<b>Introduction</b> .....	xxi

## **Chapter 1 Foundations of Intellectual Property Law**

*Richard W. Miller*

§ 1:1	Introduction to Intellectual Property Law .....	1-1
§ 1:1.1	Importance of Intellectual Property Law .....	1-1
§ 1:1.2	Historical Beginnings .....	1-2
§ 1:1.3	Evolution to Modern Intellectual Property Law.....	1-3
§ 1:2	Basic Principles of Copyrights, Patents, Trademarks, and Trade Secrets .....	1-4
§ 1:2.1	Basic Copyright Principles .....	1-4
§ 1:2.2	Basic Patent Principles .....	1-5
§ 1:2.3	Basic Trademark Principles .....	1-7
§ 1:2.4	Trade Secrets Basic Principles .....	1-8
	[A] State Laws.....	1-9
	[B] Defending Trade Secret Act.....	1-10
	[C] Enforcing Trade Secrets.....	1-10

## **Chapter 2 Artificial Intelligence: An Overview**

*Charley F. Brown*

§ 2:1	Introduction .....	2-1
§ 2:2	Historical Development of AI .....	2-2
§ 2:3	Core Concepts of Artificial Intelligence .....	2-2
§ 2:4	AI Technologies and Their Applications .....	2-4
§ 2:5	AI and Intellectual Property: Key Intersections .....	2-4
§ 2:6	Challenges and Considerations in AI Development .....	2-5
§ 2:7	Conclusion .....	2-5

**Chapter 3 Copyright and AI***Thomas B. Sullivan & Catherine Seibel Sinitza*

§ 3:1	Copyright Law Fundamentals .....	3-2
§ 3:1.1	Subject Matter of Copyright.....	3-2
§ 3:1.2	Copyright Ownership.....	3-4
§ 3:1.3	Exclusive Rights and Infringement Basics .....	3-4
§ 3:1.4	Registration Basics .....	3-6
§ 3:2	AI and Authorship Issues .....	3-7
§ 3:2.1	State of the Law Before AI (Copyright Office Precedent for Human Authors) .....	3-7
§ 3:2.2	Copyright Office Guidance .....	3-9
§ 3:3	Copyright in AI Generated Works: Seminal Decisions.....	3-12
§ 3:3.1	A Recent Entrance to Paradise ( <i>Thaler v. Perlmutter</i> ).....	3-12
§ 3:3.2	Theatre D’opera Spatial .....	3-14
§ 3:3.3	Zarya of the Dawn.....	3-15
§ 3:4	Copyright Infringement.....	3-15
§ 3:4.1	Training Claims.....	3-16
§ 3:4.2	Output Claims.....	3-16
§ 3:4.3	AI Model’s Infringing Derivative Work .....	3-16
§ 3:4.4	Specific Causes of Action .....	3-17
§ 3:4.5	False Designation of Copyright and Removal of CMI .....	3-17
§ 3:4.6	State Law Claims.....	3-18
§ 3:4.7	Available Defenses .....	3-19
§ 3:4.8	Remedies Available for Successful Infringement Claims.....	3-22
[A]	Statutory Damages .....	3-22
[B]	Injunctive Relief.....	3-23
§ 3:5	Cast Studies and Landmark Rulings .....	3-23
§ 3:6	International Perspectives.....	3-29
§ 3:7	Outlook and Legislative Proposals .....	3-30

**Chapter 4 Patents and AI**

*Charley F. Brown*

§ 4:1	The Basics of Patent Law and Protection .....	4-2
§ 4:1.1	The Purpose of Patent Law .....	4-2
[A]	Faster Innovation.....	4-3
[B]	Timely Public Disclosure.....	4-3
[C]	Inventions in the Public Domain Must Remain in the Public Domain .....	4-3
§ 4:1.2	Requirements for Patentability.....	4-4
[A]	Section 101: Patentable Subject Matter.....	4-4
[B]	Section 102: Novelty.....	4-5
[C]	Section 103: Obviousness.....	4-6
[D]	Section 112: Enablement, Written Description, and Definiteness.....	4-7
[D][1]	Enablement .....	4-7
[D][2]	Written Description.....	4-8
[D][3]	Definiteness .....	4-8
§ 4:1.3	The Patent Application Process.....	4-8
[A]	Prior Art.....	4-10
[A][1]	Pre-AIA .....	4-10
[A][2]	Post-AIA.....	4-10
[A][3]	The Meaning of Public.....	4-11
§ 4:1.4	Timing of Patent Applications .....	4-11
§ 4:1.5	The Patent Application .....	4-12
§ 4:1.6	Issuance of the Patent .....	4-13
§ 4:1.7	Post Grant Procedures.....	4-13
[A]	Inter Partes Review (IPR) .....	4-13
[B]	Post Grant Review (PGR).....	4-14
§ 4:2	Patents for AI.....	4-14
§ 4:2.1	Legal Environment.....	4-14
§ 4:2.2	USPTO Response .....	4-20
§ 4:2.3	Congressional Response.....	4-27
§ 4:3	Artificial Intelligence Patents.....	4-28
§ 4:3.1	What Are AI inventions? .....	4-28
[A]	AI Invention vs. AI-Assisted Invention vs. AI-Created Invention.....	4-31
[B]	Patentability Standards for AI .....	4-37
§ 4:3.2	Patent Eligibility.....	4-40
[A]	Specific AI Guidance from the USPTO.....	4-40
[B]	AI Claims As Judicial Exceptions Under Step 2A, Prong 1 .....	4-48

[C]	AI Patent Claims Integrate Judicial Exceptions into Practical Applications at Step 2A, Prong 2 .....	4-51
[D]	AI Patent Claims Can Have an Inventive Concept at Step 2B .....	4-55
§ 4:3.3	Drafting Strategies for AI Inventions .....	4-61
§ 4:3.4	Treatment of AI Inventions in Europe.....	4-62
§ 4:4	Emerging Challenges in AI Patents .....	4-63
§ 4:4.1	The Patentability of AI Innovations .....	4-64
§ 4:4.2	AI As an Inventor: The DABUS Controversy.....	4-64
§ 4:4.3	Ethical and Public Policy Concerns.....	4-64
§ 4:4.4	Global AI Patent Race: United States vs. China vs. Europe .....	4-65
§ 4:4.5	The Future of AI Patent Examination .....	4-65
§ 4:5	Conclusion .....	4-66

## Chapter 5 Trade Secrets and AI

*Noah Robbins & Jonathan Hummel*

§ 5:1	Legal Background.....	5-3
§ 5:1.1	What Is a “Trade Secret”?.....	5-3
§ 5:1.2	“Misappropriation” .....	5-4
§ 5:1.3	Ownership .....	5-6
§ 5:2	Contract Terms and Trade Secrets .....	5-9
§ 5:3	Can AI Create a Trade Secret? .....	5-12
§ 5:4	AI and Invention Disclosures .....	5-13
§ 5:4.1	Scenarios.....	5-14
[A]	Scenario 1A .....	5-14
[B]	Scenario 1B.....	5-15
[C]	Scenario 2A .....	5-18
[D]	Scenario 2B.....	5-19
§ 5:5	Trade Secrets and AI: Guidelines for Practitioners .....	5-20
§ 5:5.1	Technical Solutions to Protect Trade Secrets .....	5-20
[A]	Private Systems.....	5-20
[B]	Privacy Settings.....	5-21
[C]	Data Labeling .....	5-22
[D]	Encryption and Data Masking .....	5-23
[E]	Monitoring and Auditing .....	5-23
[F]	Role-Based Access Controls .....	5-23
§ 5:5.2	Corporate Policy Solutions .....	5-24
[A]	AI Use Policies.....	5-24
[B]	Training and Education.....	5-24

*Table of Contents*

[C] Language in Employment Agreements & Contractor Agreements..... 5-25  
[D] Example Language ..... 5-26

**Chapter 6 Trademarks and AI**

*Megan M. Michaels, Gabrielle Pludo & Lynn Rzonca*

§ 6:1 The Basics of U.S. Trademark Law; Registration ..... 6-2  
    § 6:1.1 The Basis and Purpose of Trademark Law..... 6-2  
    § 6:1.2 The Trademark Application Process..... 6-2  
§ 6:2 Trademarks and AI ..... 6-4  
    § 6:2.1 Examples of How AI May Affect Trademark Creation and the Trademark Prosecution Process ..... 6-4  
        [A] Trademark Creation..... 6-4  
        [B] Trademark Clearance ..... 6-4  
        [C] Specimens of Use..... 6-5  
    § 6:2.2 Technology and Trademarks in the Marketplace ..... 6-5  
    § 6:2.3 Trademark Infringement and AI ..... 6-7  
        [A] AI-Driven Trademark Monitoring..... 6-7  
        [B] Direct and Indirect Liability..... 6-7  
        [C] Likelihood of Confusion Evidence..... 6-9  
        [D] Unfair Trade Practices..... 6-10  
§ 6:3 Government Response..... 6-11  
    § 6:3.1 USPTO Response ..... 6-11  
    § 6:3.2 Foreign Trademark Offices Responses ..... 6-12  
§ 6:4 Conclusion ..... 6-16

**Chapter 7 Privacy Regulations Applied to AI Technologies**

*Gregory Szewczyk & Mudasar Pham-Khan*

§ 7:1 U.S. Privacy Laws and Regulations Related to AI..... 7-2  
    § 7:1.1 Regulation of AI by Congress ..... 7-2  
    § 7:1.2 FTC Enforcement ..... 7-4  
§ 7:2 State Privacy Laws ..... 7-7  
    § 7:2.1 Comprehensive State Privacy Laws ..... 7-7  
    § 7:2.2 AI-Specific State Laws..... 7-8  
        [A] State Biometric Privacy Laws ..... 7-10

§ 7:3	International Privacy Laws and Regulations Related to AI.....	7-11
§ 7:3.1	GDPR.....	7-12
[A]	Enforcement.....	7-12
§ 7:3.2	EDPB Guidance.....	7-13
§ 7:3.3	EU AI Act.....	7-16
§ 7:4	Conclusion.....	7-17

**Chapter 8 Right of Publicity and Personality with AI**

*Lynn B. Oberlander & Saumya Vaishampayan*

§ 8:1	The Basics of Right of Publicity Protection.....	8-2
§ 8:1.1	The Purpose of the Right of Publicity.....	8-2
§ 8:1.2	Approaches of Major States.....	8-3
[A]	California.....	8-3
[B]	New York.....	8-5
[C]	Indiana.....	8-6
§ 8:1.3	Exceptions for News Reporting and First Amendment-Protected Speech.....	8-7
§ 8:1.4	Right of Publicity Protections in Federal Courts.....	8-8
§ 8:2	Right of Publicity and AI.....	8-11
§ 8:2.1	High Profile Incidents.....	8-11
[A]	Voice.....	8-11
[B]	Likeness.....	8-13
[C]	2023 Hollywood Strikes.....	8-15
§ 8:2.2	Recent Litigation.....	8-15
§ 8:2.3	Legislation Addressing AI and the Right of Publicity.....	8-19
[A]	Proposed Federal Legislation.....	8-20
[B]	Enacted State Legislation.....	8-22
[B][1]	Deepfake Laws.....	8-23
[B][2]	Digital Replica Laws.....	8-23
§ 8:3	Conclusion.....	8-26

**Chapter 9 AI and Defamation**

*Max Mishkin*

§ 9:1 A Primer on Defamation ..... 9-2

§ 9:2 How AI-Generated Content Can Give Rise to  
Defamation Claims ..... 9-3

§ 9:3 The First Wave of Defamation Lawsuits over  
AI-Generated Content ..... 9-5

§ 9:4 The Challenge of Defamation Law in a World of  
AI-Generated Speech ..... 9-7

    § 9:4.1 Privilege ..... 9-8

    § 9:4.2 Statement of Fact ..... 9-8

    § 9:4.3 Fault ..... 9-9

§ 9:5 Concluding Thoughts ..... 9-11

**Chapter 10 Liability Issues Arising with the Use of AI**

*Jason A. Leckerman & Casey G. Watkins*

§ 10:1 Current Legal Frameworks and Challenges  
in the United States ..... 10-2

    § 10:1.1 Products Liability for AI Systems ..... 10-2

        [A] Is AI a Product? ..... 10-3

        [B] Traditional Products Liability Causes of  
Action ..... 10-7

            [B]|1] Manufacturing Defect ..... 10-7

            [B]|2] Design Defect ..... 10-8

            [B]|3] Failure to Warn ..... 10-9

        [C] Causation and Attribution ..... 10-10

        [D] Strict Liability or First Bite? ..... 10-11

        [E] Current Applications ..... 10-12

            [E]|1] Medical AI ..... 10-12

            [E]|2] Autonomous Vehicles and  
Driver-Assistance Technologies ..... 10-14

        [F] Defenses ..... 10-16

        [G] Products Liability Conclusion ..... 10-17

    § 10:1.2 Antitrust and AI Systems ..... 10-17

        [A] Algorithmic Price Fixing ..... 10-18

        [B] Litigation Challenging the Use of  
AI Under the Antitrust Laws ..... 10-21

        [C] Control of Inputs and Market Domination ..... 10-25

    § 10:1.3 Employment Law and the Use of AI ..... 10-28

§ 10:2	International Perspectives on AI Liability .....	10-30
§ 10:2.1	European Union .....	10-30
§ 10:2.2	United Kingdom .....	10-32
§ 10:2.3	China.....	10-33
§ 10:2.4	India .....	10-34
§ 10:2.5	Saudi Arabia .....	10-34
§ 10:2.6	International Government Organizations (IGOs).....	10-35
§ 10:3	Conclusion .....	10-36

**Chapter 11 Ethical Considerations and AI**

*Brian Auerbach*

§ 11:1	Other Ethical Dilemmas in AI and IP Law .....	11-3
§ 11:1.1	Competence.....	11-3
§ 11:1.2	Confidentiality.....	11-3
§ 11:1.3	Fees.....	11-5
§ 11:2	Balancing Innovation and Ethical Constraints.....	11-5
§ 11:3	Bias in AI: Policy Implications and Societal Impact.....	11-6
§ 11:4	Future Trends and Considerations.....	11-6

**Chapter 12 The Future of AI and IP Law**

*Brian Auerbach*

§ 12:1	Preparing for the Future: Strategies for Attorneys .....	12-1
§ 12:2	Emerging Trends in AI Technology .....	12-2
§ 12:3	Anticipated Changes in IP Law.....	12-4
§ 12:3.1	Sui Generis or What About AI Decisions? .....	12-5
§ 12:3.2	The Role of Policymakers and Legal Institutions.....	12-6
§ 12:4	Conclusion .....	12-7

<b>Index</b> .....	I-1
--------------------	-----