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Tapas Kumar Bandyopadhyay (Assistant professor of Law) 2015

Compiled by the China National Intellectual Property Administration (CNIPA) with the support of the WIPO China Funds-in-Trust, this book gives students a basic yet comprehensive understanding of IP. Using a question-and-answer format, it covers the general rules of the


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IP system as well as the essentials of patents, copyright, trademarks and other forms of IP, such as industrial designs, geographical indications and traditional knowledge. *Intellectual Property* Siva Vaidhyanathan 2017 Provides a comprehensive and engaging introduction to copyright, patents, trademarks, and other forms of knowledge that are subject to global law and regulation.

**International Intellectual Property Law** Anthony D'Amato 1997-07-23 Concentrating on international intellectual property law, this volume is a collection of works by current authors in the field. Their work is supplemented by numerous essays and notes prepared by the editors. The controlling provisions of the major treaties in the field are included in a comprehensive appendix.

**James and Wells Intellectual Property Law in New Zealand** Ian Finch 2017 This new title is the only whole treatment of intellectual property that incorporates the Patents Act 2013 James & Wells Intellectual Property Law in New Zealand is an, authoritative, highly accessible legal work covering all aspects of intellectual property law and practice in New Zealand from Patent, Trade Mark and Copyright Law through to Border Protection, Passing Off and Domain Names. It offers a detailed analysis of the relevant legislation and case law as well as practical advice to the lawyer and IP manager. The principle-based approach makes the book suitable for use in tertiary education.

**Essentials of Intellectual Property** Alexander I. Poltorak 2011-03-08 The definitive primer on intellectual property for business professionals, non-IP attorneys, entrepreneurs, and inventors Full of valuable tips.
techniques, illustrative real-world examples, exhibits, and best practices, the Second Edition of this handy and concise paperback will help you stay up to date on the newest thinking, strategies, developments, and case law in intellectual property. Presents fundamentals of patents, trademarks, copyrights, trade secrets and other less-know forms of IP, such as registered design and mask works Covers important concepts such as IP strategy, protection, audits, valuation, management, and competitive intelligence Offers an introduction to IP licensing and enforcement Now features discussion of critical precedent-setting recent IP cases and proposed patent reform Providing business professionals and IP owners with in-depth knowledge of this extremely important subject, this book helps those new to this field gain a better understanding and appreciation for the results of their creative abilities. Introduction to Intellectual Property World Intellectual Property Organization 2017 Publisher's description: The intensification of globalization and the exponential growth of the creative economy have dramatically highlighted the importance of intellectual property (IP) to ensure freedom of competition and respect for honesty in trade. Additionally, the assets covered by IP are of crucial importance for social, technological, and economic development. This hugely valuable guide, written by specialists in the Secretariat of the World Intellectual Property Organization (WIPO), and now in its updated and expanded second edition, pays particular attention to the subject of international cooperation in IP, including discussion of the principal multilateral treaties.
which deal with its protection, and to the role of IP in cultural, economic, and technological development.

**Intellectual Property Law and History**

Steven Wilf 2017-07-05

Intellectual property has become a dominant feature of our knowledge based economy in recent years, but how has property rights in intangible items developed? This book brings together for the first time exemplary scholarship with diverse approaches to the history of United States intellectual property protection, including trade secrets, trademark, copyright, and patent law. These articles, written by leading experts in the field and often challenging conventional narratives, underscore the importance of historical perspectives for understanding how an extensive, evolving framework for the regulation of knowledge emerged in the modern period. By tracing intellectual property from an historical perspective – not merely providing justifications in philosophy or economics in the abstract – this book draws upon the past to address contemporary debates over such varied topics as: access to knowledge; policing copyright infringement; whether employees should own the products of their minds; the role of national borders in an age of digital information; and the very future of intellectual property as stakeholders and consumers contest the extent of its legal protection.

**Holyoak and Torremans Intellectual Property Law**

Paul Torremans 2019

Holyoak and Torremans Intellectual Property Law provides readers with a clear introduction to UK intellectual property law, whilst carefully placing the law in its global context and acknowledging the influence of EU and other international developments.
**Introduction to Intellectual Property Law**

Christopher Heath 2021-02-19

Intellectual property law and practice in China has changed dramatically since the first edition of this influential book published in 2005. Today, judicial and administrative application of law plays a major role, and accordingly this entirely rewritten new edition draws on an abundance of court and administrative decisions, and provides readers with a cutting-edge analysis of the subject. Recent developments within the law relating to biotechnology patenting, IT and internet, and trademark, rights are explored, providing readers with a cutting-edge analysis of the subject. Recent development in the law relating to intellectual property in China – including analysis of IP-related provisions of China’s new Civil Code –

...
the book emphasizes issues of concern to foreign traders and investors such as the following: copyright law and software protection; protection of trademarks, including Chinese character and Roman script trademarks, well-known marks and bad faith applications; technology transfer; enforcement of trade secret and patent protection; criminal liability for infringement; unfair competition and antitrust law; role of the binding interpretations of the Supreme People’s Court; administrative regulations that supplement the laws; co-operation with administrative authorities; protection of geographical indications; protection of trade names; domain name dispute resolution; special patent-related laws protecting such areas as plant varieties, integrated circuit layout designs,; and relevant provisions of the distinct laws of Hong Kong and Macao.

Full descriptions of the competencies of China’s IP-related institutions are included with detailed attention to procedural matters. Brief historical notes in each chapter feature the most significant changes in each amendment of law and regulation. Because in China the laws are supplemented and interpreted by numerous guidelines and circulars issued by ministries or courts, the up-to-date knowledge and awareness provided in this new edition is essential for all companies investing in China or considering such investment, as well as for practitioners counselling their clients on strategies. In addition, officials and policymakers involved in trade or other relations with China will benefit from a comprehensive update of what the current law is and a critical view of what the challenges are.

The Oxford Introductions to U.S. Law Dan Hunter
This text offers an overview and analysis of current IP laws and their history. An introduction to copyright, patent, trademark and trade secrets is provided. Modern intellectual property is looked at in terms of how innovation and progress are linked to IP law, and how small changes in the laws have had significant consequences for society--provided by publisher.

**Intellectual Property Law and Access to Medicines**

Srividhya Ragavan 2021-07-28

The history of patent harmonization is a story of dynamic actors, whose interactions with established structures shaped the patent regime. From the inception of the trade regime to include intellectual property (IP) rights to the present, this book documents the role of different sets of actors – states, transnational business corporations, or civil society groups – and their influence on the structures – such as national and international agreements, organizations, and private entities – that have caused changes to healthcare and access to medication. Presenting the debates over patents, trade, and the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS Agreement), as it galvanized non-state and nonbusiness actors, the book highlights how an alternative framing and understanding of pharmaceutical patent rights emerged: as a public issue, instead of a trade or IP issue. The book thus offers an important analysis of the legal and political dynamics through which the contest for access to lifesaving medication has been, and will continue to be, fought. In addition to academics working in the areas of international law, development, and public health, this book will also be of interest to policy makers,...
actors, and others with relevant concerns working in nongovernmental and international organizations. **Introduction to Intellectual Property**

Kerry Bundy 2021-02-24

Canadian Intellectual Property Law and Strategy

John S. McKeown 2010-04-22

Canadian Intellectual Property Law and Strategy provides a comprehensive overview of Canadian law relating to trademarks, copyright and industrial designs, along with strategic, practice-oriented commentary regarding how such laws can best be used for business advantage. This book provides a unique, strategic, transnational approach to protecting IP rights in Canada for legal practitioners outside Canada. It is a single, unified source for trademark, copyright, and industrial design law in Canada, including detailed analysis of the processes required to obtain and maintain intellectual property protection, with helpful examples drawn from the author's extensive practice experience. Canadian Intellectual Property Law and Strategy is organized into three parts: The first part of the book is devoted to trademarks. The book, in addition to providing an overview of Canadian trademark law, deals with how a foreign trademark owner can use the system most advantageously. The initial focus is on acquisition of rights while later chapters describe the best strategies to maintain and protect trademark rights in Canada. The second part of the book is devoted to copyright, with a broad, business-oriented treatment that reflects the potentially far-reaching impact of the law. The approach is of a general commercial nature, emphasizing how rights can be protected in Canada. Specific attention is given to understanding which rights are available and the steps that...
taken to protect those rights, whether by means of the appropriate assignments and registrations, or enforcement actions in the Canadian courts. The third part of the book focuses on industrial designs, and explains what needs to be done and when by manufacturers to protect their products. The emphasis is on the steps required to protect and assert rights against infringers.

Guide to Intellectual Property

The Economist 2015-07-14

Intellectual Property (IP) is often a company’s single most valuable asset. And yet IP is hard to value, widely misunderstood and frequently under-exploited. IP accounts for an estimated $5trn of GDP in the US alone. It covers patents, trademarks, domain names, copyrights, designs and trade secrets. Unsurprisingly, companies zealously guard their own ideas and challenge the IP of others. Damages arising from infringements have fostered a sizeable claims industry. But IP law is complex, and the business, financial and legal issues around it are difficult to navigate. Court decisions and interpretation of IP laws can be unpredictable, and can dramatically change the fortunes of businesses that rely on their IP – as demonstrated in the pharmaceutical industry’s battle with generic drugs. This comprehensive guide to intellectual property will help companies, investors, and creative thinkers understand the scope and nature of IP issues, pose the right questions to their advisers and maximize the value from this crucial intangible asset.

Intellectual Property Law: Text, Cases, and Materials

Tanya Aplin 2013-08-29

This book provides a full and clear exposition of the fundamentals of intellectual property law in the UK. It combines excerpts from...
cases and a broad range of secondary works with insightful commentary from the authors which will situate the law within a wider international context. **Intellectual Property** James Boyle 2016-07-29 Intellectual Property: Law & the Information Society – Cases & Materials 3rd edition (2016). This Open Coursebook is an introduction to intellectual property law, the set of private legal rights that allows individuals and corporations to control intangible creations and marks—from logos to novels to drug formulae—and the exceptions and limitations that define those rights. It focuses on the three main forms of US federal intellectual property—trademark, copyright and patent, with a new chapter on Federal and state trade secret protection—but many of the ideas discussed here apply far beyond those legal areas and far beyond the law of the United States. The book is intended to be a textbook for the basic Intellectual Property class, but because it is an Open Coursebook, which can be freely edited, customized, copied and shared, it is also suitable for undergraduate classes, or for a business, library studies, communications or other graduate school class. A free downloadable version can be found at the Duke Center for the Study of the Public Domain website. Each chapter contains a clear introduction to the field, cases and secondary readings illustrating the structure and conflicts in the theory and doctrine of intellectual property, followed by questions to test the student's understanding. Every chapter is built around a set of problems or role-playing exercises involving the material. The problems range from a video of the Napster oral argument, with the students asked to take the place of the
lawyers, to exercises counseling clients about how search engines and trademarks interact, to discussions of the First Amendment's application to Digital Rights Management or the Supreme Court's new rulings on gene patents. The readings include writers as diverse as John Locke, Mark Twain, Victor Hugo, Thomas Babington Macaulay and John Perry Barlow, former lyricist for the Grateful Dead. This edition is current as of August 2016. It includes discussions of such issues as the Redskins' trademark cancellation and the recent constitutional challenges to it, the Google Books case, the America Invents Act's changes to patent law, and the 2016 Defend Trade Secrets Act which created a new Federal trade secrecy cause of action. It is designed to be used with Boyle & Jenkins, Intellectual Property: Selected Statutes and Treaties, 2016 Edition, which is also available both as a freely downloadable Open Coursebook and a high quality, low-cost paperback. About the Authors James Boyle is William Neal Reynolds Professor of Law at Duke Law School and the former Chairman of the Board of Creative Commons. His other books include The Public Domain: Enclosing the Commons of the Mind Jennifer Jenkins is Senior Lecturing Fellow at Duke Law School and the Director of the Center for the Study of the Public Domain. Her recent articles include In Ambiguous Battle: The Promise (and Pathos) of Public Domain Day, and Last Sale? Libraries' Rights in the Digital Age.

Intellectual Property Law

Lydia Loren 2017-07-08 ¿ Immerse students in the world of intellectual property law and provide essential perspectives to practice in this area.¿ The Fifth Edition of Loren & Miller¿s Intellectual Property Law continues to provide engaging and challenging
coverage of all the major types of intellectual property law: trade secret, patent, copyright, and trademark law. Covering cases and developments through Spring 2017, the book includes all the latest Supreme Court cases that are vital to a survey course, including Star Athletica v. Varsity Brands (as a principal case) and contextualized discussion of Matal v. Tam and Impression Products v. Lexmark International. Each chapter has been fully revised, with changes—some small, some more extensive—that optimize clear presentation of tightly edited cases and concise notes and questions.

The book kicks off with an introduction that explores the basic policies animating i.p. law and concludes with two overarching chapters—one on i.p. limits (preemption and first sale), and one on remedies (to redress past harm and prevent future harm). This book will both guide student analysis and challenge students to make vital connections within and across doctrines and policies. Fundamentals of United States Intellectual Property Law Copyright, Patent, and Trademark Amanda Reid 2018-08-10 Completely revised and updated, this sixth edition of a well-received desk reference offers in one volume a comprehensive review of United States (US) copyright, patent, and trademark laws. Like its previous editions, the book's thorough and sophisticated treatment of this complex material escapes the cumbersome overelaboration of a multivolume treatise on the one hand and a superficial "nutshell" on the other. Maintaining the systematic structure that makes it easy for users to zero in on any particular matter, the new edition incorporates the changes that have entered into force since the fifth edition and expertly examines...
effects. The three major categories of copyright, patent, and trademark are covered in turn—along with a fourth section on chip protection—with detailed but concise examination and analysis of such issues and topics as the following and much more:

• subject matter of protection;
• conditions of protection;
• registration procedures;
• scope of exclusive rights;
• transfer of interests;
• fair use;
• rights in unregistered marks;
• protection of computer software, code, and databases;
• remedies and defenses;
and • procedural issues in infringement actions.

The authors examine significant case law, updated for this edition, in the course of their analysis. With its detailed citations and readily accessible and complete subject coverage, this latest edition is sure to retain its usefulness as a quick reference or desk book for intellectual property practitioners, in-house counsel, patent agents, academics, and librarians, as well as for anyone interested in understanding US intellectual property law.

**EU IP Law** P. A. C. E. van der Kooij 2015

The aim of this short introduction to European Intellectual Property (IP) law is to provide students who have little or no prior knowledge of European IP with an overview of this field of law from a truly and entirely European perspective. This book makes an attempt to explain the basics of intellectual property law with references to the European and the important international treaties. It is intended as a first introduction for students who are following a basic course in EU IP Law as part of a broader introduction to European Law or European Private Law.

**Intellectual Property: A Very Short Introduction**

Siva Vaidhyanathan 2017-02-09

We all create intellectual property.
property. Intellectual property is the most pervasive yet least understood way we regulate expression. Despite its importance to so many aspects of the global economy and daily life, intellectual property policy remains a confusing and arcane subject. This engaging book clarifies both the basic terms and the major conflicts surrounding these fascinating areas of law, offering a layman's introduction to copyright, patents, trademarks, and other forms of knowledge falling under the purview of intellectual property rights. Using vivid examples, noted media expert Siva Vaidhyanathan illustrates the powers and limits of intellectual property, distilling with grace and wit the complex tangle of laws, policies, and values governing the dissemination of ideas, expressions, inventions, creativity, and data collection in the modern world. Vaidhyanathan explains that intellectual property exists as it does because powerful interests want it to exist. The strongest economies in the world have a keen interest in embedding rigid methods of control and enforcement over emerging economies to preserve the huge economic interests linked to their copyright industries—film, music, software, and publishing. For this reason, the fight over the global standardization of intellectual property has become one of the most important sites of tension in North-South global relations. Through compelling case studies, including those of Starbucks, Coca-Cola, Sony, Amazon, and Google Books, Vaidhyanathan shows that the modern intellectual property systems reflect three centuries of changes in politics, economics, technologies, and social values. Although it emerged from a
foster creativity while simultaneously protecting it, intellectual property today has fundamentally shifted to a political dimension.

**Intellectual Property Law**
Jon Holyoak 1995
WIPO Intellectual Property Handbook
World Intellectual Property Organization 2004
This is a general reference work on all aspects of intellectual property, including international treaties and conventions, analyses of all fields of intellectual property, its administration, enforcement and teaching, technological and legal developments, and WIPO's work in its Member States. It covers issues including electronic commerce, biotechnology, traditional knowledge and management of copyright and related rights and WIPO's vision and approaches to meet new challenges with a widening circle of partners. Can be used as a key reference work by creators, innovators, intellectual property lawyers, government officials, university teachers and students.

**Grounds of the Immaterial**
Niels van Dijk 2017-07-28
This book applies a novel conflict-based approach to the notions of 'idea', 'concept', 'invention' and 'immateriality' in the legal regime of intellectual property rights by turning to the adversarial legal practices in which they occur. In doing so, it provides extensive ethnographies of the courts and law firms, and tackles classical questions in legal doctrine about the immaterial nature of intellectual property rights from a thoroughly new perspective.

**Overlapping Intellectual Property Rights**
Neil Wilkof 2012-08-30
Providing a comprehensive and systematic commentary on the nature of overlapping Intellectual Property rights and their place in practice, this book is a...
contribution to the way that IP is understood. IP rights are mostly studied in isolation, yet in practice each of the legal categories created to protect IP rights will usually only provide partial legal coverage of the broader context in which such rights are actually created, used, and enforced. Consequently, often multiple IP rights may overlap, in whole or in part, with respect to the same underlying subject matter. Some patterns, for instance, in addition to being protected from copying under the design rights regime, may also be distinctive enough to warrant trade mark protection. Each chapter addresses a discrete pair of IP rights and is written by a specialist in that area. Facilitating an understanding of how and when those rights may be encountered in practice, each chapter is introduced by a hypothetical situation setting out the overlap discussed in the chapter. The conceptual and practical issues arising from this situation are then discussed, providing practitioners with a full understanding of the overlap. Also included is a valuable summary table setting out the legal position for each set of overlapping rights in jurisdictions across Europe, Central and South America, and Asia, and the differences between them.

Software and Intellectual Property Protection Bernard A. Galler 1995 A succinct, readable survey of the critical issues and cases in copyright and patent law applied to computer software, intended for computer professionals, academics, and lawyers.

Introduction to Intellectual Property Law Jeremy Phillips 2001 Intellectual property law in the UK has been subject to drastic reforms as a result of requirements to comply with EC directives. In addition, an increasing...
body of international guidelines have been issued. This text looks at these matters.

The Object and Purpose of Intellectual Property

Susy Frankel 2019

Much of the debate around the parameters of intellectual property (IP) protection relates to differing views about what IP law is supposed to achieve. This book analyses the object and purpose of international intellectual property law, examining how international agreements have been interpreted in different jurisdictions and how this has led to diversity in IP regimes at a national level.

Intellectual Property Rights

Sakthivel Lakshmana Prabu
2017-06-21

In today's world, we live with the notion that economic health and firm competitiveness are closely tied. Innovation and creativity play a significant role in achieving economic, social, and technological advancement, contributing to a nation's prosperity and leading to job growth for a country. Industries can capitalize on economic benefits through the development and commercialization of innovative products. This also works for consumers, who prefer to purchase safe, guaranteed products, believing that the IP rights of the products are worth protecting both nationally and internationally. The topics covered in this book include an "Introduction to Intellectual Property Rights," "Patenting in the Pharmaceutical Industry," "Towards More Inclusive IP Analysis by Frontier Tools," "Patent Data in Economic Analysis," "How to Elaborate and Interpret an Expert Report on the Design Area," and "Host-Country Patenting and Inventorship in Emerging Countries."

Dean & Dyer's Digest of Intellectual Property Law

Marco van der Merwe
2014-07-31

Authored as a collaboration between...
Spoor & Fisher and the Anton Mostert Chair of Intellectual Property at Stellenbosch University, Dean and Dyer's Digest of Intellectual Property Law presents a substantial, engaging and applied first course in intellectual property law. The text provides a thorough and accessible introduction to the broad spectrum of intellectual property law in South Africa, including intellectual property in the digital environment. The text brings the value of practical expertise together with an enquiring, analytical and critical approach, resulting in a dynamic and indispensable reference. The text offers a clear pedagogical structure, which supports learning and develops independent, critical and reflective engagement with the subject matter. Ancillary materials are available to support teaching and learning.

Dean and Dyer's Digest of Intellectual Property Law is suited as core course material for students who are studying intellectual property law as a module of the LLB degree, or at postgraduate level. It is also a useful resource for legal practitioners who may wish to clarify new or foundational principles of the field.

*Understanding Intellectual Property Law* Donald S. Chisum 2011-01-01

*Advanced Introduction to International Intellectual Property* Susy Frankel 2016-01-29

Elgar Advanced Introductions are stimulating and thoughtful introductions to major fields in the social sciences and law, expertly written by the world’s leading scholars. This authoritative introduction provides a detailed overview of the complexities of the international intellectual property regime and the ways in which it operates. The authors cover the key international
institutions and agreements that regulate and inform intellectual property at an international level such as the TRIPS Agreement, WIPO, WTO, the Paris Convention and the Berne Convention. The book serves as a platform to understand and contextualize policy discussions on topics such as public health, Internet regulation, as well as regional and bilateral trade treaties. Key features include: • Accessible and carefully summarized overview of the field • Comprehensive and up-to-date review of all major international intellectual property institutions and instruments • Introduces current issues within international IP negotiations • Provides tools to analyze the history and possible future development of international IP norms. Students, researchers, policy makers and practitioners of intellectual property will find this book to be an invaluable resource in gaining an understanding of the international rules and context in which both domestic and international IP policy issues should be understood.

The Intangible Advantage
David Kline 2016-04-01
Expanding Intellectual Property
Hannes Siegrist 2017-07-20

The edited volume deals with the expansion and institutionalization of intellectual property norms in the twentieth century, with a European focus. Its thirteen chapters revolve around the transfer, adaptation and the ambivalence of legal transplants in the interface between national and international projects, trends and contexts.

The first part discusses the institutionalization of copyright and patent law in the framework of the bigger political and economic projects of the twentieth century. The second and third parts of the collection review relevant processes in the communist regimes and the post-communist.
societies, respectively. The essays reflect on the concept and the mechanisms of expansion of intellectual property rights by pointing at processes of enculturation, transnationalization and universalization of norms, as well as practices of incorporation and resistance. The contributors lay a particular emphasis on the role and activity of social actors in the establishment and validation of intellectual property norms and regimes, from the function of experts and creation of expert cultures to the compelling power of popular street protests.

Artificial Intelligence and Intellectual Property Jyh-An Lee 2021-02-25 Artificial Intelligence (AI) has become omnipresent in today's business environment: from chatbots to healthcare services to various ways of creating useful information. While AI has been increasingly used to optimize various creative and innovative processes, the integration of AI into products, services, and other operational procedures raises significant concerns across virtually all areas of intellectual property (IP) law. While AI has drawn extensive attention from IP experts globally, this is the first book providing a broad and comprehensive picture from the perspectives of the very nature of AI technology, its commercial implications, its interaction with different kinds of IP, IP administration, software and data, its social and economic impact on the innovation policy, and ultimately AI's eligibility as a legal entity.

Intellectual Property Law for Engineers and Scientists Howard B. Rockman 2004-07-26 An excellent text for clients to read before meeting with attorneys so they'll understand the fundamentals of patent, copyright, trademark, and trade secret law.
secret, trademark, mask work, and unfair competition laws. This is not a "do-it-yourself" manual but rather a ready reference tool for inventors or creators that will generate maximum efficiencies in obtaining, preserving and enforcing their intellectual property rights. It explains why they need to secure the services of IPR attorneys. Coverage includes employment contracts, including the ability of engineers to take confidential and secret knowledge to a new job, shop rights and information to help an entrepreneur establish a non-conflicting enterprise when leaving their prior employment. Sample forms of contracts, contract clauses, and points to consider before signing employment agreements are included. Coverage of copyright, software protection, and the Digital Millennium Copyright Act (DMCA) as well as the procedural variances in international intellectual property laws and procedures.

**Intellectual Property in the New Technological Age**

Robert P. Merges

2012 Intellectual Property in the New Technological Age addresses the full range of legal protections for IP: trade secret, patent law, copyright law, trademarks/trade dress, state and federal intellectual property protections, protections for computer software, and a general overview of antitrust law. Top authors in the field integrate cases and materials with challenging practice problems to help students begin to think like practitioners, and their website provides continual updates. The text is deeply enriched by a law and economics perspective, giving students analytical tools to examine the subject in depth. The text is particularly strong on new media issues such as computer software. An annual statutory and case
supplement includes an introduction to biotechnology as well a review of all the latest legal developments in IP. The Sixth Edition fully explores the America Invents Act (AIA), the most significant reform to the patent laws in 60 years. This includes a detailed explanation of the new "first inventor to file" priority and novelty rules; in-depth treatment of the new administrative procedures created by the AIA, including Post-Grant Review and Inter Partes Review; description of the new "prior user right" changes in the best mode defense; and other features of the AIA. Features covers the full range of legal protections for Intellectual Property trade secret patent law copyright law trademarks/trade dress state and federal intellectual property protections protections for computer software overview of antitrust law top authors in the field, teaching at schools known for a strong IP focus integrates cases and materials with practice problems to help students think like practitioners enriched by a law and economics perspective that provides students with analytical tools focuses on new media issues such as computer software annual statutory and case supplement introduction to biotechnology latest legal developments in IP Thoroughly updated, the revised Sixth Edition presents: complete coverage of the America Invents Act (AIA), the most significant reform to the patent laws in 60 years detailed explanation of new "first inventor to file" priority and novelty rules in-depth treatment of new administrative procedures created by the AIA, including Post-Grant Review and Inter Partes Review description of the new "prior user right" changes in the best mode defense, and other
features of the AIA
Introduction to
Intellectual Property
Law Jeremy Phillips 1990
A Critique of the
Ontology of Intellectual
Property Law Alexander
Peukert 2021-05-20
Intellectual property
(IP) law operates with
the ontological
assumption that
immaterial goods such as
works, inventions, and
designs exist, and that
these abstract types can
be owned like a piece of
land. Alexander Peukert
provides a comprehensive
critique of this
paradigm, showing that
the abstract IP object
is a speech-based
construct, which first
crystalised in the
eighteenth century. He
highlights the
theoretical flaws of
metaphysical object
ontology and introduces
John Searle's social
ontology as a more
plausible approach to
the subject matter of
IP. On this basis, he
proposes an IP theory
under which IP rights
provide their holders
with an exclusive
privilege to use
reproducible 'Master
Artefacts.' Such a
legal-realist IP theory,
Peukert argues, is both
descriptively and
prescriptively superior
to the prevailing
paradigm of the abstract
IP object. This work was
originally published in
German and was
translated by Gill
Mertens.

Fundamentals of
Intellectual Property
Law Stephen M. McJohn
2016-08-07 This
absorbing textbook for
non-lawyers is a
"friendly introduction"
and survey of
intellectual property
law and its
applications. It covers
the law, of course, but
is equally about
authors, artists,
inventors, and
entrepreneurs - and how
intellectual property
law affects them. Giving
the lay of the land by
examining the
fundamental pillars of
copyrights, patents, and
trademarks, along with
more far-reaching
topics, it uses
entertaining examples
and provocative
questions to explain the precepts and encourage exploration.