

Contents

<i>Preface</i>	<i>xxiii</i>
<i>Acknowledgments</i>	<i>xxvii</i>

PART I Introduction to Copyright Law

I	<i>Copyright in Context</i>	3
A.	The Theoretical Underpinnings of Copyright Law	6
1.	Incentives for Authors and Publishers	6
	<i>Trotter Hardy, Property (and Copyright) in Cyberspace</i>	9
2.	Authors' Rights	11
	<i>John Locke, Two Treatises on Government</i>	13
3.	A Robust Public Domain	14
	<i>Jessica Litman, The Public Domain</i>	15
4.	An Uncensored Marketplace of Ideas	16
5.	A Theory of Users' Rights?	18
6.	What Progress, and Whose Welfare?	21
	<i>William P. Alford, To Steal a Book Is an Elegant Offense</i>	21
B.	The History of U.S. Copyright Law	23
1.	From Censorship to Markets	23
2.	"Progress," Incentives, and Access	25
3.	Copyright Law and Technological Change	28

a.	New Methods of Creating New Works	28
b.	New Technologies for Distributing and Copying Works	29
c.	Legal Responses to New Technologies	30
4.	The Political Economy of Copyright Law	31
a.	The Copyright Legislative Process	31
b.	The Traditional Copyright Industries	32
c.	The Rise and Importance of New Intermediaries	33
C.	The Role of International Treaties and Institutions	35
1.	From Pirate to Holdout to Enforcer: International Copyright and the United States	35
2.	The Berne Convention	37
3.	The TRIPS Agreement	38
4.	Post-TRIPS International Copyright Lawmaking and Enforcement	40
a.	The World Intellectual Property Organization (WIPO)	41
b.	The World Trade Organization	42
c.	Free Trade Agreements and Bilateral Investment Treaties	43

PART II The Subject Matter of Copyright

<u>2</u>	<i>Requirements for Copyright Protection</i>	47
A.	The Elements of Copyrightable Subject Matter	47
1.	Fixation	48
	<i>Williams Electronics, Inc. v. Artic International, Inc.</i>	51
2.	Originality	54
a.	Classic Cases	54
	<i>Burrow-Giles Lithographic Co. v. Sarony</i>	54
	<i>Bleistein v. Donaldson Lithographing Co.</i>	57
	Note on Nonobviousness and Originality	60
b.	Establishing the Modern Originality Standard	62
	<i>Feist Publications, Inc. v. Rural Telephone Service Co.</i>	63
c.	Some Contemporary Originality Problems	69
	<i>Mannion v. Coors Brewing Company</i>	69
	<i>Meshwerks, Inc. v. Toyota Motor Sales U.S.A., Inc.</i>	74
3.	The “Idea/Expression Distinction”	80
a.	The Classic Case	81
	<i>Baker v. Selden</i>	82
	Note on the Merger Doctrine and Thin Copyright	87

b.	Complications	89
	<i>A.A. Hoehling v. Universal City Studios, Inc.</i>	90
	<i>ATC Distribution Group, Inc. v. Whatever It Takes</i>	
	<i>Transmissions & Parts, Inc.</i>	96
B.	Two Special Cases: Derivative Works and Compilations	100
1.	Derivative Works	101
	<i>L. Batlin & Son, Inc. v. Snyder</i>	102
	<i>Schrock v. Learning Curve International, Inc.</i>	105
	Note on Blocking Patents	111
2.	Compilations	112
a.	Selection, Arrangement, and Coordination of Data	113
	<i>CCC Information Services, Inc. v. Maclean Hunter Market</i>	
	<i>Reports, Inc.</i>	114
	<i>Experian Information Solutions, Inc. v. Nationwide Marketing</i>	
	<i>Services Inc.</i>	118
b.	Are All Works Compilations?	123
	<i>Roth Greeting Cards v. United Card Co.</i>	124
	<i>Satava v. Lowry</i>	125

3

Authorship


131

A.	Sole Authorship	132
	<i>Lindsay v. The Wrecked and Abandoned Vessel R.M.S. Titanic</i>	132
B.	Joint Authorship	135
	<i>Erickson v. Trinity Theatre, Inc.</i>	135
	<i>Aalmuhammed v. Lee</i>	136
C.	Authorship and Works Including Multiple Contributions	140
	<i>16 Casa Duse, LLC v. Merkin</i>	140
D.	Works Made for Hire	146
1.	Works Created by Employees Within the Scope of Their Employment	146
a.	Who Is an “Employee”?	147
	<i>Community for Creative Non-Violence v. Reid</i>	147
	<i>JustMed, Inc. v. Byce</i>	153
b.	Determining “Scope of Employment”	160
	<i>Rouse v. Walter & Associates, L.L.C.</i>	160
	Note on Employer Ownership of Trade Secrets	167
2.	Section 101(2) and “Specially Ordered or Commissioned” Works	169
a.	The Requirement of a Signed Written Instrument	169
b.	The Categories of Eligible Works	170
E.	Government Works	172

4	<i>Form Versus Function: Useful Articles, Architectural Works, and Software</i>	177
A.	Useful Articles with Pictorial, Graphic, and Sculptural Dimensions	177
1.	The Classic Case	178
	<i>Mazer v. Stein</i>	178
2.	Defining Useful Articles and Determining Separability	180
	<i>Star Athletica L.L.C. v. Varsity Brands, Inc.</i>	181
	Note on Alternative Modes of Protection	194
B.	Architectural Works	198
1.	What Is a “Building”?	199
2.	Are Buildings “Compilations”?	200
	<i>Nelson-Salabes, Inc. v. Morningside Holdings</i>	200
	<i>Intervest Construction, Inc. v. Canterbury Estate Homes, Inc.</i>	203
C.	Computer Software	208
1.	Program Structure	210
	<i>Computer Associates International, Inc. v. Altai, Inc.</i>	211
2.	User Interfaces	219
	<i>Lotus Development Corp. v. Borland International, Inc.</i>	220
3.	Application Programming Interfaces	227
	<i>Oracle America, Inc. v. Google, Inc.</i>	228
	Note on Alternative Modes of Protection for Computer Software	239

PART III
The Statutory Rights of Copyright Owners

5	<i>The Reproduction Right and the Right to Prepare Derivative Works</i>	245
A.	Reproduction	246
1.	The Exact Copy	246
	a. The Basics <i>Cartoon Network LP v. CSC Holdings, Inc.</i>	246
	b. Diving Deeper: Ephemeral Copies Under Sections 112 and 118	251
2.	The “ <i>De Minimis</i> ” Copy	253
	<i>Gottlieb Development LLC v. Paramount Pictures Corp.</i>	253
3.	The Substantially Similar Copy	257
	a. Copying in Fact	257
	<i>Three Boys Music Corp. v. Michael Bolton</i>	258
	<i>Ty, Inc. v. GMA Accessories, Inc.</i>	262
	<i>Bouchat v. Baltimore Ravens</i>	266

b. Substantial Similarity	272
i. Two Classic Cases	273
<i>Nichols v. Universal Pictures Corp.</i>	273
<i>Arnstein v. Porter</i>	277
ii. One Contemporary Approach: The Second Circuit	279
<i>Steinberg v. Columbia Pictures Industries, Inc.</i>	279
<i>Boisson v. Banian, Ltd.</i>	285
<i>Mannion v. Coors Brewing Company</i>	288
iii. Another Contemporary Approach: The Ninth Circuit	293
<i>Cavalier v. Random House, Inc.</i>	294
<i>Swirsky v. Carey</i>	300
iv. Technology Cases	307
<i>Computer Associates International, Inc. v. Altai, Inc.</i>	307
B. Derivative Works	311
1. Reproduction or Derivative Work?	311
<i>Warner Bros. Entertainment, Inc. v. RDR Books</i>	312
2. Copyright, Markets, and Derivative Works	323
Paul Goldstein, <i>Derivative Rights and Derivative Works in Copyright</i>	324
Pamela Samuelson, <i>The Quest for a Sound Conception of Copyright's Derivative Work Right</i>	324
3. Derivative Works That Do Not Involve Copying	327
<i>Mirage Editions, Inc. v. Albuquerque A.R.T. Company</i>	328
<i>Lee v. A.R.T. Company</i>	329
<i>Micro Star v. FormGen, Inc.</i>	332
C. Fictional Characters and the Reproduction and Derivative Work Rights	337
<i>DC Comics v. Towle</i>	338
 <i>The Rights of Distribution, Public Performance, and Public Display</i>	345
A. Distribution of Copies	345
1. What Constitutes a “Distribution”?	346
<i>Capitol Records, Inc. v. Thomas</i>	346
2. The First Sale Doctrine and the Rental Rights Problem	354
a. The First Sale Doctrine	354
<i>Bobbs-Merrill Co. v. Straus</i>	354
<i>Capitol Records, LLC v. ReDigi, Inc.</i>	356
b. Rental Restrictions	362
c. Libraries and Section 108	363
3. Importation and Exhaustion	365
<i>Kirtsaeng v. John Wiley & Sons, Inc.</i>	366
B. Communication to the Public by Performance or Display	378
1. Scope of the Exclusive Rights	380

a.	Once Publicly, Always Publicly?	381
	<i>Cartoon Network LP v. CSC Holdings, Inc.</i>	381
	<i>American Broadcasting Companies, Inc. v. Aereo, Inc.</i>	386
b.	Diving Deeper: Cable and Satellite Retransmission	395
c.	The Public Display Right and <i>De Minimis</i> Use	398
d.	Where Does a Display Occur?	399
	<i>Perfect 10, Inc. v. Amazon.com, Inc.</i>	400
2.	Limitations: Section 110	406
a.	Section 110	407
b.	Diving Deeper: Education and Distance Learning	409

7

Copyright in Musical Works and Sound Recordings 413

A.	Introduction to the “Players” in the Music Industry	413
B.	Reproduction, Public Distribution, and Derivative Works	417
1.	Musical Works and Section 115	417
a.	The Cover License	418
b.	The Blanket License for DPDs and Interactive Streaming Services	419
2.	Sound Recordings and Section 114	420
3.	Synchronization Licenses	422
4.	Diving Deeper: The Audio Home Recording Act and Personal Copying	422
C.	Sampling	424
	<i>VMG Salsoul, LLC v. Ciccone</i>	424
D.	Public Performance	434
1.	Musical Works and Performing Rights Organizations	434
2.	Public Performance of Sound Recordings by Digital Audio Transmission	437
3.	Technological Disruption and the Future of Music	441
	<i>Pandora v. American Society of Composers, Authors and Publishers</i>	442
4.	Diving Deeper: Section 110 Limitations, Revisited	451


8

Moral Rights and Performers’ Rights 455

A.	Moral Rights in the United States	455
1.	An Early Approach to Moral Rights	456
	<i>Gilliam v. American Broadcasting Companies, Inc.</i>	456
2.	The Lanham Act and Attribution	461
	<i>Dastar Corp. v. Twentieth Century Fox Film Corp.</i>	461
3.	The Visual Artists Rights Act	465
a.	Covered Works	465

b.	Destruction of Works of Recognized Stature	466
	<i>Cohen v. G&M Realty, LP</i>	466
c.	Distortions and Modifications Harmful to Honor or Reputation	475
d.	Attribution Right Under VARA	478
B.	Performers' Rights and Related Treaty Obligations	478
1.	Anti-Bootlegging Protection in U.S. Law	479
	<i>United States v. Martignon</i>	480
2.	Diving Deeper: Treaty Obligations Regarding Sound Recordings and Broadcasting Organizations	485

PART IV Lawful Use and Indirect Infringement

	<i>Fair Use</i>	489
A.	Cultural Interchange	490
1.	The Classic Cases	491
	<i>Harper & Row, Publishers, Inc. v. Nation Enterprises</i>	491
	<i>Campbell v. Acuff-Rose Music, Inc.</i>	498
2.	Transformative Use Beyond Parody	508
	<i>Castle Rock Entertainment, Inc. v. Carol Publishing Group, Inc.</i>	508
	<i>Bill Graham Archives v. Dorling Kindersley, Ltd.</i>	512
	<i>Cariou v. Prince</i>	517
	Note on "Best Practices" Guidelines	525
3.	Fair Use and the First Amendment	526
B.	Transformative Use Revisited	528
1.	Technical Interchange	528
	<i>Sega Enterprises, Ltd. v. Accolade, Inc.</i>	528
2.	Online Search	535
	<i>Perfect 10, Inc. v. Amazon, Inc.</i>	536
3.	Access to Knowledge	539
	<i>The Authors Guild, Inc. v. HathiTrust</i>	539
C.	Other Productive Uses	550
1.	The Classic Case	550
	<i>Sony Corporation of America v. Universal City Studios, Inc.</i>	551
	Note on Fair Use as Market Failure	557
2.	Copying by Institutional Users	559
	<i>Cambridge University Press v. Patton</i>	559
D.	Fair Use in Comparative Perspective	571

<u>10</u>	<i>The Different Faces of Infringement</i>	575
A.	Direct Infringement	576
1.	Volition	576
	<i>Religious Technology Center v. Netcom On-Line Communications Services, Inc.</i>	576
	<i>Cartoon Network LP v. CSC Holdings, Inc.</i>	579
2.	Diving Deeper: Infringement by Authorization	582
B.	Vicarious Liability and Contributory Infringement	585
1.	The History of Secondary Liability	585
2.	Contemporary Approaches to Secondary Liability	586
	<i>Fonovisa, Inc. v. Cherry Auction, Inc.</i>	586
	<i>Perfect 10, Inc. v. Amazon.com, Inc.</i>	590
3.	Diving Deeper: Secondary Liability for Those Assisting Secondary Infringers?	595
	<i>Perfect 10, Inc. v. Visa International Service Association</i>	595
C.	Device Manufacturers and Liability for Inducing Infringement	602
1.	<i>Sony</i> and the Staple Article of Commerce Doctrine	602
2.	<i>Grokster</i> and Inducement Liability	606
	<i>Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.</i>	606
D.	Online Service Provider Liability	618
1.	Section 512 Overview	618
2.	Safe Harbor Versus Secondary Liability	622
	<i>Viacom International, Inc. v. YouTube, Inc.</i>	622
3.	Safe Harbor and Termination of Repeat Offenders	635
	<i>Ventura Content v. Motherless, Inc.</i>	635
4.	Section 512 and Internet Users	643
a.	Suits by Users: Knowing Material Misrepresentation	643
	<i>Lenz v. Universal Music Corp.</i>	643
b.	Suits Against Users: Identifying the Defendant	651
5.	Diving Deeper: New Enforcement Procedures	654
a.	Automated Enforcement	654
b.	Graduated Sanctions	656
c.	Interdiction Orders	657

PART V
Practical Considerations in Licensing and Enforcing Copyrights

<u>11</u>	<i>Copyright Due Diligence</i>	661
A.	Formalities	661
1.	An Overview	662

2. What Is Publication?	666
<i>Estate of Martin Luther King, Jr., Inc. v. CBS, Inc.</i>	666
3. Notice of Copyright	670
4. Deposit Requirements	671
5. Registration	672
6. Diving Deeper: Restoration of Copyright Protection for Certain Works of Foreign Authors	675
B. Duration	676
1. The Basics of Duration	676
a. Works Created on or After January 1, 1978	676
b. Works First Published Before January 1, 1978	677
c. Works Created but Unpublished Before January 1, 1978	678
d. Diving Deeper: Duration of Copyright in Foreign Works	681
2. The Policies Behind Copyright Duration	681
a. Extension of Subsisting Copyrights	682
<i>Eldred v. Ashcroft</i>	683
b. Restoration of Lapsed Copyrights	691
C. Renewals and Terminations of Transfers	695
1. The 1909 Act: Automatic Recapture upon Renewal	696
2. The 1976 Act: Elective Termination of Transfers	696
a. Terminations of Transfers Made After January 1, 1978: Section 203	697
b. Terminations of Transfers Made Before January 1, 1978: Section 304(c)-(d)	698
c. The Termination Provisions in Operation	701
<i>Baldwin v. EMI Catalog, Inc.</i>	701
d. Diving Deeper: “Agreements to the Contrary”	709
D. The Orphan Works Problem	710
1. Private Solutions	711
2. Legislative Solutions	712

12 *Copyright and Contract* 715

A. Modes of Transfer	715
1. Writing and Recording “Transfers” of Copyright	716
2. Implied Licenses	718
<i>Asset Marketing Systems, Inc. v. Gagnon</i>	718
3. The Revision Privilege for Collective Works	724
<i>New York Times Company v. Tasini</i>	724
B. New Uses and Old Language	731
<i>Boosey & Hawkes Music Publishers, Ltd. v. The Walt Disney Company</i>	732
<i>Random House v. Rosetta Books, LLC</i>	735

C.	New Licensing Models and the Contract/License Distinction	741
1.	End User Licenses	741
	<i>Vernor v. Autodesk, Inc.</i>	742
2.	Open Licensing Models	751
	<i>Jacobsen v. Katzer</i>	752
	Note on Creative Commons	757
D.	Misuse	758
	<i>Video Pipeline, Inc. v. Buena Vista Home Entertainment, Inc.</i>	758
	<i>In re Napster, Inc. Copyright Litigation</i>	762

13

Copyright Litigation 769

A.	Proper Court	769
	<i>Bassett v. Mashantucket Pequot Tribe</i>	770
B.	Standing to Sue and Immunity from Suit	775
1.	Standing to Sue for Copyright Infringement	775
2.	Standing to Seek Declaratory Judgment	777
3.	Sovereign Immunity	778
	<i>Chavez v. Arte Publico Press</i>	779
C.	Proper Timing	783
1.	Filing Too Early	783
	<i>Fourth Estate Public Benefit Corporation v. Wall-Street. Com, LLC</i>	784
2.	Filing Too Late	788
	<i>Petrella v. Metro-Goldwyn-Mayer, Inc.</i>	789
D.	Jury Trial	795
	<i>Feltner v. Columbia Pictures Television, Inc.</i>	795
E.	Foreign Copyright Law in U.S. Courts	798
1.	Choice of Law	798
	<i>Itar-Tass Russian News Agency v. Russian Kurier, Inc.</i>	798
	<i>Bridgeman Art Library, Ltd. v. Corel Corp.</i>	801
2.	Enforcement of Judgments	803
F.	Civil Remedies	804
1.	Injunctive Relief	804
a.	Permanent Injunctions	805
	<i>Christopher Phelps & Associates, LLC v. Galloway</i>	806
	<i>Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.</i>	808
b.	Preliminary Injunctions	813
	<i>Perfect 10, Inc. v. Google, Inc.</i>	813
2.	Seizure and Impoundment	817
3.	Actual Damages and Profits	817
a.	Attribution of Profits	817
	<i>Bouchat v. Baltimore Ravens Football Club, Inc.</i>	817

b.	Apportionment of Profits	824
	<i>Frank Music Corp. v. Metro-Goldwyn-Mayer, Inc.</i>	824
c.	Damages Across National Borders	829
	<i>Los Angeles News Service v. Reuters Television International, Ltd.</i>	829
4.	Statutory Damages	832
a.	The Basics of Statutory Damages	833
	<i>Zomba Enterprises, Inc. v. Panorama Records, Inc.</i>	833
b.	Policies Underlying Statutory Damages	836
	<i>Capitol Records, Inc. v. Thomas-Rasset</i>	836
5.	Attorneys' Fees	841
	<i>Kirtseng v. John Wiley & Sons, Inc.</i>	841
G.	Criminal Infringement	847
1.	Willfulness	847
	<i>United States v. Liu</i>	848
2.	Economic Motivation or Significance	853

PART VI

New Enforcement Strategies and Public Policy Limits

<u>14</u>	<i>Technological Protections</i>	859
A.	Early Examples of Technological Protection	860
B.	The Digital Millennium Copyright Act and Circumvention of Technological Protections	862
1.	Section 1201 Overview	864
2.	Access Protection Versus Copy Protection	866
	<i>Universal City Studios, Inc. v. Reimerdes</i>	866
	Note on Section 1201 and Computer Science Research	876
3.	Section 1201 and the First Amendment	877
4.	Library of Congress Rulemakings Under Section 1201	880
C.	Authorized Versus Unauthorized Access and Interoperable Products	882
	<i>Chamberlain Group, Inc. v. Skylink Tech., Inc.</i>	882
	<i>Lexmark International, Inc. v. Static Control Components, Inc.</i>	890
D.	Protection for Copyright Management Information	896
	<i>Murphy v. Millennium Radio Group, LLC</i>	897
	<i>Kelly v. Arriba Soft Corp.</i>	901
E.	The Debate over Digital Television	904

<u>15</u>	<i>State Law Theories of Protection and Their Limits</i>	907
A.	Federal Intellectual Property Preemption: An Overview	907
1.	Introduction to Preemption	907
2.	Intellectual Property and Implied Preemption	909
	<i>Goldstein v. California</i>	910
	<i>Kewanee Oil Co. v. Bicron Corp.</i>	915
	<i>Bonito Boats, Inc. v. Thunder Craft Boats, Inc.</i>	918
B.	Express Preemption Under the 1976 Act: An Overview	920
1.	Basic Cases	921
	<i>Harper & Row, Publishers, Inc. v. Nation Enterprises</i>	921
	<i>Video Pipeline, Inc. v. Buena Vista Home Entertainment, Inc.</i>	922
2.	Preemption of State Law Claims Regarding Pre-1972 Sound Recordings	926
3.	Diving Deeper: State Law Claims Expressly Permitted by Section 301	927
C.	More Difficult Preemption Problems	928
1.	The Right of Publicity	928
	<i>Brown v. Ames</i>	929
	<i>Toney v. L'Oreal USA, Inc.</i>	932
	<i>Maloney v. T3 Media, Inc.</i>	935
2.	Misappropriation	941
	<i>International News Service v. Associated Press</i>	942
	<i>Barclay's Capital, Inc. v. Theflyonthewall.com, Inc.</i>	944
3.	Contract	951
a.	Negotiated Agreements	952
b.	Standard Form Agreements	954
	<i>Bowers v. Baystate Technologies, Inc.</i>	955
	<i>Table of Cases</i>	961
	<i>Table of Statutes and Other Laws</i>	969
	<i>Table of Authorities</i>	975
	<i>Index</i>	981