TABLE OF CONTENTS

Introductory Survey by Karen B. Tripp	1
PART I PATENTS	
MYTHS AND REALITY OF PATENT LAW AT THE SUPREME COURT	
By: Paul R. Gugliuzza & Mark A. Lemley	
Originally published at 104 Boston U.L. Rev. 891 (2024)	37
DECISIONMAKING IN PATENT CASES AT THE FEDERAL CIRCUIT	
By: Jason Reinecke	
Originally published at 81 Wash. & Lee L. Rev. 169 (2024)	112
THE UNGRACEFUL GRACE PERIOD: DEFINING 35 U.S.C. § 102(B)'S GRACE PERIOD EXCEPTIONS POST-HELSINN	
By: Adam Burstain	
Originally published at 15 Cybaris 284 (2024)	199
WHEN IS A DESIGN PATENT INVALID FOR BEING OBVIOUS?	
By: Dariush G. Adli	
Originally published at 66 Orange County Lawyer 29 (2024)	252
PART II	
TRADEMARKS AND TRADE DRESS	
THE JACK DANIEL'S DIALOGUES	
By: Michael Grynberg	
Originally published at 34 Fordham Intell. Prop. Media & Ent. L.J. 307 (2024)	257

COMPETITION AND CONGESTION IN TRADEMARK LAW	
By: Christopher Buccafusco, Jonathan S. Masur & Mark P. McKenna	
Originally published at 102 Tex. L. Rev. 437 (2024)	321
NO BULLYING ALLOWED HERE: ADOPTING A MISUSE DOCTRINE TO DEFEAT TRADEMARK BULLIES	
By: Jessica Shechtman	001
Originally published at 45 Cardozo L. Rev. 685 (2023)	381
FAILURE TO FUNCTION? A POTENTIAL NEW SHIELD AGAINST TRADEMARK INFRINGEMENT?	
By: Alyssa Yoshino	
Originally published at 13 IP Theory 1 (2024)	418
LAW OF THE DIGITAL DOMAIN: TRADEMARK, DOMAIN NAMES, AND THE AI FRONTIER	
By: Julien Chaisse & Danny Friedmann	
Originally published at 64 IDEA 399 (2024)	442
PART III	
COPYRIGHTS	
A RIFF ON THE SUPREME COURT'S COPYRIGHT CASES COMPARED TO ITS PATENT CASES	
By: Pamela Samuelson	
Originally published at 104 B.U.L. Rev. 965 (2024)	501
CONSIDER THE GRECIAN URN: WHY PRIOR ART HAS NO PLACE IN ANALYZING SUBSTANTIAL SIMILARITY UNDER THE COPYRIGHT ACT	
By: Steven T. Lowe & Scott Alan Burroughs	
Originally published at 23 ChiKent J. Intell. Prop. 111 (2024)	526
NO (FINANCIAL) HARM, NO FOUL: A STANDING DEFENSE IN COPYRIGHT	
By: Maddie Zabriskie	

INTELLECTUAL PROPERTY LAW REVIEW

Originally published at 32 Tex. Intell. Prop. L.J. 311 (2024)	553
AN UNAUTHORIZED RENAISSANCE? AN ANALYSIS OF ARTISTS' CLAIMS FOR COPYRIGHT INFRINGE- MENT AGAINST AI GENERATED ART AND POS- SIBLE DEFENSES	
By: Victoria Young	
Originally published at 18 Fla. Int'l U. L. Rev. 521 (2024)	599
NAVIGATING COPYRIGHT LAW IN A DIGITAL WORLD WITH AN ANALOG RULEBOOK: GUIDANCE FOR VISUAL ARTISTS	
By: Stephanie Moser	
Originally published at 58 U.S.F.L. Rev. 273 (2024)	624
THE WATER UNDER THE BRIDGE IS DARKENING AN ANALYSIS OF COPYRIGHT LAW AND THE PREVALENCE OF COPYRIGHT TROLLS	
By: Daniel Berenger-Russell	
Originally published at 54 N.M.L. Rev. 297 (2024)	649
PART IV	
TRADE SECRETS	
A PROPOSED FRAMEWORK FOR A FEDERAL INEVITA- BLE DISCLOSURE DOCTRINE UNDER THE DEFEND TRADE SECRETS ACT	
By: Michael J. Garrison, Dawn R. Swink & John T. Wendt	
Originally published at 72 Buffalo L. Rev. 271 (2024)	675
IDENTIFYING TRADE SECRETS IN LITIGATION	
By: Scott F. Gibson	
Originally published at 60 AZ Attorney 28 (2024)	788
AN EMPIRICAL ANALYSIS OF PERMANENT INJUNCTION LIFE IN TRADE SECRET MISAPPROPRIATION CASES	
By: Lynda J. Oswald	

Originally published at 109 Iowa L. Rev. 2185 (2024)	798
PART V INTELLECTUAL PROPERTY	
THE FUTURE OF INTELLECTUAL PROPERTY: THE COMPLEMENTARY ROLE OF ARTIFICIAL INTELLIGENCE AND BLOCKCHAIN	
By: Christos A. Makridis, Tim Bates, Neil Barnes & Jinan Glasgow-George	
Originally published at 104 J. Pat. & Trademark Off. Soc'y 293 (2024)	859