Index

a priori determination of property rights 10 abuse of property rights 12 academe, see universities accountability, trade secrets cases 42 ACIP 93, 106, 194 actual damage, trade secrets cases 48 Advisory Council on Intellectual Property (ACIP) 93, 106, 194 aesthetic issues in design 130, 202 agricultural processes 73, 192 algorithms, not patentable 79, 186 ALRC Report 138 on spare parts 142, 159 on Statements of Newness and Distinctiveness 157 amendments to patents 90 amnesty, see grace period for disclosures antecedents 145 anti-piracy regimes 140 anticipation 43 appearance attractiveness no bar to registration 202 in design registration 136 innovation and 111 intangible value of 21 monopolies over 130 ornamentation 164 property rights in 14 reproduction need not duplicate 123 vs function and reputation 114 Apple case 176 architectural copyright 124, 167 articles, design registration for 139 artistic works copyright in 117 craftsmanship in 168 defining 170 excluded from overlap provisions 167 in manufacturing 120 products incorporating 163 vs design works 131 Atkinson, Lord 58 Australia compliance with international standards 87 copyright in moulds 120

designs and patents in 114 designs law 135-150 law of ownership of inventions 96-99 new appearance can be registered design 112 plant breeding in 193 scope of patent rights in 105 Australian Law Reform Commission, see ALRC Report Australian Patent Office 62 Autodesk case 180 barriers to competition 3, 19 Bastarache J 199 Baygol case 103 benign monopolies 65 Bennett J 56 Berne Convention 149 biotechnology industry 20, 65 bona fide acquisition for value 51 branding assets 141 breach of confidence actions 31-53 against ex-employees 54-57 aims of 30 coverage of 25 breeder's exemption 197 Brinsden J 126 British Leyland case 161 brown-bagging 197 Buckley LJ 122, 123 buildings 167 copyright in 117 registered designs 164 Burchett J 185 business methods, patentability of 22, 66, 74, 187, see also processes 'but for' test of computer programs Callinan J 59 casts and moulds 119 Catnic case 101, 102 certification of designs and patents 90, 135, 149

chilling effects of software patents 70, chimeric embryos 76 *CIPEC* case 128 circuit layouts 140, 175, 188–192

CAMBRIDGE

Cambridge University Press 978-0-521-83757-6 - Intellectual Property Law and Innovation William van Caenegem Index More information

INDEX 215

can't be registered as design 136 patentability of 23, 177 classification of designs 148 client data as trade secret 30 cases involving 36 use by ex-employees 53 co-inventors 93 Coco case 32 collaborative relationships 31 colourable imitations 124 combination patents 83 commercial value 38 common general knowledge test 84, 195 communications, in trade secrets cases 42 communications theory 2 competitive behaviour by ex-employees 57 innovation and imitation as 1 limits to 5 regulating 10, 12 trade secrets and 30, 52 compilations of data 26, 39, see also databases complexity, patentability and 69 components, design registration 142, see also spare parts compulsory licences 106 computer chips, see circuit layouts computer games 184 computer-implemented processes 74 computer programs, see also circuit layouts; screen displays copyright in 116, 174, 176, 179-186 form vs function in 110 patentability of 186-188 use of as infringement 185 confidence building 31, 32 law of 60 vs fidelity 56 confidentiality, see secrecy configuration, see appearance; shapes conservative reflex 68 constructive knowledge 51 constructive trusts 96 consumers attracted by innovative design 112 distinctiveness requirement and 146 market choices 3 of computer equipment 191 perception of trade marks 201 rights under patent law 106 contextual issues 101 contract law confidentiality obligations in 44, 57-59 employee's obligations under 99 employer-employee relations 54-57 trade secrets and 26, 52

contributory infringement 150 Coogi case 169–171 copying, see also imitations definition of 112 deliberate vs inadvertent 127 fraudulent imitation and 151 need not produce resemblance 123 of circuit layouts 190 of engravings 119 via manufacture 172 copyright law 116-129 overlaps design registration 162-173 trade secrets and 26, 39 voluntary registration not permitted 162 corkscrew design 171 corporations copyright vested in 115 secrecy within 40 structure of viii, 12 costs of patents 67 counterclaims to patent infringement 108 'crafted' articles 170 craftsmanship 117, 167, 168, see also artistic works criminal acts industrial espionage 34, 35 not patentable 76 cross-licensing 64 Crown user rights 107 curiosity 2 currency representations 166 customer information as trade secret 30 cases involving 36 use by ex-employees 53 Data Access case 180 databases 26, 39 legal protection for 18 Dawson J 181 Dean J 33, 36 decompiling code 177, 183 delay in registration 133 demarcation issues 40-42 patents 64 trade secrets and 29 demountable buildings 168 Denning, Lord 46 design registration 129-162 artistic works and 164 in Australia 23 overlaps copyright 162-173 published Register for 117, 158 reforms in 13 vs trade mark registration 201 detriment, in trade secrets cases 48-51 developing countries, impact of IPRs on 20 development 4, 18

216 INDEX

digitalisation 179 patentability of 22, 74, 187 disclosure dilemma of 7 effect on novelty 81 grace period for 43 information revealed by 27 judging resemblance between 82 of confidential information 45 of inventions 63 discoveries, patents for 13, 79 dishonest concealment 152 distinctiveness requirement 143, 144 in plant species 192 inherent distinctiveness 201 reputation and 200 Dixon J 153 doctrine of equivalents 100 documentation, importance of 42 drawings, see also two-dimensional works copyright in 118 preliminary 172 dressmaking patterns 140 Drummond J 127, 168 duplication of effort, see wastage of resources DUS requirement 192, 195 dynamic efficiency, increased by IPRs 5 economic issues, patentability and 75 EDVs 196 efficiency gains from innovation 5 eligible layout rights 189 embarrassment 49 embodiment meaning of 163 of trade secrets 41 Emmett J 150, 155 employees, see also ex-employees confidentiality of 57-59 inventions by 94-96 knowledge held by 25, 30 nature of duties 98 trade secrets and 53-59 employers, entitlement to inventions 94-96 enabling disclosures 6, 63 end-point royalty systems 197 enforceable covenants 59 engravings 115, 119, see also three-dimensional objects enhancements 160 equitable jurisdiction, breach of confidence actions 31 ER rights 189 essential or material features 125 Essentially Derived Varieties 196 ethical issues, see morality Europe

'branding assets' 141 circuit layout designs in 140 computer programs 186 design registration in 129 grace period for disclosures 147 individual character test 144 industrial application test 71 no doctrine of equivalents 100 novelty requirement 147 patent system 69 protection of unregistered designs 133 royalty payments on saved seeds 197 utility patent model 90 evaluation and analysis exemptions 191 evergreening 86, 105 evolutionary design innovation 131 ex-employees, breach of confidence actions 54-57 ex post vs ex ante rights 13 examination of designs and patents 67, 90, 135 exclusive rights 16, 22, 112 existing knowledge 22 expenditure 67 experimental use exemptions 63, 106 circuit layouts 191 computer programs 184 expert opinions distinctiveness requirement and 144, 146 in patent claim interpretation 100 on inventiveness 84-87 exploitation defined 195 rights to 104-109 fabric, see textiles and garments Faccenda Chicken case 56 facsimile copying 124

failure rates of patent suits 70 fair basing requirements 70, 87 farmers agricultural processes 73, 192 rights of 199 seed saving by 192, 197 fibreglass swimming pools 167 fidelity in relationships 31 employee's duty 54 vs duty of confidence 56 Finkelstein J 75, 102 firms, see corporations 'first to file' systems 80, 134 Foggin case 150 food material, plant rights and 197 foreign publications in prior art 146 form, vs function 110 formulas not patentable 79, 186 fragmentation of knowledge 4

CAMBRIDGE

Cambridge University Press 978-0-521-83757-6 - Intellectual Property Law and Innovation William van Caenegem Index More information

INDEX 217

Franki Committee 152 fraudulent imitation 128, 152 free-riders in pharmaceutical industry 48 on design innovation 111, 132 Free Trade Agreement 185 IPRs in 19 on confidential information 48 French J 203 function copyright and 122, 127 design registration and 137 improvements in, patenting 113 product shape and 203 property rights in 14 vs appearance and reputation 114 vs form 110 funding for research and development 18 models for 9 gale of creative destruction 5 garments, see textiles and garments Gaudron J 179 genetic engineering international obligations 194 of plants 198 patentability of 77, 78 Gibbs CJ 126 Gleeson CJ 55, 58 goodwill, see reputation grace period for disclosures 43 in design registration 147 in patent law 83 Griffin case 91 Grove Hill case 88 Gummow J 151, 161, 163, 166 Hailsham, Lord 123 harmonisation of legal regimes 19 higher and lower life forms 77 history of IPRs 16 HIV/AIDS drugs 75 Hoffman, Lord 100, 101, 103, 161 horticulture 73, see also plants Huffman compression tables 183 human beings, patents relating to 76-80 ideas, copyright and 127 identification in patent system 64 of trade secrets 41 illegal acts 34 industrial espionage 34, 35 not patentable 76

imitations 1, see also copying; fraudulent

Improver case 102 incentives to patent 63, 95 inchoate knowledge 39 incremental breeding 197 independent invention copyright and 122 of trade secrets 27, 28 possibility of 36 vs misuse of confidential information 46 individual character test 144 individual features 157 industrial application test 71 industrial-era patents 66 industrial espionage 32, 34 criminalisation of 35 trade secrets acquired by 45 Industrial Property Advisory Committee (IPAC) 74.95 industry artistic works in 120 design registration in 164 invention in 94 mass copying in 165, 172 products of 23 inexhaustible public good, knowledge as viii, 11 informed users 146, 158 in design registration 156 on replacement parts 160 infringement of copyright by reproduction of works 121-129 by using a computer program 185 of computer programs 180-181 vs infringement of design 128 infringement of design rights 150-162 infringement of patent rights 99-104 infringement of trade marks 203 injunctions, in trade secrets cases 49 innocent commercial exploitation 191 innocent patent infringement 108 innovation patents 90-93 design registration and 134 for circuit layouts 188 vs design registration 114 innovations 23 accelerating rate of 61 and intellectual property law 2-17 appearance and 111 as competitive behaviour 1 contractual restraint on 59 design registration for 139 innovation matrix 9 innovation threshold 6 legal trends relating to 17-22, 23 patents for 72 property rights and 13 reputation and 200 the innovation dynamic 3

imitation

218 INDEX

innovativeness test 91 integrated model of innovation 9 Intellectual Property and Competition Review Committee (IPCRC) 22 intellectual property law and innovation 2-17 approaches to 2 rights defined in 10 trends in 17-22 vs monopolies 15 interaction, standards of 31 interdependence, and R&D 4 International Convention for the Protection of New Varieties of Plants 176 international obligations 194, see also UPOV convention; Washington Treaty on Intellectual Property in Respect of Integrated Circuits; WTO/TRIPS interoperable parts computer programs 183 design registration 142 invasion of privacy 34 inventions disclosure of 63 entitlement to patents of 93-96 ownership of 54 vs discoveries 13-14 inventiveness requirement 72, 84-87 IPCRC 22 isolation theory 78 itemisation 40-42 Jacob J 141, 144, 181 jealously guarded secrets 40 Kenman Kandy case 202 King J 153, 154 kiwifruit packs 122 know-how of ex-employees 55 know-who 30, 36, 53 knowledge, see also transactions issues contained in a patent 108 costs of patents and 67 demarcation of 40 diffusion of 6-10 ex post vs ex ante rights in 13 held by employees 25, 30 in the public domain 22 inchoate 39 knowledge goods 21 of ex-employees 55 search for 2 tacit 7 theoretical 14 transactions in 64 valuing units of 28

Kruhse Enterprises case 168 Kwan case 97 language of patent applications 79, 99 used in property claims 15 Law Council of Australia 156 legal regimes affect innovation matrix 9 copyright 113, 115 designs 115, 135-150 overlapping 20, 116, 139, 162-173 patents vs trade secrets 28 relationships between 24 set parameters for competition 1 sui generis 174-204 licensing cross-licensing 65 for employers by employees 99 for non-use 63, 106 limited purpose test of confidentiality 43, 47 Lindgren J 124, 125, 128 literary works 166 computer programs as 176, 179 living organisms 77, see also plants Lockhart J 131, 156 locking system 137 Lockwood case 88, 137 look and feel issues 178, 181 lower life forms 77 'make, exercise and vend' rights 104 Malleys case 154 manipulating theory 17 manner of manufacture requirement 89 manufacturing, see industry market system 3 incentives to patent in 61 manipulability of 68 Mason CJ 125 mass production 164 material form test 185 medals, excluded from design registration 139, 166 medical treatments, patentability of 75 Megarry J 31, 36, 46 mental processes, rights relating to 16 Merkel J 103, 156 methods or principles of construction 154, 155 Metrokane case 171 microprocessors 188 mixed secrets 50 mobility of employees 53 models copyright in 119 of buildings 117, 167

with patents 64

index 219

monopolies benign 65 'generally inconvenient' 75 over appearance, not function 130 pricing factors 21 publicity obligations 60 spare parts and 161 Statements of Monopoly 156 Statute of Monopolies 72 vs IPRs 15 morality biomedical patents and 78 industrial espionage and 34 patents contravening 69, 76 Morris, William 171 Morton J 167 mosaicing 85, 108 moulds and casts 119, 172 multiple protection regimes 20 must-match components 159 National Research and Development Corporation 71 naturally occurring substances 83 New Zealand, springboarding cases 106 no monopoly without publicity 60 non-competition clauses 57 Non-Disclosure Agreements 44 non-identical designs 151 non-obviousness 28, 35 non-use, licensing for 63, 106 norm structures and principles 16, 17-22 Northrop J 189 notional public availability 36 novelty requirement 64 for design registration 143-147 for patents 80 for plant breeding 195 in Griffin case 91-92 object of rights 14 objective similarity test 126, 127 obligations of confidence 42-45 O'Brien case 41 obviousness 28 onus of proof, see proof, onus of open markets, innovation in 3 open-source movements 20 ordinary recall 56 organisational structure viii, 12 'Orgasmatron' case 150 originality threshold 38, 125 circuit layouts 190 for computer programs 182 for copyright 115

overlapping legal regimes 20 copyright and designs 116, 162-173 textiles and garments 139 ownership of inventions 54 of patents 93-99 physical viii, 11 parallel importation restrictions 190 Paris Convention 149 particularisation in trade secrets cases 44 reasons for 41 passing off, proof of 200 patent attorneys drafting skills 69, 87 preliminary searches by 81 role of 62 patent law 70-109 computer programs and 185 interpretation of claims 99 knowledge transactions and 29 limitations of 66, 68 Plant Breeder's Rights and 198 reforms in 13 requirements for patentability 71-90 trade secrets and 48 two-level approach 90-93 vs breach of confidence actions 25 patents 60 for plants 193 misuse of 65 portfolios of 12, 27, 65 scope of 13 vs trade secrets 26, 27 Patent Cooperation Treaty application 81 patterns design registration for 136, 140 in industry 164 peer-recognition 96 personal property, in patent system 64 personality-based IPRs 16 persons aggrieved 149 perverse side-effects 17 petty patents 90 pharmaceuticals evergreening attempts 86, 105 in patent law 48, 75, 105 trade marked names for 204 Philips case 86 philosophical theories of property 2 PhotoCure case 103

overall impression test 128, 155, 157

in design innovation 143

statutory test of 150

for designs 129

ornamentation, see appearance orthodox account of patents 61

220 INDEX

physical ownership viii, 11 Pincus J 120 pith and marrow approach 100 planning innovation 3 Plant Breeder's Rights 77, 175, 193, 195-200 plants 77, 192-200 new varieties 175 patentability of 23 Plix case 122 plugs, casts and moulds 119 policy context copyright and designs 110-115 patents 63-70 registered designs 129-135 theory and 15 trade secrets 26-31 political influences 15, 76-80 portability of employee knowledge 25 portable buildings 168 post-term competition 54-57 premiums paid to employees for inventions 95 principles of construction 154 prior art in design innovation 131, 143 in design registration 145, 146 in innovation patents 91 inventiveness and 84 novelty and 80-84 prior use rights 107 priority dates, significance of 80 privacy, breach of 34 private bargains 58 private sector funding 8 prize-system for patents 63 processes, see also business methods design registration and 138 patentability of 72, 104 product innovations, see innovations productivity gains 5 programming, see computer programs programming style 181 progress, belief in 2 proof, onus of aids to 108 in compulsory licensing 106 in trade secrets cases 41, 45 property theory 2, 10-13, 33 proprietary rights 54 prospect theory 28 protected plant varieties 198 Protocol Questions 102 prototypes 171 provisional patent applications 81 pseudocode analysis 181 public domain, relative shrinkage of 19 public humiliation 49

public, relevant, defining 36 public sector funding from 8, 18, 68 role of patents in 61 public welfare breach of confidence may promote 47 designs registration better than copyright for 162 drawbacks of secrecy 60 patent law and 66 publication of a design, vs registration 135, 148 publicity, benefits of 28 publishing, see also disclosure incentives for 8 overseas, in prior art 146 Pumfrey J 180 purchasers of products computer equipment 191 rights under patent law 106 pure science 18 purposive approach to claim interpretation 100 quia timet, trade secrets cases 48 RAM copies 185 Rath J 167 reasonable person test of confidentiality 43 of restraint on post-term competition 58 referability to obligation of confidence 44 register of designs 117, 158, see also design registration register of plant varieties 195 regulation torts as tool for 10 Trade Practices Act 1974 (Cth) 21 relative secrecy 36, 38 relative standard of non-obviousness 35 relevant public 36 remedies against patent infringement 108 against third parties 51-52 in trade secrets cases 48-51 restitution for wrongs 33 secrecy and 37 repair defence 159 replacement parts 129, 142, 159 representations, property rights in 14 reproduction, see copying reputation design and 132 in sui generis regimes 178 innovations and 200 intangible value of 21 risk reduction through 4 vs appearance and function 114

INDEX 221

research and development and interdependence 4 exemptions for 191, 197 funding for 18 resemblance, see also appearance reproduction need not duplicate 123 visual evaluation of 151 resource scarcity 5, see also wastage of resources restitution for wrongs 33, see also remedies restrictive covenants 58 retro-fitting 160 reverse auctions 74 reverse engineering morality of 34 of circuit layouts 177 of computer programs 183 risky nature of 26 trade secrets and 37 reverse infringement test 82 reverse mortgage case 73 Review of Plant Breeder's Rights 194 revoking a design registration 135, 149 rights, structure of ix, 13-15, see also exclusive rights; scope of rights risk management confidential information 47 innovation risk 3 risk reduction 4 Root Quality case 102 royal prerogative to refuse patents 76 royalty payments 107 salary as an incentive to invent 95 Salmon, Lord 123 science application of 73 innovation and 18 scope of rights 5 designs 115 patent system 64, 79 plant breeding 196 screen displays 141 sculptures 115, 119, see also three-dimensional objects sealing without examination 90 secondary indicators of inventiveness 85 secondary meaning, see reputation secrecy 42-45, see also trade secrets confidentiality clauses 44 drawbacks of 60 identifying confidential information 45 limitations of 26 reasons for choosing 27 relative 36, 38 remedy and 37 secret use of invention 89-90 secrets improved upon 50

stifles competition 6-10 vs patenting 89 section 40 requirements 87-89 seed saving, see farmers; plants selective propagation 195 semiconductor chips, see circuit layouts sets of statements, programs as 179 shapes design registration of 129 monopolisation of 178 trade mark registration of 21, 200-204 signs capable of distinguishing goods 201 simplicity, patentability and 69 social contract theory 61 social usefulness, see public welfare software patents, see computer programs spare parts, design registration 129, 142, 159 specialised R&D firms 18 specifications in patent claims 104 springboarding cases 49 drug import for approval 106 prohibition of springboarding 48 Terrapin 37 stability requirement 192 Statements of Monopoly 156 Statements of Newness and Distinctiveness 128, 148-150, 156 in design registration 136, 150 Statements of Novelty 156 static efficiency, reduced by IPRs 5 Statute of Monopolies 72 Stone J 201, 203 structures, see buildings subconscious use of a trade secret 47 subject matter of legal regimes 11 subject matter suitable for patent 71-80 innovation patents 93 plant patents 199 subsistence of copyright 117-121 substantial part test 185 substantial similarity test 124, 126, 155 in design registration 143, 162 Substantive Patent Law Theory 20 sufficiency requirement 87 sui generis regimes 174-204 supply rights 104, 107 Swish case 122 Switzerland, patent abolition in 20 tacit knowledge 7 of ex-employees 55 trade secrets and 30 Tamawood case Tamberlin J 103

teaching exemptions 191

technical trade secrets 39, 43

222 INDEX

technological innovations 23, 73 technology-neutral regimes 175, 199 technology transfer 20 Templeman, Lord 204 temporary restraining orders 37 terminology, see language terms of protection for designs 115, 149 Terrapin case 50 test of anticipation 80-84, see also novelty requirement testing against standards 11 tests of confidentiality 43 textiles and garments 139, 169 theoretical knowledge 14 theory of rights ix, 13-15 third parties remedies against 51-52 trade secrets acquired by 32, 45 three-dimensional objects as reproductions 121 infringement defence 163 innovative appearance in 112 threshold tests for patents 69, 86 tools of trade, of ex-employees 55 torts, as regulatory tool 10 trade, customs of 36 trade mark registration for pharmaceuticals 105 of shapes 21, 200-204 vs design registration 133 trade negotiations 19 Trade Practices Act 1974 (Cth) 21 Trade Related Intellectual Property, impact of 17-22,61 trade secrets 25-59, see also secrecy transactions issues costs of patents 67 firms and viii, 12 with patents 64 with trade secrets 29 true and first inventors 93 trust arrangements for financial returns on invention 96 trust, building 31 Turbo Tek case 154 'twists' 38 two-dimensional works copyright in 118 infringement defence 163

uncertainty in innovation decisions viii, 10 unconscionability, restitution and 33 underlying concepts 153 uniformity requirement 192 unintended side-effects 17 unique disability of confidees 46 uniqueness 38 United Kingdom ownership of industrial patents 94-96, 97 screen displays registrable 141 terms of protection 149 United States circuit layout legislation 189 computer program patents 176 doctrine of equivalents 100 Free Trade Agreement 19 grace period for disclosures 147 universities, see also public sector cost recovery by 18 focus on patents in 96 unknowability problem 31, 47, 52 unregistrable designs 165 UPOV convention 176, 194 usefulness, see utility requirement utility requirement difficulties with 66 doesn't imply social benefits 69 implicit in manner of manufacture requirement 89 innovation patents 92 not limited to patents 21 valid covenants 58 valid designs 136–143 value-free patent system 69 vendible products 73 very senior employees 98 video games 184 visual expression and features, see appearance Washington Treaty on Intellectual Property in Respect of Integrated Circuits 140, 176, 189 wastage of resources due to competition 3 from patents 60 in monopolies 15 resource scarcity 5 trade secrets and 28 Wham-O case 119, 120 Whitford J 123 Wilcox J 125 World Intellectual Property Organization (WIPO) 17-22 World Trade Organization (WTO), see WTO/TRIPS

wrongful conduct, restitution for 33 WTO/TRIPS, impact of 17–22, 62