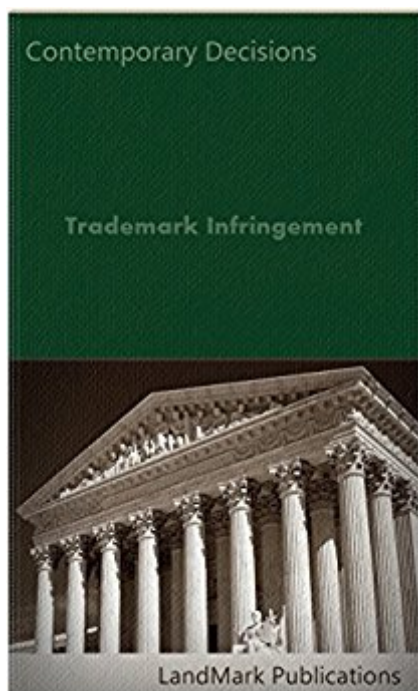


The book was found

# Trademark Infringement (Intellectual Property Law Series)



## Synopsis

THIS CASEBOOK contains a selection of 202 U. S. Court of Appeals decisions that analyze and discuss issues surrounding claims of trademark infringement. The selection of decisions spans from 2004 to the date of publication."A word or phrase functions as a trademark when it is used by a source of a product to identify itself to the public as the source of its product and to create in the public consciousness an awareness of the uniqueness of the source and of its products." Sands, Taylor & Wood Co. v. Quaker Oats Co., 978 F.2d 947, 953 (7th Cir. 1992) (internal quotation marks omitted). Sorensen v. WD-40 Company, (7th Cir. 2015).The Lanham Act defines a trademark as "any word, name, symbol, or device, or any combination thereof" that is used or intended to be used in commerce "to identify and distinguish... goods, including a unique product, from those manufactured or sold by others and to indicate the source of the goods, even if that source is unknown." 15 U.S.C. Â§ 1127. . . . NetJETS Inc. v. IntelliJET Group, LLC, (6th Cir. 2015).A prima facie trademark infringement case is made out by proof of two elements: that the plaintiff owns a legally protected mark, and there is a likelihood of confusion between her mark and the defendant's mark. Even then, the defendant may escape full liability if she can establish an equitable defense, such as laches or, [ ] acquiescence. [Footnotes omitted.] Pennzoil-Quaker v. Miller Oil and Gas Operations, 779 F. 3d 290 (5th Cir. 2015). . . . To prevail on a fair use defense, a defendant must show that: (1) it did not use the mark as a trademark; (2) the use is descriptive of its goods or services; and (3) it used the mark fairly and in good faith. [Packman v. Chi. Tribune Co., 267 F.3d 628, 639 (7th Cir. 2001).] The fair use defense is available even against federally registered trademarks that are incontestable[.] Sunmark, Inc. v. Ocean Spray Cranberries, Inc., 64 F.3d 1055, 1058 (7th Cir. 1995). Sorensen v. WD-40 Company, *ibid.*[I]t is important to remember that "trademark infringement protects only against mistaken purchasing decisions and not against confusion generally." Lang v. Ret. Living Publ'g Co., 949 F.2d 576, 583 (2d Cir. 1991) (quotation marks omitted); see also Bosley, 403 F.3d at 677. That is because a trademark "only gives the right to prohibit the use of it so far as to protect the owner's good will against the sale of another's product as his." Prestonettes, Inc. v. Coty, 264 U.S. 359, 368 (1924) (emphasis added). Radiance Foundation, Inc. v. NAACP, (4th Cir. 2015). . . .

## Book Information

File Size: 10047 KB

Simultaneous Device Usage: Unlimited

Publisher: LandMark Publications (November 22, 2015)

Publication Date: November 22, 2015

Sold by: Digital Services LLC

Language: English

ASIN: B018F4A9LC

Text-to-Speech: Enabled

X-Ray: Not Enabled

Word Wise: Enabled

Lending: Not Enabled

Enhanced Typesetting: Enabled

Best Sellers Rank: #1,625,018 Paid in Kindle Store (See Top 100 Paid in Kindle Store) #99

in Books > Law > Intellectual Property > Patent, Trademark & Copyright > Trademark #219

in Kindle Store > Kindle eBooks > Law > Intellectual Property > Patent, Trademark & Copyright

#680633 in Kindle Store > Kindle eBooks > Nonfiction

[Download to continue reading...](#)

Trademark Infringement (Intellectual Property Law Series) Intellectual Property: Supreme Court Contemporary Decisions (Intellectual Property Law Series) Intellectual Property in the New Technology Age: 2016: Vol. I Perspectives, Trade Secrets and Patents (Intellectual Property in the New Technological Age) Patent, Copyright & Trademark: An Intellectual Property Desk Reference Trademark License Agreements Line by Line: A Detailed Look at Trademark License Agreements and How to Change Them to Meet Your Needs Obviousness In Patent Law (Intellectual Property Law Series) Law and Creativity in the Age of the Entertainment Franchise (Cambridge Intellectual Property and Information Law) Intellectual Property Law (Quickstudy: Law) Legally Branded (Brand law - Logos, Trade Marks, Designs, Copyright & Intellectual Property, Internet Law & Social Media Marketing) Open Source Licensing: Software Freedom and Intellectual Property Law Emanuel Law Outlines: Intellectual Property Intellectual Property Law Intellectual Property Stories (Law Stories) European Intellectual Property Law Intellectual Property Law in the Sports and Entertainment Industries Intellectual Property Law Answer Book 2015 Intellectual Property: Patents, Trademarks, and Copyright (Nutshell Series) Intellectual Property and Open Source: A Practical Guide to Protecting Code Intellectual Property in Government Contracts: Protecting and Enforcing IP at the State and Federal Level Examples & Explanations: Intellectual Property

[Dmca](#)