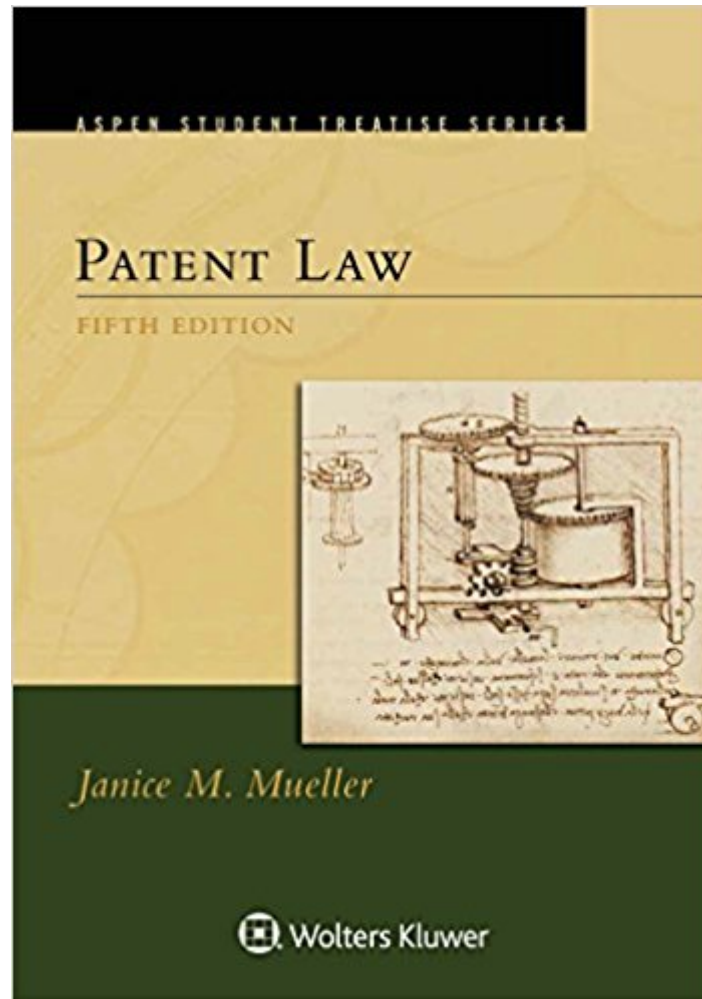


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# Patent Law (Aspen Student Treatise Series)



## Synopsis

Succinct and timely, the fifth edition of **PATENT LAW** continues to demystify its subject as it explores and explains important cases, judicial authorities, statutes, and policy. Approachably written for law students, attorneys, inventors, and laypersons alike, this text stands on its own or may be used alongside any patent or IP casebook to support more in-depth study of patent law. Updated throughout, the Fifth Edition offers: Up-to-the-minute explanations deciphering the complex first-to-file provisions of the America Invents Act, the most significant change to U.S. patent law in 60 years Further AIA updates throughout the text, emphasizing the newly-implemented inter partes review and post-grant review proceedings Cogent analyses of recent Supreme Court and Federal Circuit decisions that have fundamentally impacted patent law, including: *Alice Corp. v. CLS Bank* *Teva v. Sandoz* *Nautilus v. Biosig* *Octane Fitness v. Icon Health* *Apple v. Samsung* In re *Cuozzo* Features: Effective, lucid, and complete, Janice M. Mueller's **PATENT LAW** features: Thorough coverage and clear writing that clarifies principal legal doctrines, key judicial authorities, governing statutes, and policy considerations for obtaining, enforcing, and challenging a U.S. patent In-depth treatment and comparison of pre- and post-America Invents Act regimes for novelty and prior art with numerous hypotheticals Timely statistics on patent trends Succinct analysis of multi-national patent protection regimes Helpful visual aids, such as figures, tables, and timelines A sample patent and breakdown of a prosecution history Boldfaced key terms and a convenient Glossary

## Book Information

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## Customer Reviews

EDIT: Sure enough, this textbook's author really gives a damn. She saw my review and ensured that the publisher went in and added traditional page numbers instead of/in addition to the nonsensical "location" numbers. I really like the content of the book so far, and appreciate that it doesn't try to imitate casebooks, when the law is ever evolving moreso than other areas of law. Now that I can use it to follow along in class, I think it's really fantastic! The Kindle eBook version does NOT have page numbers. Only the older "location." What the good earth? How does the publisher expect that I accurately do the reading assignments for class? Guess I have to buy a hard copy and try to return the eBook. Useless, IMO. Why bother having an eBook version at all? It's 2026, not 2009.

I am an Engineer, not a Lawyer, but I encounter patent issues on the job- in both the manufacturing and design/development worlds. I found this book to be very helpful in explaining the basics of patent law, in clear, concise terms that a non-lawyer can understand. In fact, that's been my issue with many other publications/readings on Patent Law- they assume you're a lawyer or have a legal background and introduce terms and acronyms without explanation. This book does not. And it makes this book a great resource for the technical person and patent law practitioners alike. This author does a great job of bridging the gap between those, like me, w/an Engineering degree and someone within the legal profession. In the first chapter alone, I found more information on the essence/basics of Patent Law than in any other research. All in one book- as a matter of fact; all in the first chapter. It was engaging and insightful enough that I read the entire 1st chapter in one sitting. That's no small feat for my attention span. ;) This would be a great tool for the Engineers / Inventors out there looking to understand the legal world we all work within. Learning more about patent law, it's methodology and differences between utility and design patents, prior art, etc. is paramount to taking ownership and protecting your intellectual property. Through the knowledge presented here, you can quickly learn how to claim and protect your intellectual property.

Professor Mueller's treatise covers the wide world of patent law in one concise volume. It is an excellent resource for students of patent law and anyone else interested in learning more about this topic. I am a patent attorney that learned from earlier versions of this book and continue to use the new version as a starting point for research--the footnotes do an excellent job of leading the reader to a body of case law that deals with each topic. Every patent lawyer would be well served with a copy of this to use as a primer on areas of patent law that they do not regularly encounter. I imagine

that this would also be a good reference for non-IP attorneys, especially corporate and/or in-house, that occasionally deal with patent law or tangential issues. I used a previous version of this book in law school and loved how it explained complicated legal concepts in a clear manner. Professor Mueller's book is helpful for law students because it manages to be thorough and understandable at the same time. If you are a law student that is learning from a case book, this would be a great supplement to read on your own. The book comprehensively covers all of the recent changes in patent law, which have been extensive since the last version of the book. I particularly like the way it deals with pre-AIA and AIA differences, and how the Section 101 chapter spends the necessary time to show the lineage of cases leading up to the modern standards.

Janice Mueller is one of the preeminent patent scholars of our generation. Her engaging writing style and analytical explanation of the patent law combine to make this 5th edition a necessary resource for law students and beginning practitioners. This edition breaks down recent guidance from the Supreme Court: AIA-implemented procedures, attorneys' fees, claim construction standards, divided infringement, indefiniteness, patent-eligible subject matter, and willful infringement. And it readily explains the Federal Circuit's recent interpretation of that guidance. I highly recommend adding this edition to your reference library.

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