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TEXT = Selected photocopied cases – available at bookstore

- 1. January 24 The three requirements of patentability—review of basic patent law Text pages 1-160 (and KSR decision)
 - utility, novelty, nonobviousness
 - 35 USC §§ 101, 102 and 103

review and discussion of selected case law – placing basic patent law doctrines in a real world context

2. January 31 Drafting patentability opinions

Text - pages 161-222

- invention disclosures, patentability searches
- purposes of a patentability opinion
- elements of a patentability opinion
- attorney-client privilege/work product

3. February 7 Patentability opinion assignment due

Drafting patent claims-the theory-what are we trying to accomplish?

Text - pages 223-298

- 35 USC 112, second paragraph
- parts of a patent claim
- review and discussions of selected case law—claim scope and construction
- common pitfalls in claim drafting

4. February 14 Drafting patent claims—in practice

Text – pages 299-326

- · review and discussion of claims in issued patents
- the claim drafting process
- claim drafting exercises

5. February 21 Claim set assignment due

Drafting patent applications-what are we trying to accomplish? Text – pages 327-328, 525-632, 633-674

- 35 USC 112, first paragraph—enablement, description and best mode requirements (are description and enablement separate requirements?)
- relevant portions of 37 CFR and the Manual of Patent Examining Procedure (MPEP)
- quid pro quo theory of patent protection
- review and discussion of sample patents
- inventorship

6. February 28 Drafting patent applications

Patent prosecution - overview

Text – pages 329-441, 470-524

- practical aspects of patent application drafting
- provisional applications
- patent prosecution as a negotiation process
- · what is the goal?
- effect of prosecution on patent term

7. March 7 Patent application assignment due

Patent prosecution - overview

Text - pages 675-858

- review study and discussion of Patent Office file wrapper
- information disclosure statements
- <u>Dayco</u> case and related cases citation of related applications, office actions and foreign prosecution
- restriction practice—separate and distinct inventions

8. March 14 Patent prosecution – formal and novelty rejections

Text – pages 859-953

- parts of a PTO official action
- parts of an amendment/response—amending claims
- review of types of PTO rejections
- review and discussion of selected case law and selected portions of the MPEP
- formal rejections—responding to formal rejections
- novelty rejections—responding to novelty rejections
- what is prior art?

9. March 21 NO CLASS – SPRING BREAK

10. March 28 Patent prosecution – obviousness rejections

Text – pages 954-1076

- review and discussion of selected case law (including KSR)
- what is prima facie obviousness?
- responding to obviousness rejections (with Festo in mind)
 - * using argument
 - * using data and "secondary considerations" (objective indicia) -

Rule 132 declarations

swearing behind references—Rule 131 declarations

11. April 4 <u>Amendment assignment due</u>

Continuation practice

Text – pages 1077-1145

- relevant portions of 37 CFR and MPEP
- continuation, continuation-in-part, and divisional applications
- · when used?
- effective filing dates—35 USC 120
- potential pitfalls
- effect on patent term
- double patenting

12. April 11 The final stages of prosecution

Text - pages 1146-1208

- relevant portions of 37 CFR and MPEP
- examiner interviews
- final rejections and amendments after final
- advisory actions
- allowances—notice of allowance-reasons for allowance
- term extensions for USPTO delays
- payment of the issue fee
- post-issuance proceedings—reissue and reexamination (correction of issued patents)

13. April 18 Appeals

Text – pages 1209-1312

- Pre-appeal review
- Notice of Appeal
- appeal briefs—elements of an effective brief
- oral arguments
- appeals to the CAFC

14. April 25 Appeal brief assignment due

Ethical and Liability issues in patent prosecution Basic international patent concepts

Text - pages 1313-1394, 1411-1438

- 37 CFR 1.56 and 1.98
- Rule 56—duty of disclosure (Therasense case)
- inequitable conduct
- ethical and liability issues review common scenarios
- · differences between US and international practice
- Paris Convention priority dates
- Patent Cooperation Treaty (PCT)
- international filing patterns portfolio management

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