



What is a license?

- It is a permission or consent for the licensee to do something otherwise within the licensor's exclusive rights. ("Exclusive rights" mean the right to exclude others.)
- It is legally cognizable as an <u>affirmative defense</u> to an action for infringement or misappropriation based on some form of intellectual property (copyright, patent, trademark, trade secret, or right of publicity).

Is a license a contract? What's the difference?

Licenses & contracts

Is a license a contract?

• Many courts say so.

"A license is a contract."

Global Communincations, Inc. v. Directv, Inc., 4:12CV651-RH/CAS, 2013 WL 11325041, at *2 (N.D. Fla. Aug. 21, 2013) (patent infringement case)

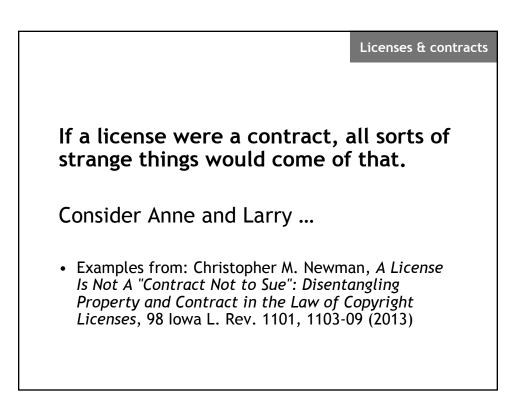
"... a license is a contract ..."

Datatreasury Corp. v. Wells Fargo & Co., 522 F.3d 1368, 1371 (Fed. Cir. 2008) (patent infringement case)

"... a license is a contract ..." Foad Consulting Group, Inc. v. Azzalino, 270 F.3d 821, 828 (9th Cir. 2001)

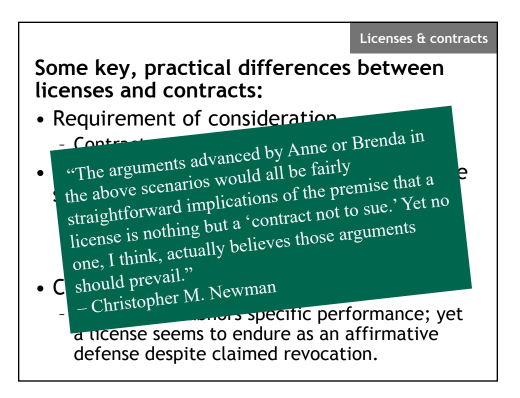
• But no, <u>a license is not a contract</u>.

 And courts that say a license is a contract almost certainly don't actually mean that ...



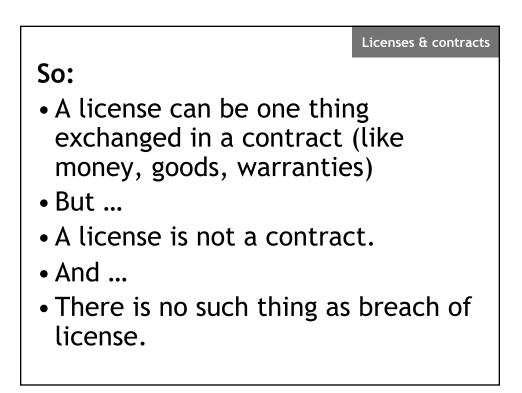
Some key, practical differences between licenses and contracts:

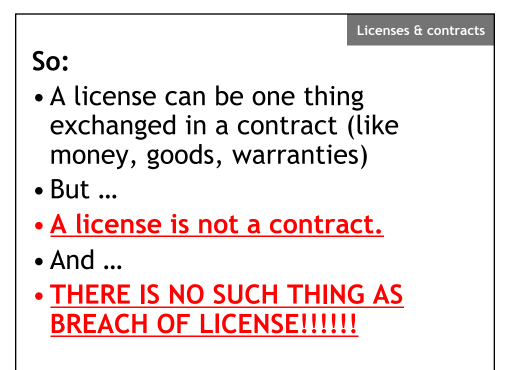
- Requirement of consideration
 - Contracts need consideration; licenses don't.
- Persons against whom enforcement may be sought
 - Contracts bind only the contracting parties; licenses are good against co-owners and later owners.
- Changed minds
 - Contract law abhors specific performance; yet a license seems to endure as an affirmative defense despite claimed revocation.

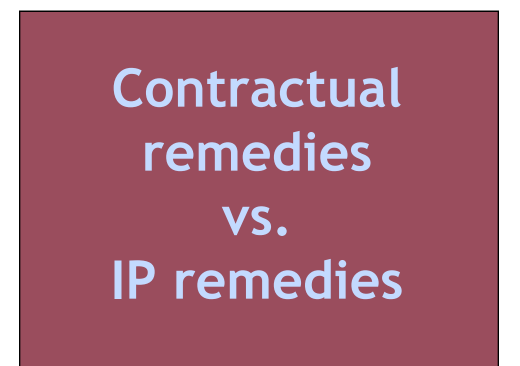


Licenses & contracts

"[P]racticing lawyers and judges already recognize on some level that a license is not simply a 'contract not to sue.' Yet many continue to pay lip service to this formulation, and it remains enshrined in the leading treatises on copyright and licensing. The result is that sometimes legal actors actually do fall back on the contract theory of license to analyze legal problems, often with inconsistent and counterproductive results."



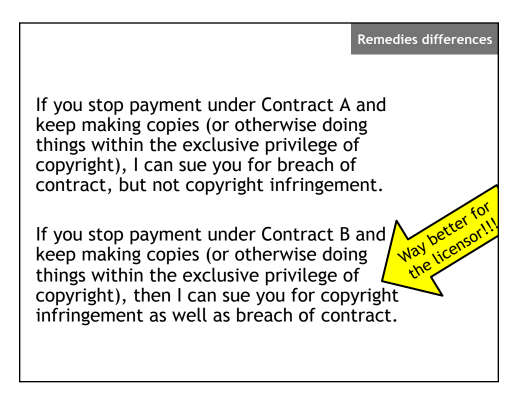




IP PITFALL:

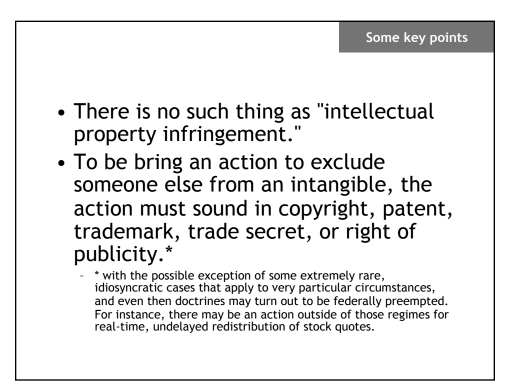
Structuring a license agreement so that you can only get contractual remedies instead of IP remedies

Contract A: "I license the software to you for one year. You agree to pay me \$1,000 per month for 12 months." Contract B: "You agree to pay me \$1,000 per month for 12 months. I license the software to you, conditioned upon the receipt of timely payments. If any payment is not made when due, the license ceases." What happens if you stop payment?



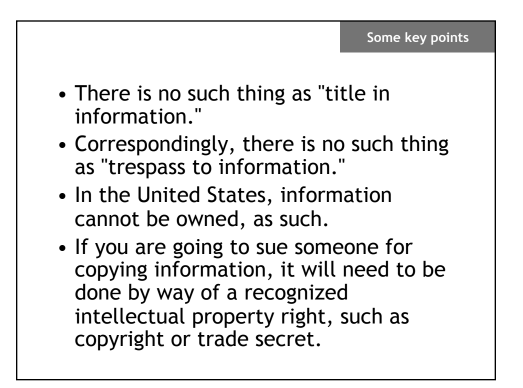
	Remedies include
©	Injunctions; restitution (of D's wrongful gains); statutory damages up to \$150K per infringement
Pat.	Injunctions; royalties; treble damages
ТМ	Injunctions; punitive damages; treble damages
Trade Secret	Injunctions; restitution (of D's wrongful gains); punitive damages; royalties
Right of Publicity	Injunctions; punitive damages

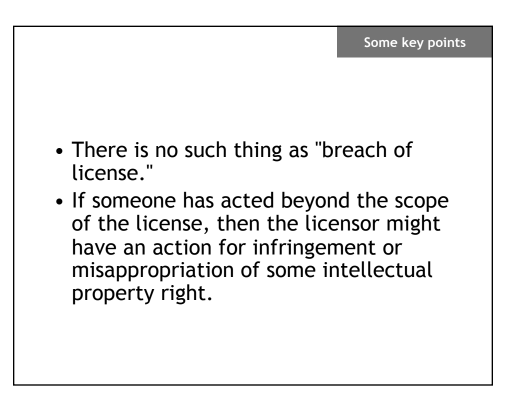
Some key points for keeping things straight









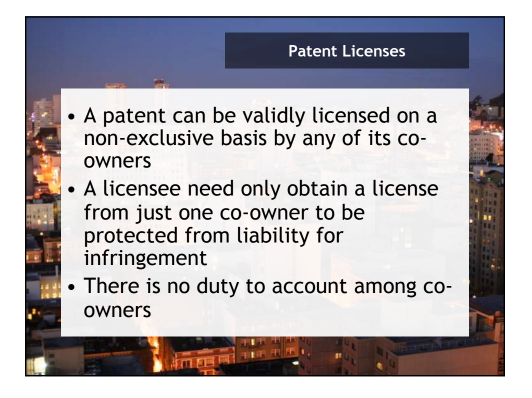


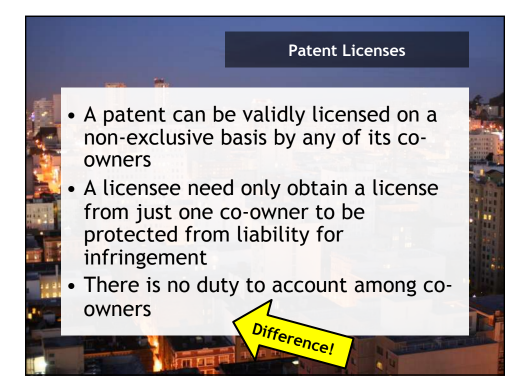
Licensing differences among forms of IP



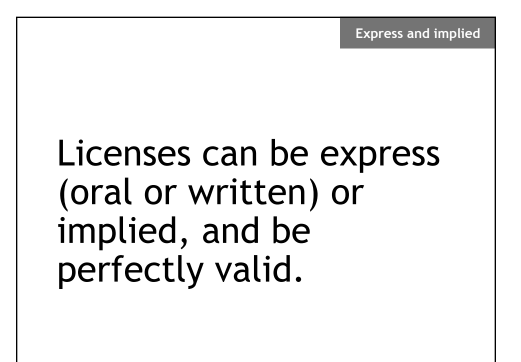






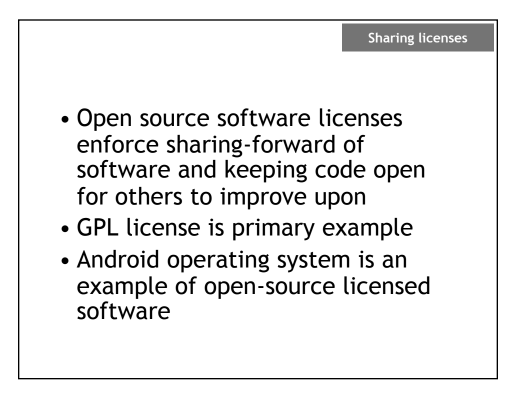


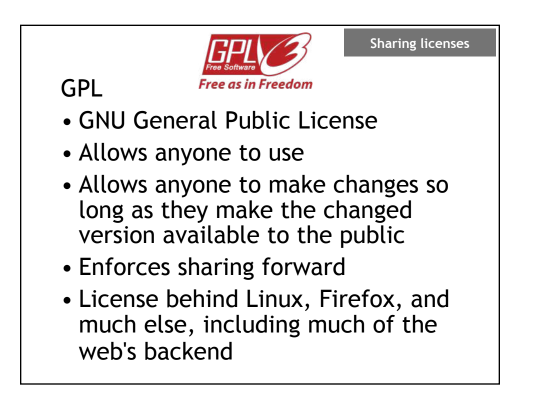
Express and implied licenses



Open-source and sharing licenses







Sharing licenses

creative commons

Creative Commons licenses

- Like the GPL, but for entertainment media
- Photographs, text, music, but not software code
- Enforces sharing forward
- Available in different flavors for more sharing or less ...



