

TEXAS TRADE SECRET LITIGATION

TEXAS TRADE SECRET LITIGATION

**Chris Patton
Trey Cox
2020**

Copyright © 2020 Fastcase. All Rights Reserved.

No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopy, recording, or utilized by any information storage or retrieval system, without written permission from the publisher. For information about permissions or to request permissions online, visit us at www.fastcase.com, or a written request may be e-mailed to our permissions department at support@fastcase.com.

Printed in the United States of America

1 2 3 4 5 6 7 8 9 0

ISBN 978-1-949884-44-9

Summary of Contents

<i>Table of Contents</i>	vii
<i>About This Book</i>	xiii
<i>About the Authors</i>	xv
Chapter 1 THE FOUNDATION	1
Chapter 2 WHAT IS A TRADE SECRET AND WHO OWNS IT?	9
Chapter 3 WHAT IS MISAPPROPRIATION?	19
Chapter 4 PLANNING AND INITIATING A TRADE SECRET LAWSUIT	29
Chapter 5 DISCOVERY IN A TRADE SECRET LAWSUIT	45
Chapter 6 RESPONDING TO THE TRADE SECRET LAWSUIT	55
Chapter 7 EXPERT WITNESSES IN TRADE SECRET CASES	67
Chapter 8 TRYING A TRADE SECRET CASE	77
Chapter 9 MONETARY AND EQUITABLE RELIEF	81
Chapter 10 DEFEND TRADE SECRETS ACT OF 2016	95
<i>Appendix A Texas Uniform Trade Secrets Act Tex. Civ. Prac. & Rem. Code Ann. § 134A, et seq.</i>	103
<i>Appendix B Uniform Trade Secrets Act</i>	107
<i>Appendix C Defend Trade Secrets Act of 2016</i>	111
<i>Appendix D Forms</i>	123
<i>Table of Cases</i>	179
<i>Table of Statutes</i>	199
<i>Index</i>	203

Table of Contents

<i>About This Book</i>		xiii
<i>About the Authors</i>		xv
Chapter 1	THE FOUNDATION	1
1-1	Introduction	1
1-2	Policy Background on Trade Secret Claims	1
1-3	Legal Bases for Trade Secret Claims	2
	1-3:1 Common Law Trade Secret Claims	3
	1-3:2 Uniform Trade Secrets Act	3
	1-3:3 Texas Uniform Trade Secrets Act	4
	1-3:4 Defend Trade Secrets Act of 2016	6
	1-3:4.1 Legislative History	6
	1-3:4.2 DTSA Provisions	7
Chapter 2	WHAT IS A TRADE SECRET AND WHO OWNS IT?	9
2-1	Introduction	9
2-2	Trade Secrets Under the Common Law	9
2-3	Trade Secrets Under TUTSA	10
	2-3:1 “Reasonable Efforts to Maintain Secrecy”	11
	2-3:2 “Independent Economic Value, Actual or Potential”	13
	2-3:2.1 “Not Generally Known”	14
	2-3:2.2 “Not Readily Ascertainable by Proper Means”	15
	2-3:3 General Categories of Information Deemed Trade Secrets in Texas	16
	2-3:4 Trade Secret Ownership	17
Chapter 3	WHAT IS MISAPPROPRIATION?	19
3-1	Introduction	19
3-2	“Misappropriation” of a Trade Secret Under the Common Law	19
3-3	“Misappropriation” of a Trade Secret Under TUTSA	21
	3-3:1 “Improper Means”	22
	3-3:1.1 Theft/Bribery/Misrepresentation	23
	3-3:1.2 Breach of Duty/Contract to Maintain Secrecy	23
	3-3:1.3 Espionage Through Electronic or Other Means	25

3-3:2	Acquired the Trade Secret with Knowledge of Improper Means	25
3-3:3	Disclosed or Used the Trade Secret Without Consent	26
3-3:4	Knew About Mistakenly Acquired Trade Secret	27
3-3:5	“Use” as a Separate Element Under TUTSA/DTSA	27
Chapter 4	PLANNING AND INITIATING A TRADE SECRET LAWSUIT	29
4-1	Introduction	29
4-2	Cease-and-Desist Letter	29
4-3	Evidence Preservation	30
4-4	Early Evidence Gathering/Forensic Analysis	32
4-5	Drafting the Complaint or Petition	33
4-6	Additional Causes of Action Often Associated with Trade Secret Claims	34
4-6:1	Breach of Contract	34
4-6:2	Breach of Fiduciary Duty	34
4-6:3	Texas Theft Liability Act	35
4-6:4	Computer Fraud and Abuse Act	35
4-6:5	Electronic Communications Privacy Act	37
4-6:6	Racketeering Influenced and Corrupt Organizations Act	37
4-7	Statute of Limitations	38
4-8	Temporary Restraining Orders and Temporary or Preliminary Injunctions	39
4-8:1	Temporary Restraining Order	39
4-8:2	Temporary Injunction (State Court)/Preliminary Injunction (Federal Court)	40
Chapter 5	DISCOVERY IN A TRADE SECRET LAWSUIT	45
5-1	Introduction	45
5-2	Early Expedited Discovery in Support of Temporary Injunction/Preliminary Injunction	45
5-3	Preserving Secrecy Through Protective Orders	46
5-3:1	Non-Disclosure Provision	47
5-3:2	Attorneys’ Eyes Only Provision	47
5-3:3	In Camera Hearing Provision	47
5-3:4	Sealing Provision	48
5-4	Asserting the Trade Secret Privilege in Non-Trade Secret Cases	48
5-5	Pre-Discovery Identification of Trade Secrets	49

5-6	Document Requests/Interrogatories	50
5-7	Challenging the Identification of Trade Secrets	51
5-8	Remedies for Failure to Properly Identify Trade Secrets	52
	5-8:1 Amend Discovery Responses	53
	5-8:2 Strike Trade Secrets	53
	5-8:3 Other Sanctions	53
5-9	Forensic Examination of Opposing Parties' Computers	53
Chapter 6 RESPONDING TO THE TRADE SECRET LAWSUIT		55
6-1	Introduction	55
6-2	Motion to Dismiss the Complaint/Petition	55
	6-2:1 Rule 12(b) (6) Motion to Dismiss (Federal Court)	55
	6-2:2 Texas Rule of Civil Procedure 91a Motion to Dismiss (State Court)	57
	6-2:3 Anti-SLAPP/TCPA Motion to Dismiss (State Court)	59
6-3	Affirmative Defenses to Trade Secret Claims	60
	6-3:1 Statute of Limitations	60
	6-3:2 Copyright/Patent Preemption	60
	6-3:3 TUTSA Preemption of Non-Trade Secret Claims	61
	6-3:4 Independent Development or Discovery	61
	6-3:5 The Shop Right Doctrine	62
	6-3:6 Unclean Hands	62
	6-3:7 Laches	62
6-4	Counterclaims	63
6-5	Motion for Summary Judgment	64
Chapter 7 EXPERT WITNESSES IN TRADE SECRET CASES		67
7-1	Introduction	67
7-2	Reliability of Expert Witness Testimony Generally	67
7-3	Challenging the Expert's Testimony	69
7-4	Types of Experts in Trade Secret Cases	69
	7-4:1 Technical Experts	69
	7-4:2 Forensic Computer Experts	71
	7-4:3 Damages Experts	72
	7-4:3.1 Trade Secret Cases <i>Excluding</i> Damages Testimony	73
	7-4:3.2 Trade Secret Cases <i>Allowing</i> Damages Testimony	74
7-5	Expert Testimony about the Existence of a Trade Secret	75

Chapter 8	TRYING A TRADE SECRET CASE	77
8-1	Introduction	77
8-2	Telling the Plaintiff's Story	77
8-3	Humanizing the Corporate Plaintiff	78
8-4	Simplifying Complex Information	78
8-5	Excluding the Opposing Party from the Courtroom	79
8-6	Jury Instructions	80
Chapter 9	MONETARY AND EQUITABLE RELIEF	81
9-1	Introduction	81
9-2	Monetary Relief	81
	9-2:1 "Actual Loss" by the Plaintiff	82
	9-2:2 "Unjust Enrichment" by the Defendant	84
	9-2:3 Reasonable Royalty	85
	9-2:4 Apportionment of Damages	86
	9-2:5 Causation	88
	9-2:6 Permanent Injunctive Relief	89
	9-2:6.1 CPRC § 134A.003(b)—Future Payment of Royalty	90
	9-2:6.2 CPRC § 134A.003(c)—Injunction Covering Affirmative Acts	90
9-3	Exemplary Damages—CPRC § 134A.004(B)	91
9-4	Attorneys' Fees—CPRC § 134A.005	91
9-5	Joint and Several Liability for Multiple Trade Secret Defendants	92
9-6	Contribution among Trade Secret Defendants	93
Chapter 10	DEFEND TRADE SECRETS ACT OF 2016	95
10-1	Introduction	95
10-2	Background	95
10-3	Differences from TUTSA	96
	10-3:1 "Trade Secret"	96
	10-3:2 "Proper Means" and "Improper Means"	96
	10-3:3 Other Definitions	97
10-4	Preservation of Secrecy—Protective Orders	97
10-5	Injunctive Relief and Civil Seizure	97
10-6	Whistleblower Protections	98
10-7	Issues Related to Litigating in Federal Court Under the DTSA	99
10-8	Timing	100

TABLE OF CONTENTS

xi

10-9	Temporary Restraining Orders	101
10-10	Preliminary Injunctions	101
10-11	Motions to Dismiss	101
<i>Appendix A</i>	<i>Texas Uniform Trade Secrets Act Tex. Civ. Prac. & Rem. Code Ann. § 134A, et seq.</i>	103
<i>Appendix B</i>	<i>Uniform Trade Secrets Act</i>	107
<i>Appendix C</i>	<i>Defend Trade Secrets Act of 2016</i>	111
<i>Appendix D</i>	<i>Forms</i>	123
	<i>Table of Cases</i>	179
	<i>Table of Statutes</i>	199
	<i>Index</i>	203