

Index

References given are to section numbers.

Current to 2016 – Release 1

ACQUISITION OF COPYRIGHT

- British subject, 5:2(a)
- domicile, 5:2(b)
- introduction, 5:1
- “making” and “maker”, 5:2(d)
- resident or ordinarily resident, 5:2(c)
- subsistence of copyright, *see*
SUBSISTENCE OF COPYRIGHT

ANTI-COUNTERFEITING TRADE AGREEMENT, *see also*

INTERNATIONAL COPYRIGHT

- border measures, 30:13(g)
- civil enforcement, 30:13(f)
- contracting parties, 30:13(l)
- criminal enforcement, 30:13(h)
- enforcement of intellectual property rights
in digital environment, 30:13(i)
- enforcement practices, 30:13(j)
- generally, 30:13
- history, 30:13(a)
- international cooperation, 30:13(k)
- legal framework for enforcement of in-
tellectual property rights, 30:13(e)
- nature and scope of obligations, 30:13(d)
- objective, 30:13(b)
- relation to other agreements, 30:13(c)

ANTON PILLER ORDERS, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- clear evidence of possession of
incriminating material and potential
destruction, 24:8(d)

- contempt, 24:8(j)
- damages pursuant to plaintiff’s under-
taking, 24:8(1)
- executing order, 24:8(g)
- extremely strong prima facie case, 24:8(b)
- full and frank disclosure, 24:8(e)
- general, 24:8(a)
- self-incrimination, 24:8(h)
- setting aside order, 24:8(k)
- solicitor-client privilege, 24:8(i)
- terms of order, 24:8(f)
- very serious potential or actual damage,
24:8(c)

ARTISTIC WORKS

- artistic ideas or conceptions, 10:7
- artistic merit or quality, 10:8
- definitions, 10:1
- designs applied to useful articles, 10:10
- designs created after June 8, 1988, 10:10(c)
 - • definitions, 10:10(c)(i)
 - • eye appealing features applied to useful
articles, 10:10(c)(ii)
 - • useful article features dictated by
utilitarian function, 10:10(c)(iii)
- designs created before June 8, 1988,
10:10(b)
 - • and/or and Rule 11(1), 10:10(b)(vi)
 - • capable of being registered, 10:10(b)(iii)
 - • conclusion, 10:10(b)(vii)
 - • intended to be used as model,
10:10(b)(iv)
 - • multiplication by industrial process,
10:10(b)(v)

CANADIAN LAW OF COPYRIGHT

- • nature of designs, 10:10(b)(ii)
- • statutory provisions, 10:10(b)(i)
- fixation, 10:4
- history of protection, 10:3
- originality, 10:6
- publication, 10:5
- reproduction in different medium, 10:9
- rights associated with artistic work, 10:2
- what is protected as artistic work, 10:11
 - • architectural works, 10:11(g)
 - • compilations of artistic works, 10:11(h)
 - • engravings, 10:11(d)
 - • *Integrated Circuit Topography Act*, 10:11(i)
 - • maps, charts and plans, 10:11(b)
 - • paintings and drawings, 10:11(a)
 - • photographs, 10:11(c)
 - • sculptures, 10:11(e)
 - • works of artistic craftsmanship, 10:11(f)

ARTISTIC WORKS – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- general considerations, 21:6(a)
- generally, 21:6
- producing or reproducing substantial part of work, 21:6(c)
- reproduction in different media, 21:6(b)

ASSIGNMENT

- assignment of future rights in works, 19:1(f)
- assignment or licence, 19:1(i)
- assignments and transfer of possession of physical things, 19:1(h)
- construction, 19:1(g)
- divisibility of copyright, 19:1(e)
 - • “either wholly or partially”, 19:1(e)(i)
 - • “either for the whole term of the copyright or for any other part thereof”, 19:1(e)(iii)
 - • “subject to limitations relating to territory, medium or sector of the market or other limitations relating to the scope of the assignment”, 19:1(e)(ii)
- generally, 19:1
- limitation on term of assignment after author’s death, 19:1(j)
- must be in writing, 19:1(b)

- rights of owner, 19:1(d)
- statutory provisions, 19:1(a)
- subject-matter, 19:1(c)

AUTHORSHIP, *see also* OWNERSHIP OF COPYRIGHT

- collective works, 17:1(e)
- compilations, 17:1(f)
- computer generated works, 17:1(d)
- corrections and revisions, 17:1(c)
- general principle, 17:1(a)
- generally, 17:1
- meaning of term “author”, 17:1(b)

BANKRUPTCY

- effect of bankruptcy on licences, 19:3(b)
- generally, 19:3
- property of bankrupt, 19:3(a)
- proposals under *Bankruptcy and Insolvency Act*, 19:3(c)
- specific rights under *Bankruptcy and Insolvency Act*, 19:3(d)

BORDER ENFORCEMENT MEASURES, *see also* SEIZURE OF IMPORTED COPIES

- exceptions, 24:22(b)(vi)
- importation of books, 24:22(b)(iii)
- nature of rights
 - • definitions, 24:22(b)(ii)
 - • detaining copies at copyright owner’s expense, 24:22(b)(ii)
 - • powers of court relating to detained copies, 24:22(b)(ii)
 - • prohibition on importation and exportation, 24:22(b)(ii)
 - • provision of information, 24:22(b)(ii)
 - • request for assistance, 24:22(b)(ii)
- other subject-matter, 24:22(b)(iv)
- procedural matters, 24:22(b)(v)
- statutory provisions
 - • definitions, 24:22(b)(i)
 - • detaining copies at copyright owner’s expense, 24:22(b)(i)
 - • generally, 24:22(b)(i)
 - • no Crown liability, 24:22(b)(i)
 - • powers of court relating to detained copies, 24:22(b)(i)
 - • prohibition on importation and exportation, 24:22(b)(i)

INDEX

- provision of information, 24:22(b)(i)
- request for assistance, 24:22(b)(i)

BREACH OF CONFIDENCE

- breach of confidence may be wider right than copyright, 32:5
- circumstances imparting obligation of confidence, 32:8
 - existing or anticipated relationships, 32:8(c)
 - express contract, 32:8(a)
 - implied contractual term, 32:8(b)
- confidential information, 32:7
- confidentiality in legal proceedings, 32:14
 - confidentiality orders, 32:14(a)
 - exclusion of public, 32:14(c)
 - implied undertaking of confidentiality, 32:14(b)
- copyright and breach of confidence distinguished, 32:4
- copyright, physical ownership and breach of confidence, 32:1
- defence of just cause for disclosure, 32:12
- doctrinal foundation of breach of confidence, 32:2
- elements of cause of action, 32:6
- employment relationships, 32:11
 - comparison to patents and copyright, 32:11(b)(iii)
 - distinction between use and communication, 32:11(b)(v)
 - during employment, 32:11(a)
 - employee's general skill and knowledge, 32:11(b)(iv)
 - fiduciary duty, 32:11(c)
 - nature of obligation, 32:11(b)(i)
 - post employment, 32:11(b)
 - restraint of trade, 32:11(b)(vi)
 - trade secret, 32:11(b)(ii)
- relationship of breach of confidence and fiduciary duty, 32:3
- remedies, 32:13
 - account of profits, 32:13(d)
 - constructive trust, 32:13(f)
 - damages, 32:13(c)
 - destruction under oath or delivery up, 32:13(e)
 - injunctions at trial, 32:13(b)
 - interlocutory injunctions, 32:13(a)

- third party recipients, 32:10
- unauthorized detrimental use of information, 32:9

BROADCASTERS' RIGHTS

- broadcasters' exceptions from infringement, 15:7
- definitions, 15:1
- history of protection, 15:2
- national treatment, 15:4
- nature of right, 15:3
 - fixation and reproduction, 15:3(b)
 - general, 15:3(a)
 - retransmission by another broadcaster, 15:3(c)
 - television communication signals, 15:3(d)
- ownership, 15:5
- term of protection, 15:6

CANADIAN COPYRIGHT LEGISLATION

- Canadian legislative reform, *see* CANADIAN LEGISLATIVE REFORM
- history of Canadian copyright legislation, 3:1
 - 1832 to 1875, 3:1(a)
 - British *Copyright Act, 1911*, 3:1(d)
 - British copyright legislation in force in Canada prior to 1924, 3:1(c)
 - Canadian *Copyright Act, 1921*, 3:1(e)
 - Canadian *Copyright Act* in force prior to 1924, 3:1(b)

CANADIAN LEGISLATIVE REFORM, *see also* CANADIAN COPYRIGHT LEGISLATION

- 1988 amendments, 3:2(c)
- *Act to Amend the Copyright Act*, 3:2(r)
 - access for research and education, 3:2(r)(iii)
 - internet service providers, 3:2(r)(iv)
 - photographs, 3:2(r)(v)
 - private use exceptions, 3:2(r)(i)
 - WIPO treaties issues, 3:2(r)(ii)
- *Act to Amend the Copyright Act* (1997), 3:2(j)
- *Act to Amend the Copyright Act* (2002), 3:2(m)
- *Act to Amend the Criminal Code*, 3:2(q)

CANADIAN LAW OF COPYRIGHT

- *Act to Establish the Library and Archives of Canada and to Amend the Copyright Act*, 3:2(n)
 - Canada-United States Free Trade Agreement, 3:2(d)
 - *Charter of Rights for Creators*, 3:2(b)
 - *Combating Counterfeit Products Act*, see COMBATING COUNTERFEIT PRODUCTS ACT
 - *Copyright Modernization Act*, see COPY-RIGHT MODERNIZATION ACT
 - *Economic Action Plan 2015 Act, No. 1*, 3:2(u)
 - *Final Report of the Information Highway Advisory Council*, 3:2(i)
 - • administration, 3:2(i)(viii)
 - • browsing, 3:2(i)(iii)
 - • bulletin board system operator liability, 3:2(i)(x)
 - • categories of works, 3:2(i)(i)
 - • Crown copyright, 3:2(i)(vi)
 - • distribution right/ownership, 3:2(i)(vii)
 - • fair dealing, 3:2(i)(iv)
 - • moral rights, 3:2(i)(v)
 - • public education, 3:2(i)(ix)
 - • use of works, 3:2(i)(ii)
 - *Framework for Copyright Reform*, 3:2(k)
 - generally, 3:2
 - government statement on proposals for copyright reform, 3:2(p)
 - • educational and research access issues, 3:2(p)(iii)
 - • internet service provider liability, 3:2(p)(ii)
 - • photography issues, 3:2(p)(iv)
 - • WIPO treaties issues, 3:2(p)(i)
 - *Intellectual Property Law Improvement Act*, 3:2(e)
 - *Interim Report on Copyright Reform*, 3:2(o)
 - North American Free Trade Agreement, 3:2(g)
 - prior to 1985, 3:2(a)
 - *Report on the Provisions and the Operation of the Copyright Act*, 3:2(1)
 - SOCAN amendment, 3:2(f)
 - *Support for Canadians with Print Disabilities Act*, 3:2(v)
 - *World Trade Organization Agreement Implementation Act*, 3:2(h)
- ### CINEMATOGRAPHIC WORKS
- cinematographic rights, 11:2
 - definitions, 11:1
 - fixation, 11:4
 - history of protection, 11:3
 - maker, 11:7
 - originality, 11:6
 - publication, 11:5
 - term of protection, 11:8
 - what is protected as cinematographic work, 11:9
 - • compilations, 11:9(c)
 - • films, 11:9(a)
 - • video tapes, 11:9(b)
- ### CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT
- account of profits, 24:17
 - *Anton Piller orders*, see ANTON PILLER ORDERS
 - costs, 24:20
 - damages, see DAMAGES
 - declaratory relief, 24:14
 - delivery up, 24:19
 - discovery, 24:10
 - evidence at trial, see EVIDENCE AT TRIAL
 - interlocutory injunctions, see INTER-LOCUTORY INJUNCTIONS
 - introduction, 24:2
 - jurisdiction, 24:3
 - limitation period for civil remedies, 24:4
 - parties, see PARTIES
 - permanent injunction, see PERMANENT INJUNCTION
 - pleadings, see PLEADINGS
 - presumptions, see PRESUMPTIONS
 - recovery of possession, see RECOVERY OF POSSESSION
 - rights management information, see RIGHTS MANAGEMENT INFORMATION
 - technological protection measures, see TECHNOLOGICAL PROTECTION MEASURES

INDEX

- seizure of imported copies, *see* SEIZURE OF IMPORTED COPIES
 - statutory damages, *see* STATUTORY DAMAGES
 - statutory provisions, 24:1
 - summary proceedings, *see* SUMMARY PROCEEDINGS
- COLLECTIVE ADMINISTRATION – PERFORMING RIGHTS AND COMMUNICATION RIGHTS**
- consideration and approval of proposed tariffs, 27:5
 - • equitable remuneration for performers and makers of sound recordings, 27:5(b)
 - • generally, 27:5(a)
 - effect of fixing royalties, 27:6
 - filing of proposed tariffs, 27:4
 - history, 27:1
 - radio performances in places other than theatres, 27:7
 - • amount of royalties, 27:7(c)
 - • exception, 27:7(b)
 - • history, 27:7(a)
 - SOCAN, 27:2
 - statutory definitions, 27:3
- COLLECTIVE ADMINISTRATION – RIGHTS UNDER SECTIONS 3, 15, 18 AND 21**
- arbitration, 28:4
 - current section 70.1 collective societies, 28:3
 - definitions, 28:2
 - examination of agreements, 28:6
 - filing of proposed tariffs, 28:5
 - history, 28:1
- COMBATING COUNTERFEIT PRODUCTS ACT, *see also* CANADIAN LEGISLATIVE REFORM**
- border enforcement measures, 24:22(b)(i)
 - criminal offences, 3:2(t)(ii)
 - criminal remedies, 25:1
 - detaining goods at rights owner’s expense, 3:2(t)(vi)
 - generally, 3:2(t)
 - measures relating to detained copies, 3:2(t)(v)
 - new civil cause of action, 3:2(t)(i)
- prohibition on importation or exportation, 3:2(t)(iii)
 - recent developments, RD:1
 - • criminal offences, RD:1
 - • detaining the goods at copyright owner’s expense, RD:4
 - • new civil cause of action, RD:1
 - • prohibition and detention by custom officer, RD:2
 - • request for assistance, RD:3
 - • measures relating to detained copies, RD:3
 - request for assistance, 3:2(t)(iv)
 - secondary infringement, 22:1, 22:2(a)
- COMPILATIONS OF LITERARY WORKS, *see also* LITERARY WORKS**
- abridgements, 7:11(l)
 - advertisements, 7:11(f)
 - anthologies and selections, 7:11(k)
 - directories, 7:11(g)
 - extent of protection in compilations, 7:11(p)
 - general, 7:11(a)
 - law reports, 7:11(m)
 - new editions, 7:11(j)
 - originality, 7:11(b)
 - originality of parts immaterial, 7:11(c)
 - other examples, 7:11(o)
 - partial copyright, 7:11(d)
 - rules of game, 7:11(i)
 - selection or arrangement of data, 7:11(n)
 - tables, 7:11(h)
 - trade catalogues, 7:11(e)
- COMPUTER PROGRAMS, *see also* LITERARY WORKS**
- 1988 amendments, 7:15(b)
 - • exemptions from infringement, 7:15(b)(iii)
 - • reference to U.S. decisions, 7:15(b)(i)
 - • statutory definition, 7:15(b)(ii)
 - before June 8, 1988, 7:15(a)
 - *Copyright Modernization Act*, 7:15(c)
 - protected technology, 7:15(d)
 - • *Integrated Circuit Topography Act*, 7:15(d)(vi)
 - • “look and feel” of computer program, 7:15(d)(ii)

- • metatags, 7:15(d)(iv)
- • programs, 7:15(d)(i)
- • user interfaces, 7:15(d)(iii)
- • video games and other audio-visual works, 7:15(d)(v)

COMPUTER PROGRAMS – INFRINGEMENT, *see also* LITERARY WORKS AND COMPILATIONS – INFRINGEMENT

- American approach, 21:3(g)(ii)
- Canadian cases, 21:3(g)(iv)
- conclusion, 21:3(g)(v)
- general considerations, 21:3(g)(i)
- generally, 21:3(g)
- related computer issues, 21:3(g)(vi)
 - • browsing, 21:3(g)(vi)(B)
 - • reading of program into memory of computer, 21:3(g)(vi)(A)
 - • reverse engineering of computer program, 21:3(g)(vi)(C)
- United Kingdom cases, 21:3(g)(iii)

CONTRACTS OF SERVICE, *see also* OWNERSHIP OF COPYRIGHT

- absence of agreement to contrary, 17:6(d)
- articles or other contributions to newspaper, magazine, or similar periodical, 17:6(e)
- employment under contract of service or apprenticeship, 17:6(b)
 - • control test, 17:6(b)(i)
 - • economic reality test, 17:6(b)(iii)
 - • organization or integration test, 17:6(b)(ii)
- generally, 17:6
- statutory provision, 17:6(a)
- work must be made in course of employment, 17:6(c)

COPYRIGHT ACT – INTERNATIONAL ASPECTS, *see also* INTERNATIONAL COPYRIGHT

- acquisition of copyright, 30:17(a)
- extension of Act to foreign countries, 30:17(c)
- generally, 30:17
- performers' rights, 30:17(f)
- photographs, 30:17(e)
- private copying, 30:17(k)

- protection of works on adherence, 30:17(b)
- reciprocity, 30:17(j)
- right to equitable remuneration, 30:17(h)
- rights of broadcasters, 30:17(i)
- sound recordings, 30:17(g)
- works of joint authorship, 30:17(d)

COPYRIGHT BOARD

- history, 26:1
- judicial review, 26:5
- jurisdiction, 26:2
 - • compensation for acts done before recognition of copyright, 26:2(f)
 - • copyright under sections 3, 15, 18 and 21, 26:2(c)
 - • owners of copyright who cannot be found, 26:2(e)
 - • performing rights and communication to public by telecommunication, 26:2(a)
 - • private copying, 26:2(d)
 - • radio performances in places other than theatres, 26:2(g)
 - • retransmitters and educational institutions, 26:2(b)
- make up of Copyright Board, 26:3
- powers of Copyright Board, 26:4
- *Status of the Act*, 26:6

COPYRIGHT, DEFINITION AND NATURE OF

- copyright and other intellectual property rights, 1:3
 - • industrial designs, 1:3(b)
 - • patents, 1:3(a)
 - • trade marks, 1:3(c)
- copyright requires no formalities, 1:5
- definition of copyright, 1:1
- interpretation of Act, 1:6
- no copyright in future works, 1:4
- theories of ownership of copyright, 1:2

COPYRIGHT – HISTORICAL INTRODUCTION

- abolition of Star Chamber, 2:7
- Middle Ages, 2:2
- prerogative grants, 2:4
- printing, 2:3
 - • introduction, 2:3(a)
 - • regulation, 2:3(b)
- Roman Law, 2:1

INDEX

- Star Chamber control, 2:6
- Stationers' Company, 2:5
- statutory regulation in United Kingdom, 2:8
 - • battle of booksellers, 2:8(d)
 - • *British Copyright Act, 1842*, applied to Canada, 2:8(q)
 - • *British Copyright Act of 1911*, 2:8(p)
 - • *Donaldson v. Beckett*, 2:8(f)
 - • dramatic works – *Bulwer Lytton's Act*, 2:8 (k)
 - • engravings and prints, 2:8(h)
 - • *Fine Arts Copyright Act, 1862*, 2:8(m)
 - • first *Copyright Act*, 2:8(c)
 - • *International Copyright Acts*, 2:8(o)
 - • introduction, 2:8(a)
 - • *Licensing Acts*, 2:8(b)
 - • *Literary Copyright Act of 1842*, 2:8(g)
 - • lithographs, 2:8(i)
 - • *Millar v. Taylor*, 2:8(e)
 - • musical works, 2:8(l)
 - • Royal Commission Report of 1878, 2:8(n)
 - • sculpture, 2:8(j)

COPYRIGHT MODERNIZATION ACT, *see also* CANADIAN LEGISLATIVE REFORM

- civil remedies, 24:16(b)
- computer programs, 7:15(c), 23:10
- distribution right, 3:2(s)(i)
- educational institutions, 23:7
- exceptions
 - • backup copies, 3:2(s)(ix)
 - • computer programs, 3:2(s)(xii)
 - • educational institutions, 3:2(s)(x)
 - • ephemeral recordings, 3:2(s)(xiv)
 - • fixing signals and recording programs for later listening or viewing, 3:2(s)(viii)
 - • libraries, archives and museums, 3:2(s)(xi)
 - • network services, 3:2(s)(xv)
 - • non-commercial user-generated content, 3:2(s)(vi)
 - • persons with print disabilities, 3:2(s)(xvii)
 - • reproduction for private purposes, 3:2(s)(vii)

- • temporary reproductions for technological processes, 3:2(s)(xiii)
- fair dealing, 3:2(s)(v)
- generally, 3:2(s)
- notice provisions for providers of network services or information location tools, 3:2(s)(xvi)
- ownership of copyright in photographs and portraits and related exception, 3:2(s)(ii)
- performer's rights and sound recordings, 3:2(s)(iii)
- performers' rights, 13:3(d)(ii)
- photographs, 17:4(a)(ii)
- secondary infringement, 3:2(s)(iv)
- sound recordings, 14:2(c)
- statutory damages, 3:2(s)(xviii)
- technological protection measures and rights management information, 3:2(s)(xix)

CRIMINAL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- *Criminal Code*, 25:5
- general, 25:2
 - • history, 25:2(a)
 - • infringing copies, 25:2(c)
 - • intentional element, 25:2(b)
 - • perform in public, 25:2(d)
- section 42 offences, 25:3
 - • destruction or delivery up, 25:3(d)
 - • evidence at trial, 25:3(b)
 - • penalties, 25:3(c)
 - • proscribed activities, 25:3(a)
- section 43 offences, 25:4
 - • improper alterations in dramatic or operatic work or musical composition, 25:4(b)
 - • performance of dramatic or operatic work or musical composition, 25:4(a)
- statutory provisions, 25:1

CROWN COPYRIGHT

- additional rights, 18:7
- Crown copyright, 18:5
 - • emanations of Crown, 18:5(d)
 - • law reports, 18:5(g)
 - • “of Her Majesty or any government department”, 18:5(c)
 - • “prepared or published by or under the direction or control. . .”, 18:5(b)

CANADIAN LAW OF COPYRIGHT

- • section 12 and Crown prerogative, 18:5(e)
- • statutes, 18:5(f)
- • statutory provisions, 18:5(a)
- Crown immunity, 18:4
- Crown prerogative, 18:3
 - • authorized versions of Bible, 18:3(b)
 - • duration, 18:3(e)
 - • law reports, 18:3(d)
 - • nature of concept, 18:3(a)
 - • statutes, 18:3(c)
- definitions, 18:2
 - • “any government department”, 18:2(b)
 - • Crown and her majesty, 18:2(a)
- federal policy relating to Crown copyright, 18:6
- reform, 18:8
- statutory provisions, 18:1

DAMAGES, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- general, 24:15(a)
- general principles, 24:15(b)
- nominal damages, 24:15(c)
- punitive or exemplary damages, 24:15(d)

DELIVERY OF PUBLICATIONS UNDER LIBRARY AND ARCHIVES OF CANADA ACT

- history, 34:1
- offence, 34:3
- required deposit, 34:2

DEVOLUTION, 19:2

DRAMATIC WORKS

- cinematographic works, 8:8
- definitions, 8:1
- fixation, 8:4
- history of protection, 8:3
- publication, 8:5
- right to perform work in public, 8:6
- rights associated with dramatic work, 8:2
- what is protected as dramatic work, 8:7
 - • adaptations, 8:7(m)
 - • characters, 8:7(f)
 - • choreographic works, 8:7(i)
 - • comic business, 8:7(d)
 - • compilations of dramatic works, 8:7(k)
 - • dramatic character, 8:7(a)

- • formats, 8:7(e)
- • mime, 8:7(j)
- • piece for recitation, 8:7(h)
- • plot or plan of work, 8:7(g)
- • scenic effects, 8:7(c)
- • songs as dramatic work, 8:7(l)
- • sporting events, 8:7 (b)

DRAMATIC WORKS – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- general considerations, 21:4(a)
- generally, 21:4
- use of common stock incidents, 21:4(b)

EVIDENCE AT TRIAL, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- certificate of registration as evidence, 24:11(e)
- evidence of copying, 24:11(b)
- expert evidence, 24:11(d)
- general, 24:11(a)
- production and inspection at trial, 24:11(f)
- similarities, errors and omissions, 24:11(c)

EXCEPTIONS

- backup copies, 23:6
 - • activities subject to exception, 23:6(b)
 - • statutory provisions, 23:6(a)
- *Canadian Charter of Rights and Freedoms*, 23:22
- computer programs, 23:10
 - • activities subject to exceptions after *Copyright Modernization Act*, 23:10(b)(ii)
 - • activities subject to exceptions prior to *Copyright Modernization Act*, 23:10(b)(i)
 - • statutory provisions, 23:10(a)
- educational institutions, 23:7
 - • activities subject to exceptions after *Copyright Modernization Act*, 23:7(d)
 - • activities subject to exceptions prior to *Copyright Modernization Act*, 23:7(c)
 - • digital reproduction of certain works, 23:7(d)(ii)
 - • lessons, 23:7(d)(i)
 - • literary collections, 23:7(e)
 - • statutory provisions prior to *Copyright Modernization Act*, 23:7(a)

INDEX

- statutory provisions under *Copyright Modernization Act*, 23:7(b)
 - works publically available through Internet, 23:7(d)(iii)
 - ephemeral recordings, 23:13
 - activities subject to exception, 23:13(b)
 - statutory provision, 23:13(a)
 - fair dealing, *see* FAIR DEALING
 - fixing signals and recording programs for later listening or viewing, 23:5
 - activities subject to exception, 23:5(b)
 - statutory provisions, 23:5(a)
 - incidental inclusion of work in another work, 23:11
 - activities subject to exception, 23:11(b)
 - statutory provision, 23:11(a)
 - information location tools, 23:17
 - activities subject to section 41.27, 23:17(b)
 - statutory provisions, 23:17(a)
 - introduction, 23:1
 - libraries, archives and museums, 23:8
 - activities subject to exceptions, 23:8(b)
 - statutory provisions, 23:8(a)
 - machines installed in educational institutions, libraries, archives and museums, 23:9
 - activities subject to exception, 23:9(b)
 - statutory provision, 23:9(a)
 - miscellaneous, 23:21
 - architectural works and sculptures or works of artistic craftsmanship situated in public places, 23:21(c)
 - artistic works, 23:21(b)
 - commissioned photographs or portraits, 23:21(g)
 - equitable remuneration, 23:21(j)
 - newspaper report of public lecture, 23:21(d)
 - performance at agricultural fairs, 23:21(h)
 - performance by religious, educational, charitable or fraternal bodies, 23:21(i)
 - public recitation of extracts, 23:21(e)
 - report of address of political nature given at public meeting, 23:21(f)
 - statutory provisions, 23:21(a)
 - network services, 23:16
 - activities subject to exceptions, 23:16(b)
 - statutory provisions, 23:16(a)
 - non-commercial user-generated content, 23:3
 - activities subject to exception, 23:3(b)
 - statutory provisions, 23:3(a)
 - notice of claimed infringement, 23:18
 - activities subject to section 41.25, 23:18(b)
 - statutory provisions, 23:18(a)
 - persons with perceptual disabilities, 23:19
 - activities subject to exception, 23:19(b)
 - statutory provision, 23:19(a)
 - pre-recorded recordings, 23:14
 - activities subject to exception, 23:14(b)
 - statutory provision, 23:14(a)
 - reproduction for private purposes, 23:4
 - activities subject to exception, 23:4(b)
 - statutory provisions, 23:4(a)
 - retransmission, 23:15
 - activities subject to exception, 23:15(b)
 - statutory provision, 23:15(a)
 - statutory obligations, 23:20
 - statutory provision, 23:20(a)
 - temporary reproductions for technological processes, 23:12
 - activities subject to exception, 23:12(b)
 - statutory provision, 23:12(a)
- FAIR DEALING, *see also***
EXCEPTIONS
- criticism or review, 23:2(f)
 - education, 23:2(d)
 - generally, 23:2
 - meaning of “fair dealing”, 23:2(b)
 - news reporting, 23:2(g)
 - parody or satire, 23:2(e)
 - research or private study, 23:2(c)
 - statutory provisions, 23:2(a)
- GENEVA CONVENTION, *see also***
INTERNATIONAL COPYRIGHT
- basic protection, 30:8(b)
 - contracting states, 30:8(g)
 - exceptions, 30:8(f)
 - formalities, 30:8(e)
 - generally, 30:8
 - history, 30:8(a)
 - implementation, 30:8(c)
 - minimum term of protection, 30:8(d)

IMPROPER PUBLICATION

- generally, 6:2
- lectures, 6:2(c)
- letters, 6:2(a)
- photographs, 6:2(b)
 - • privacy rights, 6:2(b)(i)
 - • publicity rights, 6:2(b)(ii)

INDUSTRIAL DESIGN

- action for infringement, *see* INDUSTRIAL DESIGN – ACTION FOR INFRINGEMENT
- amendment of register, 31:10
 - • burden of proof, 31:10(b)(iv)
 - • expungement, 31:10(b)
 - • jurisdiction, 31:10(b)(i)
 - • “person aggrieved”, 31:10(b)(ii)
 - • statutory provisions, 31:10(a)
 - • “without sufficient cause”, 31:10(b)(iii)
- application and registration, 31:6
 - • applications, 31:6(a)
 - • protection of separate features, 31:6(b)
 - • registration, 31:6(c)
- history, 31:1
 - • Canada, 31:1(b)
- *Economic Action Plan 2015 Act, No. 1*, 31:1(d)
 - • United Kingdom, 31:1(a)
- *Industrial Design Act*, amendments to, 31.1(c)
 - • application, 31.1(c)(ii)
 - • novelty, 31.1(c)(iv)
 - • power to make regulations, 31.1(c)(ix)
 - • priority date, 31.1(c)(v)
 - • register of industrial designs, 31.1(c)(i)
 - • registrability, 31.1(c)(iii)
 - • term, 31.1(c)(vi)
 - • transfer, 31.1(c)(viii)
 - • utilitarian function, 31.1(c)(vii)
- infringement, *see* INDUSTRIAL DESIGN – INFRINGEMENT
- marking, 31:5
 - • designs registered after June 9, 1993, 31:5(a)
 - • designs registered before June 9, 1993, 31:5(b)
- miscellaneous provisions, 31:13
- offences and penalties, 31:14
- originality, 31:3

- • combinations, 31:3(d)
- • nature of concept, 31:3(b)
- • originality is question of fact and evidence, 31:3(f)
- • statutory provisions, 31:3(a)
- • time of assessment, 31:3(c)
- • trade variants, 31:3(e)
- proprietor, 31:7
 - • author, 31:7(b)
 - • designs executed for consideration, 31:7(c)
 - • statutory provision, 31:7(a)
- publication, 31:4
 - • meaning of publication, 31:4(b)
 - • statutory provisions, 31:4(a)
- subject-matter, *see* INDUSTRIAL DESIGN – SUBJECT-MATTER
- term, 31:9
 - • designs registered after January 1, 1994, 31:9(b)
 - • designs registered before January 1, 1994, 31:9(a)
- transmission, 31:8
 - • assignment and licence, 31:8(a)
 - • necessity for registration, 31:8(b)

INDUSTRIAL DESIGN – ACTION FOR INFRINGEMENT, *see also* INDUSTRIAL DESIGN

- burden of proof, 31:12(b)
- costs, 31:12(j)
- defences, 31:12(f)
- discovery, 31:12(i)
- evidence, 31:12(d)
- generally, 31:12
- invalidity, 31:12(g)
- jurisdiction, 31:12(a)
- limitation period, 31:12(c)
- particulars, 31:12(h)
- power of court to grant relief, 31:12(e)
 - • delivery up, 31:12(e)(iii)
 - • injunction, 31:12(e)(i)
 - • measure of damages, 31:12(e)(ii)

INDUSTRIAL DESIGN – INFRINGEMENT, *see also* INDUSTRIAL DESIGN

- activities, 31:11(b)

INDEX

- article in respect of which design is registered, 31:11(c)
- generally, 31:11
- intention, 31:11(e)
- question of fact and evidence, 31:11(f)
- statutory provisions, 31:11(a)
- whether a design not differing substantially from the design has been applied, 31:11(d)

INDUSTRIAL DESIGN – SUBJECT-MATTER, *see also* INDUSTRIAL DESIGN

- appeal to and judged solely by eye, 31:2(e)
- colour, 31:2(h)
- definition of design, 31:2(a)
- features applied to useful article dictated solely by utilitarian function, 31:2(f)
- finished article, 31:2(d)
- generally, 31:2
- industrial designs and other intellectual property rights, 31:2(j)
 - • copyright, 31:2(j)(i)
 - • patents, 31:2(j)(ii)
 - • trade marks, 31:2(j)(iii)
- method or principle of manufacture or construction, 31:2(g)
- pattern or ornament, 31:2(c)
- sets and kits, 31:2(i)
- shape and configuration, 31:2(b)

INFRINGEMENT OF COPYRIGHT

- artistic works, *see* ARTISTIC WORKS – INFRINGEMENT
- authorizing infringement, 21:20
 - • general, 21:20(a)
 - • history, 21:20(b)
 - • meaning of “to authorize”, 21:20(c)
- dramatic works, *see* DRAMATIC WORKS – INFRINGEMENT
- general, 21:1
 - • concept, 21:1(b)
 - • consent or licence, 21:1(e)
 - • ideas, 21:1(d)
 - • innocent infringement, 21:1(c)
 - • right to repair, 21:1(f)
 - • statutory provisions, 21:1(a)
- infringement by agents, employees and independent contractors, 21:21

- literary works and compilations, *see* LITERARY WORKS AND COMPILATIONS – INFRINGEMENT
- musical works, *see* MUSICAL WORKS – INFRINGEMENT
- performers’ performances, sound recordings and communication signals, 21:19
- right to communicate work to public by telecommunication, *see* RIGHT TO COMMUNICATE WORK TO PUBLIC BY TELECOMMUNICATION – INFRINGEMENT
- right to convert dramatic work, 21:10
- right to convert non-dramatic work, 21:11
- right to make recordings, 21:12
- right to perform work in public, *see* RIGHT TO PERFORM WORK IN PUBLIC – INFRINGEMENT
- right to present artistic work in public, 21:15
- right to present work as cinematographic work, 21:13
- right to produce or reproduce work, *see* RIGHT TO PRODUCE OR REPRODUCE WORK – INFRINGEMENT
- right to rent computer programs, 21:16
 - • commercial rentals, 21:16(c)
 - • extent of right, 21:16(b)
 - • nature of right, 21:16(a)
- right to rent sound recordings of musical works, 21:17
- right to sell or otherwise transfer ownership of tangible object, 21:18
- right to translate work, 21:9
- unauthorized publication of unpublished works, 21:8

INTERLOCUTORY INJUNCTIONS,

see also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- clear violation of copyright, 24:7(g)
- delay, 24:7(f)
- discretionary remedy, 24:7(b)
- general, 24:7(a)
- irreparable harm, balance of convenience and status quo, 24:7(e)
- serious question to be tried, 24:7(d)
- threshold test, 24:7(c)

INTERNATIONAL COPYRIGHT

- Anti-Counterfeiting Trade Agreement, *see* ANTI-COUNTERFEITING TRADE AGREEMENT
- Berne Convention, 30:2
- Geneva Convention, *see* GENEVA CONVENTION
- implementation of convention obligations, 30:16
- international aspects of Canadian Copyright Act, *see* COPYRIGHT ACT – INTERNATIONAL ASPECTS
- introduction, 30:1
- Marrakesh Treaty to facilitate access to published works for persons who are blind, visually impaired, or otherwise print disabled, 30:15
 - • beneficiaries of the treaty provisions, 30.15(b)
 - • cooperation to facilitate cross-border exchange, 30.15(d)
 - • entry into force of the treaty, 30.15(g)
 - • history, 30.15(a)
 - • importation of accessible format copies, 30.15(e)
 - • national law limitation and exception regarding accessible format copies, 30.15(c)
 - • obligations relating to limitations and exceptions, 30:15(f)
- North American Free Trade Agreement, *see* NORTH AMERICAN FREE TRADE AGREEMENT
- Paris Revision of Berne Convention, *see* PARIS REVISION OF BERNE CONVENTION
- protection of British Dominion works in Canada, 30:4
 - • prior to 1924, 30:4(a)
 - • subsequent to 1924, 30:4(b)
- protection of foreign works in Canada prior to 1924, 30:3
- Rome Convention, *see* ROME CONVENTION
- TRIPs (Agreement on Trade Related Aspects of Intellectual Property Rights), *see* TRIPs (AGREEMENT ON TRADE RELATED ASPECTS OF INTELLECTUAL PROPERTY RIGHTS)

- Universal Copyright Convention, *see* UNIVERSAL COPYRIGHT CONVENTION
- WIPO Beijing Treaty on Audiovisual Performances, *see* WIPO BEIJING TREATY ON AUDIOVISUAL IPERFORMANCES
- WIPO Copyright Treaty, *see* WIPO COPYRIGHT TREATY
- WIPO Performances and Phonograms Treaty, *see* WIPO PERFORMANCES AND PHONOGRAMS TREATY

JOINT AUTHORSHIP, *see also* OWNERSHIP OF COPYRIGHT

- collaboration, 17:2(c)
- definition, 17:2(a)
- distinguished from collective works, 17:2(b)
- generally, 17:2
- nature of contribution, 17:2(d)
- nature of joint authors' interest, 17:2(e)

LICENCES

- assignment and revocation, 19:4(e)
- exclusive licences, 19:4(b)
- generally, 19:4
- implied licences, 19:4(d)
- licences by operation of law, 19:7
 - • after death of author, 19:7(a)
 - • books, 19:7(d)
 - • for failure to republish, 19:7(c)
 - • owners who cannot be located, 19:7(b)
- non-proprietary licences, 19:4(c)
- proprietary licences, 19:4(a)
- registration of assignments and licences, 19:6

LITERARY WORKS

- books, 7:7
- collective works, 7:10
- compilations of literary works, *see* COMPILATIONS OF LITERARY WORKS
- computer programs, *see* COMPUTER PROGRAMS
- definitions, 7:1
- lectures, 7:8
- letters, 7:14
- literary character, 7:4
- literary merit, 7:3

INDEX

- maps, charts and plans, 7:9
- originality, 7:6
- permanent character, 7:5
 - fixation, 7:5(a)
 - no copyright in news, 7:5(b)
 - no copyright in prospective works, 7:5(c)
- rights associated with literary work, 7:2
- titles of works, 7:13
- translations, 7:12

LITERARY WORKS AND COMPILATIONS – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- anthologies, 21:3(f)
- common sources, 21:3(d)
- computer programs, *see* COMPUTER PROGRAMS – INFRINGEMENT
- explanation of similarities, 21:3(e)
- fair use of earlier works, 21:3(b)
- general considerations, 21:3(a)
- generally, 21:3
- use of material from previous works, 21:3(c)

MORAL RIGHTS

- assignment and waiver, 12:4
- constitutionality, 12:6
- definitions, 12:1
- false attribution of works to author, 12:8
- history of protection, 12:5
- infringement, 12:3
- nature of right, 12:2
 - right to be associated with work or to remain anonymous, 12:2(b)
 - right to integrity of work, 12:2(a)
 - transitional provisions, 12:2(d)
 - works of joint authorship, 12:2(c)
- term of protection, 12:7

MUSICAL WORKS

- definitions, 9:1
- fixation, 9:4
- history of protection, 9:3
- originality, 9:7
- publication, 9:5
- right to perform work in public, 9:6
- rights associated with musical work, 9:2
- what is protected as musical work, 9:8

- adaptations and arrangements, 9:8(a)
- compilations, 9:8(c)
- songs, 9:8(b)

MUSICAL WORKS – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- arrangements and adaptations, 21:5(c)
- common sources, 21:5(d)
- general considerations, 21:5(a)
- generally, 21:5
- producing or reproducing substantial part of work, 21:5(b)

NORTH AMERICAN FREE TRADE AGREEMENT, *see also* INTERNATIONAL COPYRIGHT

- basic protection, 30:9(c)
- cultural industries exemption, 30:9(g)
- dispute settlement provisions, 30:9(h)
- enforcement of rights, 30:9(f)
- generally, 30:9
- history, 30:9(a)
- national treatment, 30:9(b)
- sound recordings, 30:9(e)
- term of protection, 30:9(d)

OWNERSHIP OF COPYRIGHT

- authorship, *see* AUTHORSHIP
- contracts of service, *see* CONTRACTS OF SERVICE
- corporations, 17:5
- division of ownership on assignment, 17:3
- presumptions as to ownership, 17:7
- special classes of works, *see* SPECIAL CLASSES OF WORKS
- works of joint authorship, *see* JOINT AUTHORSHIP

PARIS REVISION OF BERNE CONVENTION, *see also* INTERNATIONAL COPYRIGHT

- Berne Union, 30:5(a)
- connecting factors or points of attachment, 30:5(e)
- country of origin, 30:5(c)
- disputes and reprisals, 30:5(j)
- economic rights, 30:5(i)
- fundamental principles, 30:5(b)

CANADIAN LAW OF COPYRIGHT

- • automatic and independent protection, 30:5(b)(ii)
- • national treatment, 30:5(b)(i)
- future amendments, 30:5(l)
- generally, 30:5
- members of Union, 30:5(m)
- moral rights, 30:5(h)
- protected works, 30:5(d)
- publication, 30:5(f)
- Stockholm Protocol and Paris Appendix, 30:5(k)
- term of protection, 30:5(g)

PARTIES, see also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- author, 24:5(d)
- directors and officers, 24:5(g)
 - • imposition of liability, 24:5(g)(i)
 - • matters considered by courts, 24:5(g)(ii)
 - • pleadings, 24:5(g)(iii)
- generally, 24:5
- joinder, 24:5(h)
- owner of copyright, 24:5(b)
- persons deriving rights from owner, 24:5(e)
 - • assignees, 24:5(e)(ii)
 - • proprietary licences, 24:5(e)(i)
- potential defendants, 24:5(f)
- statutory provisions, 24:5(a)
- works of joint authorship, 24:5(c)

PERFORMANCES, SOUND RECORDINGS AND COMMUNICATION SIGNALS

- generally, 19:5
- infringement, 21:19
- term of copyright, 16:9

PERFORMERS' RIGHTS

- Canada or Rome Convention countries, 13:3(a)
 - • *Copyright Act*, 13:3(a)(i)
 - • limitations of right, 13:3(a)(iv)
 - • ownership and assignment of rights, 13:3(a)(vii)
 - • performer's performance fixed, 13:3(a)(iii)
 - • performer's performance not fixed, 13:3(a)(ii)

- • points of attachment or connecting factors, 13:3(a)(v)
- • term of protection, 13:3(a)(vi)
- constitutionality, 13:5
- definitions, 13:1
- fixation, 13:6
- history of protection, 13:4
- nature of rights, 13:3
- performer, 13:2
- performers' rights and rights under Part I of Act, 13:3(e)
- performer's rights – Canada or WPPT country, 13:3(b)
 - • *Copyright Act*, 13:3(b)(i)
 - • making sound recording available to public by telecommunication, 13:3(b)(v)
 - • performer's moral rights, 13:3(b)(viii)
 - • performer's performance not fixed, 13:3(b)(ii)
 - • performer's performance fixed in sound recording, to reproduce that fixation, 13:3(b)(iii)
 - • points of attachment or connecting factors, 13:3(b)(vii)
 - • to rent out sound recording of performer's performance, 13:3(b)(iv)
 - • to sell or otherwise transfer ownership of sound recording that is tangible object, 13:3(b)(vi)
- performers' rights – WTO countries, 13:3(c)
- right to equitable remuneration, 13:3(d)
 - • amount of royalty, 13:3(d)(iv)
 - • nature of right, 13:3(d)(i)
 - • points of attachment or connecting factors, 13:3(d)(iii)
 - • under *Copyright Modernization Act*, 13:3(d)(ii)

PERMANENT INJUNCTION, see also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- breach of injunction, 24:13(i)
- construction of building or other structure, 24:13(f)
- delay or acquiescence, 24:13(c)
- entitlement, 24:13(b)
- general, 24:13(a)
- immoral or illegal works, 24:13(e)

INDEX

- non-parties, 24:13(g)
- partial infringement, 24:13(d)
- wide injunction, 24:13(h)

PHOTOGRAPHS, *see also* SPECIAL CLASSES OF WORKS

- author of photograph, 17:4(a)(iv)
- changes affecting photographs under *Copyright Modernization Act*, 17:4(a)(ii)
 - • transitional provisions, 17:4(a)(ii)(A)
- contracts of service, 17:4(a)(vi)
- generally, 17:4(a)
- history, 17:4(a)(iii)
- photographs ordered for valuable consideration, 17:4(a)(v)
 - • agreement to contrary, 17:4(a)(v)(C)
 - • order, 17:4(a)(v)(A)
 - • valuable consideration, 17:4(a)(v)(B)
- statutory provisions, 17:4(a)(i)

PLEADINGS, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- generally, 24:6
- notice of infringement or demand, 24:6(a)
- particulars, 24:6(d)
- statement of claim, 24:6(b)
- statement of defence, 24:6(c)
 - • breach of *Competition Act*, 24:6(c)(iii)
 - • general, 24:6(c)(i)
 - • ignorance or good faith, 24:6(c)(ii)

PRESUMPTIONS, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- author, performer, maker or broadcaster, 24:12(d)
- general, 24:12(a)
- ownership of copyright, 24:12(c)
- subsistence of copyright, 24:12(b)

PUBLICATION

- acts not constituting publication, 6:1(d)
- generally, 6:1
- making copies available to public, 6:1(c)
- meaning of publication, 6:1(b)
- significance of publication, 6:1(a)
- simultaneous publication, 6:1(e)

RECOVERY OF POSSESSION, *see*

***also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT**

- disposition of recovered copies and plates, 24:18(d)
- generally, 24:18
- history, 24:18(b)
- recovery of possession, 24:18(c)
- statutory provisions, 24:18(a)

REGISTRATION OF COPYRIGHT

- admissibility of copies, 20:3(a)
- applications for registration, 20:4
- automatic protection, 20:2
- certificate of registration as evidence, 20:3(b)
- certificate of registration as notice, 20:3(c)
- notice of assignment or licence, 20:3(d)
- rectification of register, 20:5
 - • “any interested person”, 20:5(b)
 - • jurisdiction, 20:5(a)
- statutory provisions, 20:1
- to modify presumptions contained in Act, 20:3(e)

RIGHT TO COMMUNICATE WORK TO PUBLIC BY

TELECOMMUNICATION –

INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- generally, 21:14
- nature of right, 21:14(b)
 - • common carriers, networks and programming undertakings, 21:14(b)(iv)
 - • communication of musical works to public by telecommunication on Internet, 21:14(b)(viii)
 - • fixation, 21:14(b)(vi)
 - • history, 21:14(b)(i)
 - • meaning of “to the public”, 21:14(b)(iii)
 - • place of infringement, 21:14(b)(vii)
 - • relation to right to perform, 21:14(b)(ii)
 - • re-transmission, 21:14(b)(v)
- statutory provisions, 21:14(a)

RIGHT TO PERFORM WORK IN

PUBLIC – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- generally, 21:7
- in public, 21:7(c)

- nature of right, 21:7(a)
- to perform, 21:7(b)

RIGHT TO PRODUCE OR REPRODUCE WORK – INFRINGEMENT, *see also* INFRINGEMENT OF COPYRIGHT

- abridgements, 21:2(h)
- burlesque or parody, 21:2(g)
- colourable imitation, 21:2(d)
- generally, 21:2
- indirect reproduction, 21:2(e)
- infringement of right to produce or reproduce, 21:2(b)
- nature of right, 21:2(a)
- producing or reproducing substantial part of work, 21:2(c)
 - adverse economic impact, 21:2(c)(ii)
 - quality and quantity of material taken, 21:2(c)(i)
- unconscious reproduction, 21:2(f)

RIGHTS MANAGEMENT INFORMATION, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- generally, 24:21
- nature of rights relating to rights management information, 24:21(d)
 - background, 24:21(d)(i)
 - definitions, 24:21(d)(ii)
 - prohibitions against removal or alteration, 24:21(d)(iii)
- statutory provisions, 24:21(a)
 - offence, 24:21(a)(iv)
 - rights management information, 24:21(a)(ii)
 - rules relating to proceedings seeking remedies, 24:21(a)(iii)

ROME CONVENTION, *see also* INTERNATIONAL COPYRIGHT

- contracting states, 30:7(j)
- equitable remuneration, 30:7(f)
- exceptions, 30:7(h)
- fundamental principle, 30:7(b)
- generally, 30:7
- history, 30:7(a)
- minimum protection for broadcasting organizations, 30:7(g)

- minimum protection for performers, 30:7(d)
- minimum term of protection, 30:7(i)
- reproduction right of producers of phonograms, 30:7(e)
- safeguard article, 30:7(c)

ROYALTIES IN PARTICULAR CASES

- claims by non-members, 29:5
- current section 71 collective societies, 29:3
- definitions, 29:2
- filing of proposed tariffs, 29:4
- history, 29:1

SECONDARY INFRINGEMENT OF COPYRIGHT

- by way of trade distribute, expose or offer for sale or rental, or exhibit in public, 22:2(g)
- distribution to such extent as to affect prejudicially owner of copyright, 22:2(f)
- general prohibition, 22:2(a)
- generally, 22:2
- “if it had been made in Canada by the person who made it”, 22:2(d)
- importation of infringing works, 22:2(i)
- knowledge of infringement, 22:2(c)
- parallel importation of books, 22:4
 - exclusive distributor, 22:4(c)
 - introduction, 22:4(a)
 - remedies, 22:4(d)
 - statutory provisions, 22:4(b)
 - transitional provisions, 22:4(e)
- permitting infringing performances in theatres, 22:3
 - “for profit”, 22:3(c)
 - nature of right, 22:3(a)
 - no reasonable ground for suspecting infringement, 22:3(d)
 - “theatre or other place of entertainment”, 22:3(e)
 - “to permit”, 22:3(b)
- plates specifically designed or adapted for purpose of making infringing copies, 22:2(j)
- possession of infringing works, 22:2(h)
- proscribed activity must take place in Canada, 22:2(b)

INDEX

- provision of Internet service primarily for purpose of enabling acts of infringement, 22:2(l)
- sale or rental of infringing works, 22:2(e)
- secondary infringement relating to lesson, 22:2(k)

SEIZURE OF IMPORTED COPIES, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- 1994 procedures, 24:22(a)(ii)
 - history, 24:22(a)(ii)(A)
 - works, 24:22(a)(ii)(B)
- 2015 border enforcement measures, *see* BORDER ENFORCEMENT MEASURES
- section 44 prior to January 1, 2015, 24:22(a)(i)

SOUND RECORDINGS

- assignments, 14:10
- definitions, 14:1
- distinguished from performing right, 14:4
- fixation, 14:5
- history of protection, 14:3
- maker, 14:8
- nature of rights, 14:2
 - copyright in sound recordings after September 1, 1997, 14:2(b)(i)
 - prior to September 1, 1997, 14:2(a)
 - right to equitable remuneration after September 1, 1997, 14:2(b)(ii)
 - under the *Copyright Modernization Act* after August 13, 2014, 14:2(c)
- originality, 14:7
- publication, 14:6
- term of protection, 14:9

SPECIAL CLASSES OF WORKS, *see also* OWNERSHIP OF COPYRIGHT

- cinematographic works, 17:4(b)
- engravings, 17:4(c)
- generally, 17:4
- other commissioned works, 17:4(f)
- photographs, *see* PHOTOGRAPHS
- portraits, 17:4(d)
- sketches and drawings, 17:4(c)(i)
- sound recordings, 17:4(e)

STATUTORY DAMAGES, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- “all works or other subject matter”, 24:16(d)
- “each work or other subject matter”, 24:16(d)
- educational institutions, libraries and others, 24:16(h)
- election, 24:16(c)
- exceptions, 24:16(f)
- general, 24:16(a)
- infringements for commercial purposes, 24:16(e)
- infringements for non-commercial purposes, 24:16(g)
- “one work or other subject-matter”, 24:16(d)
- transitional provisions, 24:16(i)
- under *Copyright Modernization Act*, 24:16(b)

SUBJECT-MATTER OF COPYRIGHT

- copyright in news – breach of confidence, 4:3
- derivative works, 4:5
- ideas and schemes, 4:2
- immoral works, 4:7
 - obscenity and criminal law, 4:7(a)
 - obscenity defence in Canada, 4:7(c)
 - obscenity defence in England, 4:7(d)
 - obscenity in civil cases, 4:7(b)
- irreligious works, 4:9
- originality, 4:1
- partial copyright, 4:4
- proper subject-matter, 4:6
- rule as to costs, 4:10
- works that deceive public, 4:8

SUBSISTENCE OF COPYRIGHT, *see also* ACQUISITION OF COPYRIGHT

- from January 1, 1994 to January 1, 1996, 5:4
- from January 1, 1996 to September 1, 1997, 5:5
- prior to January 1, 1994, 5:3
- under current Act, 5:6

SUMMARY PROCEEDINGS, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- generally, 24:9
- motions for summary judgment, 24:9(a)
- summary applications, 24:9(b)
- summary trial, 24:9(c)

TECHNOLOGICAL PROTECTION MEASURES, *see also* CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

- exceptions relating to circumvention of, 24:21(c)
- generally, 24:21
- nature of rights, 24:21(b)
 - • background, 24:21(b)(i)
 - • civil prohibitions, 24:21(b)(iii)
 - • criminal prohibition, 24:21(b)(iv)
 - • definitions, 24:21(b)(ii)
- statutory provisions, 24:21(a)
 - • offence, 24:21(a)(iv)
 - • rules relating to proceedings seeking remedies, 24:21(a)(iii)
 - • technological protection measures, 24:21(a)(i)

TERM OF COPYRIGHT

- abandonment of copyright, 16:10
- anonymous and pseudonymous works, 16:3
- cinematographic works, 16:7
- Crown copyright, 16:8
- general term of protection, 16:2
- history, 16:1
- performers' performances, sound recordings and communication signals, 16:9
- photographs, 16:6
- posthumous works, 16:4
- works of joint authorship, 16:5

TRIPs (AGREEMENT ON TRADE RELATED ASPECTS OF INTELLECTUAL PROPERTY RIGHTS), *see also* INTERNATIONAL COPYRIGHT

- basic protection, 30:10(c)
- contracting states, 30:10(f)
- dispute settlement provisions, 30:10(e)
- generally, 30:10

- history, 30:10(a)
- national treatment, 30:10(b)
- protection of broadcasting organizations, 30:10(d)
- protection of performers, 30:10(d)
- protection of producers of phonograms, 30:10(d)

TRADE TREATIES

- • CETA, RD:7
- • TPP, RD:7

UNIVERSAL COPYRIGHT

CONVENTION, *see also* INTERNATIONAL COPYRIGHT

- Canada's ratification, 30:6(f)
- contracting states, 30:6(g)
- formalities, 30:6(c)
- general principles, 30:6(b)
- generally, 30:6
- history, 30:6(a)
- term of protection, 30:6(d)
- translations, 30:6(e)

UNPUBLISHED WORKS

- common law copyright in unpublished works, 6:3(a)
- copyright in unpublished works before January 1, 1924, 6:3(b)
- copyright in unpublished works under current Act, 6:3(c)
- generally, 6:3

WIPO BEIJING TREATY ON AUDIOVISUAL PERFORMANCES, *see also* INTERNATIONAL COPYRIGHT

- entry into force of treaty, 30:14(i)
- generally, 30:14
- history, 30:14(a)
- limitations and exceptions, 30:14(f)
- moral rights, 30:14(d)
- performers' economic rights, 30:14(c)
- scope of protection, 30:14(b)
- technological measures and rights management information, 30:14(h)
- term of protection, 30:14(g)
- transfer of rights to producers, 30:14(e)

WIPO COPYRIGHT TREATY, *see also* INTERNATIONAL COPYRIGHT

INDEX

- contracting parties, 30:11(g)
- generally, 30:11
- history, 30:11(a)
- limitations and exceptions, 30:11(d)
- other provisions, 30:11(f)
- reproduction and storage of works in digital environment, 30:11(b)
- technological measures of protection and rights management information, 30:11(e)
- transmission of works in digital networks, 30:11(c)

WIPO PERFORMANCES AND PHONOGRAMS TREATY, *see also* INTERNATIONAL COPYRIGHT

- contracting parties, 30:12(n)
- economic rights of performers, 30:12(i)
- eligibility for protection, 30:12(g)
- formalities, 30:12(m)
- generally, 30:12
- history, 30:12(a)
- limitations and exceptions, 30:12(e)
- moral rights of performers, 30:12(h)
- reproduction and storage of performances and phonograms in digital environment, 30:12(c)
- right to remuneration for broadcasting and communication to public, 30:12(k)
- rights of producers of phonograms, 30:12(j)
- scope of protection, 30:12(b)
- technological measures of protections and rights management information, 30:12(f)
- term of protection, 30:12(l)
- transmission of performances and phonograms in digital networks, 30:12(d)

WORKS IN EXISTENCE PRIOR TO JANUARY 1, 1924

- assigned rights, 33:5
 - collective works, 33:5(d)
 - mechanical contrivances, 33:5(c)
 - publication in separate form, 33:5(e)
 - rights of assignees, 33:5(b)
 - statutory provisions, 33:5(a)
- copyright before Act of 1921, 33:3
 - architectural works, 33:3(h)
 - artistic works – engravings and photographs, 33:3(g)(iii)

- artistic works – existing rights, 33:3(g)(iv)
- artistic works – protection as unpublished works, 33:3(g)(i)
- artistic works – statutory copyright, 33:3(g)(ii)
- collective works, 33:3(c)
- dramatic works – British *Dramatic Copyright Act*, 1833, 33:3(e)(ii)
- dramatic works – existing rights, 33:3(e)(iii)
- dramatic works – protection as literary works, 33:3(e)(i)
- lectures, 33:3(d)
- literary works – British Act of 1842, 33:3(b)(ii)
- literary works – Canadian Act of 1906, 33:3(b)(i)
- mechanical contrivances, 33:3(i)
- miscellaneous works, 33:3(j)
- musical works – performing right, 33:3(f)(ii)
- musical works – protection as literary works, 33:3(f)(i)
- unpublished works, 33:3(a)
- effect of Act of 1921, 33:4
 - application of Act of 1921, 33:4(b)
 - extension of term and scope of copyright, 33:4(d)
 - must be existing right in Canada, 33:4(c)
 - who is entitled to substituted right, 33:4(a)
- statutory provisions, 33:1
- subsisting and valuable rights or interests, 33:6
 - rights or interests, 33:6(b)
 - subsection 42(3) of Act, 33:6(a)
 - subsisting and valuable, 33:6(c)
- substituted right, 33:2