Index

access barriers
  economic 269–70
  geographical 266–8
  legal 272–4
  linguistic 271–2
  technological 274–6
  temporal 268–9
  and TRIPS Agreement 270, 273
Adult Fans of Lego (AFOLs) 319, 335–6, 338, 340
The Adventures of Lego (Queen of the Desert) 195
The Age (nineteenth-century Australian newspaper) 11
aggregation of news see news aggregation
Ahrens, Julie 178
Ai Weiwei 339
All Blacks (New Zealand national rugby team) 446, 457
Alphabet (holding company of Google) 155, 173
alphabet playing card deck 5
Alternate Reality Games 119
American Federation of Television and Radio Artists 161, 162
American Law Institute Project on Principles on Jurisdiction and Recognition of Judgments in Intellectual Property Matters 283
American Society of Composers, Authors and Publishers 248
Ammori, Lavon and Marvin 177–8
ancillary copyright 41
Anglo-Australian telegraph 12
antidilution laws, and brand meaning 290–94, 301
see also blurring; brands, in advertising and entertainment products; tarnishment; trade marks
Apple-Samsung patent and design 'wars' 5
appropriation art 107, 114, 116–17, 124, 127
The Argus (nineteenth-century Australian newspaper) 11, 13
art 3, 212
appropriation art 107, 114, 116–17, 124, 127
non-propositional 128
and transformative use in digital age 128
attribution right
duration of rights 238
false attribution, right against 234
parody 75, 76
in United Kingdom 240
Australasian Performing Right Association ('APRA') 214–15
Australia
  Australian Competition and Consumer Commission 207
  Ballet 207
  Berne Convention, adoption 262
  Big Day Out series of festivals 218
  colonial newspapers 11–14
  consent and waiver provisions, compared to authorial rights 241
  Consumer Law 216
copyright enforcement 391–7
duration of moral rights 237–8
false attribution, right against 234
fan fiction 140–41
foreign copyrights in 262, 263
formats, copyright in 369
gold discovered in (nineteenth century) 12
joint authors or performers, treatment of 241
Law Commission/Australian Law Reform Commission 213, 274
Melbourne, nineteenth-century newspapers in 11
moral rights 226

465
performing arts/theatre 195, 197, 198, 199–200, 204–5, 207–8, 209, 211–12, 218
sports events (1930s) 49
St Patrick’s Day, Melbourne 199
Sydney Gay and Lesbian Mardi Gras 199, 200
trade mark registration 292
video games in 347
waiver, moral rights 240–41
authors/authors’ rights
see also entertainer, moral rights;
moral rights
authorial text, hegemonic position 122
Berne Convention rights 28
concept of ‘authorship’ 227
consent and waiver provisions,
compared to rights of 241
copyright in works, history 1
integrity of work 222
joint 241, 242
moral rights 221, 237
nature of rights 18
reproduction right 17
Romantic and Victorian 8
Automated Content Access Protocol (ACAP) 37
Bahner, Adam (aka Tay Zonday) 165
balancing of interests approach,
Germany 235–6
Balfe, Caitriona 141–2
ballad, Elizabethan 7
Barbie character 117–18
Barlow, John Perry 273
Barthes, Roland 122
Barthesian myths 118
Beebe, Barton 109, 110, 123, 315
Benioff, David 141
Bently, Lionel 3, 10, 11, 12, 15
Berlin Revision Conference (Berne Convention), 1908 19, 20, 26, 36
Berman, Paul 284
Bernault, Carine 37
Berne Conference (Berne Convention) 19
Committee 20
Berne Convention for the Protection of Literary and Artistic Works, 1886 25, 28, 30, 46
see also news; news aggregation;
Paris Convention for the Protection of Industrial Property (1883)
Original Berne Convention, 1886 15, 16
Berlin Revision, 1908 (Berlin Act) 16, 17, 20, 36, 42
Rome Revision, 1928 (Rome Act) 16
Brussels Revision, 1948 (Brussels Act) 17, 20, 21, 26
Stockholm Revision, 1967 (Stockholm Act) 15, 16, 17, 21–2, 42
Australia, adoption by 262
authors’ rights under 27
broadcast works of same character 17
copying of articles 34
English and French texts 227
exclusions 18, 19
freedom of information 18, 21
indication of source 17, 19
interpretation issues 18–20
literary works 31
membership 28
moral rights 222–4, 225, 231, 237
national treatment obligation 19, 224
and news 1, 15–22, 24, 28
news aggregation 30, 31
news reports as literary works entitled
to protection under 30
newspapers 16, 33–8
and Paris Convention 24
periodicals 16
preemptive effect of Art 10(1) 41–3
press reporting exception, under Art 10bis 33–8
public policy exception 17–18, 19
quotation right, under Art 10(1) 17, 38–41, 46
reproduction right 17, 21, 31, 34, 36
scope of provisions gradually reduced/qualified in subsequent revisions 16–17, 18, 34
Study Group, 1963 21
supplementary interpretation aids 19–20

Television formats 369

Three-step exceptions 17

Wording of Article 2(8) 17–18

Berners-Lee, Tim 169

‘Betty Boop’ cartoon character 440–41

Bezanson, Randall 128

Bharatanatyam dance, South India 207

BIONICLE (Biological Chronicle) series 333, 334, 446

Blogs 136

blurring

see also brands, in advertising and entertainment products; tarnishment; trade marks

Barbie doll example 299–301, 302, 304

of boundaries 7, 429–45

concept, compared to tarnishment 305–6

consequences of absence of protection against 303

elusive nature of harms 297

harm of in media and entertainment cases 294, 295–304

hypothesical examples of blurred marks 297–8

progressive nature of harm 302–3

protection against 292–3, 295, 297

‘referential’ cases 298

US case law 299–301

Board games 5

Booth, Paul 119, 120, 125

Booton, David 347

Border control measures, rogue sites 276

Boucher, Richard 288

Boundaries

blurring of 7, 429–45

clarifying, in sports events 54–61

Bowrey, Kathy 134, 145–6, 155

Boyd, Bruce 344–5

Bradford, Laura 310

Bradley, Marion Zimmer 142, 143, 144

Brands, in advertising and entertainment products

see also Lego brand; trade marks

Authorized brand extensions and feedback effects 312, 313

blurring, harm of 295–304

brand identity 293, 308, 310

brand loyalty 329

brand meaning and impact of antidilution laws 290–94

feedback effects 312, 313

harm

of blurring 295–304

of tarnishment 304–14

whether legal intervention warranted in absence of

314–16

Polysemous and shifting nature of 292

Prestigious brands 308, 309, 310

recoding 290–316

reputation of a brand 291–2, 308, 309

Schema theory 310–11

Stimulus generalization 310

Tarnishment, harm of 304–14

Undiluted brands 311

Well-known brands 293, 311, 312, 315

Brazil, copyright in formats 369

Breach of confidence

see also misuse of private information; privacy concerns

Action for, under British law 401–2

Adapted or ‘extended’ action for 404

Causes of action, two distinct 404, 405

Limitations of for privacy protection 402

Overlapping claims, misuse of private information 419–20

And passing off 431

Purposes of action 429

‘Traditional,’ role in privacy protection 414–20, 424

Breach of contract claims, sports events 48

Brewster, David 6

Bridy, Annemarie 194

British Broadcasting Corporation (BBC) 286
broadcasting

personal attributes, intellectual property rights in 427, 431

broadcasters of sports events, rights under state misappropriation laws (National Basketball v Motorola) 48, 51, 52, 53, 54, 61, 62, 63

personal dignity and autonomy 425

musical works and sound recordings 151, 155, 157, 166, 173, 182

photographs of 52, 407–8, 436–7

news 17, 23, 26, 28, 31, 33, 34, 36

right to profit from publicising private information 417, 418

performing arts/live performances 209, 210, 215, 230

rise of celebrity 428

sports events 47–51, 54–6, 59–63

television formats 367, 368, 370–75, 376, 377, 380, 387, 389, 391–3, 396, 398

unauthorized endorsement/merchandising 6, 425, 427, 430, 438

unauthorized retransmission of copyrighted broadcasts, liability of 62

Centre for Copyright and New Business Models in the Creative Economy (CREATe), 344

Broadcasting Corporation of New Zealand 376

Centre for Media & Communications Law/Intellectual Property Research Institute of Australia 8

Brown, Dan 336

Ceylon (Sri Lanka), copyright protection for telegraphic messages (1898) 15

Bruns, Axel 119

Chalaby, Jean K 368

Burgess, Jean 153, 154, 157, 194

Chander, Anupam 138

Byrne, Eleanor 118–19

characters, importance in fan fiction 139–42

Caddell, Bud 135, 145

Cherry Lane Music Publishing Co, US 160

cameras, snapshot 5

caricature and pastiche 83–6

children, reasonable expectation of privacy in respect of 408, 409

Cape of Good Hope, copyright protection for telegraphic messages (1880) 15

Chile, graduated response system to curtail massive online copyright infringement 275

Captain America character 117–18, 118

Chilling Effects Clearinghouse (Lumen) 192

caricature and pastiche 83–6

choice-of-law principles, domestic law 283–4

Cherry Lane Music Publishing Co, US 160

Clift, Circuit Judge 432

Christian Copyright Licensing International, US 201

cartoon characters 117–18, 126, 440–41

Christian music, sacred 201

celebrities 2, 425

Christianzen, Godtfred Kirk 320, 321, 328

see also entertainer, moral rights; performing arts/theatre; privacy concerns

Christianzen, Ole Kirk 319

dehumanization of celebrity 127

Christie, Agatha 208

entertainers as 243

Cinemax 148

fictional 428, 442

Clarke, MJ 357

fragility of fame 425

cloning, video games 352–5, 359, 362

image right/character rights, lack of in English law 432

Cohen, Julie 288

as people versus media texts 443–4

image right/character rights, lack of in English law 432

unauthorized endorsement/merchandising 6, 425, 427, 430, 438
collecting societies see copyright

collecting societies
colonial newspapers, Australia 11–14
Comédie Française 207
comic books 117
computer programs, as literary works 346
Conan Doyle, Dame Jean 250
Conan Doyle estate 143
Conan Doyle, Sir Arthur 250

confidentiality
performing arts 208
and privacy 402

consent
and moral rights see consent and waiver questions, moral rights
and privacy issues 409
relationship of celebrities with the public 425
consent and waiver questions, moral rights 238–41
acts or omissions 240
and authors’ rights 241

Consumer Protection Cooperation (CPC), video games 364–5

content identification architecture 159

Contraband (Bradley) 143

Convention on Biological Diversity (CBD), and traditional knowledge 454

Nagoya Protocol 447

copying, television formats 386–8

copyright see also copyrighted works;
originality requirement;
takedown requests and notices
absence of, in live performances 204
ancillary 41
circumvention of protection 4
commercial licensing models 201
common law, in unpublished works 13
creation of works 456
duration 14, 237
enforcement
access barriers 272
in Australia 391–7
television formats 385–97

exhaustion principle 272, 282, 349
extending only to particular expressive content in work 401
and fan fiction 137
foreign copyrights see foreign copyrights
infringement see copyright infringement
interaction between copyright law and contract law 345
and intermediary liability 193, 194
international character of 369
modernization of regime 273–4, 277–8
music 214–16
musical works and sound recordings, litigation against 150–51
and news 12, 13
originality requirement see originality requirement
ownership see ownership of copyright
period of 237
preemption, and publicity right 58–60
Proposal for a Directive on Copyright in the Digital Single Market 44
reach of 401
recoding in context of 103, 119, 124
Russian law 262
and television formats see under television formats
and traditional knowledge 449
and video games see under video games
copyright collecting societies 201, 214, 215, 230, 242
copyright infringement
Agence France Presse claim against Google News 44
composite works, and infringement claims 79
defences 3
foreign copyrights 248, 249, 251
graduated response system to curtail 275
moral rights 230–31
news aggregation as 30–33
parody 65
performing arts/live performances 210
secondary 192
sports events 50, 54, 55, 56, 57, 62
substantial similarity test 116
transformative use 114
in video games, alleged 348–9
copyrighted works
iconic 118
as semiotic signs 103
social identity and democratic discourse 114–22
counterpublics 124–5
Cowell, Simon 369
creative process, interfering with 142–4
Croggon, Alison 219
cultural pluralism 425, 445
cultural studies 123
Cunningham, Stuart 174
CUUSOO website 341
cyberlaw 273

The Daily Telegraph
(nineteenth-century Australian newspaper) 11
‘Dancing Baby’ dispute see Lenz (Stephanie), dispute with
Universal Music Corporation
‘Darkover’ universe (Bradley) 142–4
data protection 6
De Zwart, Melissa 121
Deckmyn v Vandersteen judgment 69, 70–74
see also parody
as act of creative destruction 100
facts of case 70–71, 77
‘fairness’ 86–100
impact 78–100
infringement proceedings 71
and mockery 81
Department of Commerce (US), Internet Policy Task Force 274
Derecho, Abigail 125
derision 82
derogatory treatment, right against see integrity right (right against derogatory treatment)
digital age, production in 119
digital fandom 119–20, 125, 130
Digital Media and Society Series (Burgess and Green) 153
Digital Millennium Copyright Act 1998 (DMCA) 275
see also takedown and notice system (DMCA), US
safe harbor provisions of 158, 163, 168, 170, 179, 192
digital passport 287–8
digital piracy 266, 286
digital rights management (DRM) 350–52
Dinwoodie, Graeme 284–5, 315
discrimination 95–6
non-discrimination principle 72–3
Disney, Walt/Disney Corporation 118–19, 126–7
foreign copyrights 246, 248
Doctorow, Cory 168, 182–3, 191–2
Information Doesn’t Want to Be Free 162–3, 191
domestic law 224–7
reforms 283–5
D’Oyly Carte Company 207
Drahos, Peter 213, 451
Drake, Adrian 337
dramatic work copyright, television 373–80
Dresbach, Terry 141
droit au respect, moral rights 221–2
Duggan, Maeve 7
DVD region codes 267, 270
Dyer, Richard 442–3, 444
economic access barriers 269–70
Electronic Frontier Foundation (EFF), US 159, 163, 164, 182, 194
Elizabethan ballad 7
entertainer, moral rights 220–44
see also celebrities; moral rights; performers; performing arts/theatre
consent and waiver questions 238–41
defences/further limitations 235–7
domestic regimes, characteristics 224–7
entertainers protected 225–6
terminology of creation 227
duration of rights 237–8
and entertainment 220
identification rights 233
integrity right (right against
derogatory treatment) 228–33
international scheme 222–4
law 221–2
posthumous works 242
respect for the creative individual 221–2
self-entertainment 220
treatment of joint authors and
performers 241
entertainment content
see also entertainer, moral rights
fair use doctrine 272, 288
seamless global digital marketplace
of 276–8, 279, 280, 281, 285,
287
entertainment-related intellectual
property, limitations for traditional
knowledge 455–60
creation of copyright works 456
exceptions 456
European Alliance of News Agencies 25
European Commission, Proposal for a
Directive on Copyright in the
Digital Single Market 44
European Court of Justice 32
exhaustion principle 272, 282, 349
Fabrizio, Steven 177
Facebook 7, 102, 117, 134
blurring of boundaries 438–9
facts-exclusion rule 106
fair balance 72–4, 77, 81, 83, 86–8,
90–95
costent 100
in Deckmyn 91–2
property rights 92–3
and proportionality 96, 97
and three-step test 86, 96–100
fair dealing defence 3, 100, 141, 272
Anglo principles 254, 255
caricature, parody and pastiche 66,
68–70, 72, 74, 77, 80, 81, 85, 86,
92–4
foreign copyrights 254, 255
and freedom of expression 93–4
musical works and sound recordings
183, 188, 193
traditional approach of UK to 87–91
fair use doctrine 44, 62, 236, 300
see also transformative use
defence for caricature, parody and
pastiche 65, 91
entertainment content 272, 288
ex ante predictability of fair use 109
expansion of 109
fan fiction 138, 141
foreign copyrights 253–5
musical works and sound recordings
159, 169, 175–7, 179–83, 185–9,
191, 192
origins of defence 105
publicity rights 441, 445
'purpose and character of the use'
106, 108
and recoding 103, 119, 124
traditional knowledge 455, 456
transformative use 105–10, 112–16,
121, 124, 126–30
in United States 65, 89, 104, 109, 110,
111, 128, 254
fairness 86–100
see also parody; unfair competition,
news
assessment of 94
costent 88
discrimination 95–6
existing jurisprudence on 88
fair balance see fair balance
fair dealing defence see fair dealing
defence
fair practice restriction 40, 46
fair use see fair use doctrine
news, protection of 13–14, 40, 46
three-step test and fair balance 86,
96–100
false attribution, right against 234
fan communities 115
fan cultures 148
fan fiction 132–49
Australian law 140–41
blogs 136
characters, importance 139–42
concept/definitions 132, 136–9
consent issues 132
and copyright 137
creative process, interfering with 142–4
‘Darkover’ universe (Bradley) 142–4
engaged audience 134
and fair use transformative use 119–20, 121, 126
Game of Thrones 132, 135, 141, 147
Harry Potter books 144
identifying forms of ‘fandom’ 146
internet, impact of 135, 145–7
justifications for 138
manifestation 136–7
‘Mary-Sue’ fiction 138
objections to 132–4
Outlander series 133, 135, 141, 142
Star Trek 134
US case law 140, 141, 144
value of 137
fan works 115, 120–21
fandom, digital 119–20, 125, 130
Fantastic Beasts & Where to Find Them (Rowling) 144
fanvids 120, 121
Federated Malay States, copyright protection for telegraphic messages (1911) 15
festivals, musical 200
Fifty Shades of Grey 137
films 3, 59, 75, 134, 261, 291, 293, 294, 401
blockbusters 268
Fantasia 248
moral rights 227, 228, 234, 240, 242
Star Wars movies 245–6, 247
US movie industry 267
Finley, Klint 189
first sale doctrine, access barriers 272
Fisher, Matthew 5
Fiske, John 119
Flew, Terry 175
Flickr 153, 192
folk culture 2
Ford, Sam 134, 135, 138, 139, 148
foreign copyrights 245–64
in Australia 262, 263
copyright infringement 248, 249, 251
copyright owners inhibited from artificially inflating value of copyrights 249–50
extraterritorial effect 260
fair dealing defence 254, 255
fair use doctrine 253–5
intellectual property rights (IPRs) 245, 246, 248, 250, 257
lex protectionis 263
lex situs 260
Lucasfilm Ltd v Shepperton Design, significance and scope 247–58
ownership 258–64
sex toys 252–3
Sherlock Holms and Doctor Watson characters 250
Star Wars movies 245–6, 247
‘useful articles’ 251, 252
Format Recognition and Protection Association (FRAPA) 370–71
Foulds, Jim 341
France
authorial rights 234
economic rights 237
graduated response system to curtail massive online copyright infringement 275
integrity right (right against derogatory treatment) 232–3
moral rights 221–2
passing of moral rights 241
freedom of expression/free speech 3, 7, 35, 357
and fair dealing defence 93–4
musical works and sound recordings, litigation regarding 154, 159, 164, 175, 176, 178, 182, 183, 190, 191
and parody 60, 72, 76, 77, 78, 81, 86, 88, 91, 93, 94
performing arts/theatre 197, 198
privacy and tabloidism 410, 412, 420, 424
publicity rights 425, 428, 443, 457
freedom of information 3, 18, 21, 42, 198
free-riding
  broader rule 61
  and news aggregation 29–45
  sports events 48, 61
  time-sensitive news 1–2, 44, 45
  trade marks 293
Friends of Darkover (fan group) 142
Fritz, Ken 431
Fuller, Simon 369
functionality doctrine, trademarks 324, 325

Gabaldon, Diana 133, 135–6, 138, 141, 142, 144–9
Gaiman, Neil 146
Gaines, Jane 440
Game of Thrones book and TV series
  (Martin) 132, 135, 141, 147, 148
  game show formats, television 4
games see video games
Gans, Joshua 7
Geist, Michael 183, 288–9
Geller, Paul Edward 224
Gellis, Cathy 186
GEMA (collecting society) 230
genetic resources 451, 453, 454, 455
  see also Intergovernmental
    Committee on Intellectual
      Property and Genetic Resources,
        Traditional Knowledge and
          Folklore (WIPO-IGC);
            traditional knowledge
geographical access barriers 266–8
Germany
  ancillary copyright 41
  balancing of interests 235–6
  formats, copyright in 369
  integrity right (right against
derogatory treatment) 232
  laws prohibiting/requiring
    compensation for news
      aggregation 43
  moral rights 221
  personality rights 237
  waiver, moral rights 239
GIF (Graphics Interchange Format) 120
Gilmore, Mikal 139
Ginsburg, Jane C 18, 36, 455, 456
global digital marketplace, seamless
  global 276–8, 279, 280, 281, 285, 287
Gold, Marian 229
Google 30, 122, 158–9, 193
  Google News 29, 33, 39, 44
  Alphabet (holding company) 155, 173
  corporate structure 155
  fund to help video producers defend
    themselves established by 187, 188
  Video Guide to Fair Use Protection 188
  YouTube, acquisition of 151
Google Books 114
Google News 29, 33, 39, 44
Gowers Review of Intellectual Property
  67, 68, 90
graphic works 117
Graphics Interchange Format (GIF) 120
Green, Hank 165
Green, Hughie 367, 368–9, 376
  see also Opportunity Knocks (UK TV
    programme)
Green, John 165
Green, Joshua 134, 135, 138, 139, 148,
  153, 154, 157
  Greenblatt, Stephen 1
  Greene, Timothy 178
  Griffiths, Jonathan 3–4
  Grokster peer-to-peer network, legal
    action against 150
Gurirr Gurirr 212
Gurry, Francis 266, 277, 279, 289
hacking 401
Hague Conference on Private
  International Law 283
The Hague Revision Conference (Paris
  Convention), 1925 24
Hajdu, David 36
‘haka,’ Māori (traditional war cry or
dance) 446, 457
  see also Te Rauparaha (creator of
    haka)
cultural owners 457–8
Hall, Stuart 123–4
Hamilton, Marci 281
Handler, Michael 155
Hargreaves, Ian 67–8
harm of blurring 295–304
reputational 229
of tarnishment 304–14
whether legal intervention warranted in absence of 314–16
Harry Potter books 144
headlines, news
brevity of 31
copying of 29, 33, 34
as separate works 32
Heald, Paul 189
Hecox, Ian 165
The Herald (nineteenth-century Australian newspaper) 11
Hetcher, Steven 138, 174
Hofmann, Marcia 175–6
home videos 121
'hot news' doctrine
see also news
exception 52, 53, 61
free-riding, time-sensitive news 1–2, 44, 45
misappropriation 14, 44, 45, 51, 52, 63
Huckabee, Mike 188
Human Rights Act 1998 (HRA), UK and breach of confidence 402
horizontal effect, direct and indirect 403, 404
humour, and parody 80–82
hostile humour 82
Hurley, Chad 152
ideas vs expression dichotomy 30, 106, 352
television formats 383–5
identification rights, entertainers 233, 236
Independent Press Standards Organisation 400
indigenous knowledge 213
see also traditional knowledge
Information Doesn't Want to Be Free (Doctorow) 162–3, 191
Instagram 7, 102, 117, 128, 134
integrity right (right against derogatory treatment)
entertainer, moral rights 228–33
parody 76–7
intellectual creation, news aggregation 31, 32
Intellectual Property (American Law Institute) 257
intellectual property (IP) see also copyright; copyright infringement; Trademark Directive (EU) categories 454
entertainment-related, limitations for traditional knowledge 455–60
negative spaces 2
in news see news
and publicity rights 427
traditional knowledge, overlap with 447–8
traditionally exempt forms 2–3
intellectual property rights (IPRs) 1, 2, 4, 42, 159, 216, 270, 289, 421
see also TRIPS Agreement (Agreement on Trade-Related Aspects of Intellectual Property Rights), 1994 enforcement 273, 276, 401
foreign copyrights 245, 246, 248, 250, 257
infringement of 102
and publicity rights 427, 443
regulatory 'system' of 7–8
territorial nature of 276, 289
Intellectual Property Watch 277
interdisciplinarity, in legal studies 103, 122
Intergovernmental Committee on Intellectual Property and Genetic Resources, Traditional Knowledge and Folklore (WIPO-IGC) 448, 450–51, 453, 455
intermediary liability, and copyright 193, 194
International Association for the Protection of Industrial Property (AIPPI) 24
International Berne Bureau 19
International Chamber of Commerce 24, 25
International Congress of Press Agencies, Berne (1924) 24
International Institute for the Unification of Private International Law (UNIDROIT) see UNIDROIT (International Institute for the Unification of Private International Law)
International Labour Organization (ILO) 27
International Law Association 284
International Office of the Berne Union 27
International Office of the Paris Union 25
internet border control measures 276
impact of, in fan fiction 135, 145–7
intermediary liability 193
internet video service, YouTube 151
news organizations, ‘crawling’ and ‘scraping’ websites of 29, 32, 34
recording practices 125
transformative use doctrine, application to 113–14
Web 2.0 152, 153, 192
Internet Governance Forum 280
Internet Policy Task Force, US Department of Commerce 274
intrusion, torts of 427
inviolate personality concept 428
IPRs see intellectual property rights (IPRs)
Irish Copyright Review Committee 273–4
iTunes licence, terms 272
JC Williamson Theatres, Australia 215
Jenkins, Henry 103, 134, 135, 137, 138, 139, 148
Johns, Adrian 6
Johnson, Samuel 8
Joonba (corroboree) 212
Jordan, Robert 149
journalism 35–6
Ka Mate see ‘haka,’ the
kaleidoscopes 5, 6
Kane, Helen 440, 444
Kazaa peer-to-peer network, legal action against 150
Kenya, copyright protection for telegraphic messages (1934) 15
Kiddicraft 320, 330
‘King’s Men’ (W. Shakespeare) 1
Kulash, Damian (Jr) 167
Ladas, Stephen P 25, 26
Lai, Jessica 460
Lamb, Jean 143
law antidilution laws, and brand meaning 290–94
of copyright see copyright
interaction between copyright law and contract law 345
legal line-drawing 426–9
marketplace, adaptation to 435
moral rights 221–2
news aggregation national case law and statutes 43–5
prohibition or compensation requirement 43
reform pathways and domestic law 283–5
trade marks 292–3
Uniform Benelux Trade Mark Law 296–7
Le Droit d’Auteur 27, 28
League of Nations 25
legal access barriers 272–4
Lego brand 4, 5, 317–43
see also brands, in advertising and entertainment products; trade marks
2 x 4 brick configuration 324
acrylonitrile butadiene styrene (ABS) polymer 321
Adult Fans of Lego (AFOLs) 319, 335–6, 338, 340
Adventurers theme 332
Architecture theme 341
BIONICLE (Biological Chronicle) series 333, 334, 446

‘Weapons for Lego Lovers’ 338
Lemley, Mark 129
Lenz (Stephanie), dispute with Universal Music Corporation 175–82 see also musical works and sound recordings; YouTube as ‘Dancing Baby’ copyright case 154, 164, 190–91, 194 facts of case 175–6 fair use doctrine 179–83, 185–90 good faith requirements 181, 184 and International Documentary Association 178 ‘Let’s Go Crazy’ (Prince song) 175, 180 meta-litigation in respect of 154 and Organization for Transformative Works 178, 184 and proposal of YouTube for a Fair Use Protection Fund 187–90 and Public Knowledge 178, 184 submission from amicus curiae 177–8 US Court of Appeals for Ninth Circuit decision 176–82 reactions to 182–3 rehearing, petition for 183–6 revised opinion 185 Lessig, Lawrence 7, 8, 130 ‘Let’s Go Crazy’ (Prince song) see Lenz (Stephanie), dispute with Universal Music Corporation Leval, Pierre 104, 105–14, 116 Leveson Inquiry/Report 400 lex loci delicti 283 lex protectionis 263 lex situs 260 The Lexicon (encyclopaedia of Harry Potter) 144 Libera, Zbigniew 338 LicenSing, US 201 Life and Death (Meyer) 137 limits of rights 4 Lindsay, David 139 linguistic access barriers 271–2 The Lion King 195
Lisbon Revision Conference (Paris Convention), 1958 25
literary works and Berne Convention 30, 31
computer programs as 346
definitions 373–4
Lloyd, Bernhard 229
London Revision Conference (Paris Convention), 1934 24
MacCulloch, Angus 347
Mad Men (TV series) 134, 145
Magic Circle 208
The Making of Modern Intellectual Property (Bently and Sherman) 3
Malbon, Justin 5
Maly Theatre of Moscow 207
Manila Principles on Intermediary Liability 193
Māori peoples
see also ‘haka,’ Māori (traditional war cry or dance); New Zealand culture 457
mātauranga Māori 448–9
Marrakesh Treaty to facilitate access, 2013 281–2
Martin, George RR 132–3, 135–6, 138, 141, 142, 145–9
‘Mary-Sue’ fiction 138
Masks (Lamb) 143
Masnick, Mike 189
Master of the Revels (historical official of Lord Chamberlain) 1
mātauranga Māori 448–9
Max Planck Group on Conflict of Laws in Intellectual Property (CLIP) 284
Mayweather, Floyd (Jr) 47
McKenna, Mark 312, 313
McQuillan, Martin 118–19
McSherry, Coryne 175, 176–7, 182, 185
mega-litigation 156, 190
merger concept, video games 353
Meskenas, Vladas 234
meta-litigation 154
Meyer, Stephenie 137
Mickey Mouse character 117–18, 126
Midler, Bette 430–31, 438
Miller, Laura 132
mime 205
Mims, Christopher 6
Mindstorms (robotics kit), Lego 340
misappropriation
see also ‘hot news’ doctrine
‘hot news’ doctrine 14, 44, 45, 51, 52, 63
sports events 48, 51, 54
trade marks 315
and trade secrets 423–4
unfair competition remedy sought against 13–14
misuse of private information 403–14
see also privacy concerns; private information
English law 413
genesis of tort 403–6
overlapping claims, breach of confidence 419–20
public interest 410–14
reasonable expectation of privacy 406–10
scope of tort 406–14
shared interests in protecting private information 409–10
Strasbourg jurisprudence on Article 10 (ECHR) 412–13
mockery
and parody 80–82
Shorter Oxford English Dictionary on 81–2
Monroe, Marilyn 444, 445
Moore, Ronald D 141
moral rights
in Berne Convention 222–4, 225, 231, 237
under CDPA 74–8
copyright infringement 230–31
defences 235–7
definitions 221
of directors, screenwriters and producers 207–8
duration 237
embeddedness in ‘copyright’ regimes 222
of entertainer see entertainer, moral rights
films 227, 228, 234, 240, 242
law 221–2
national approaches to 231–2
social effect 225–6
Moran, Albert 5
Morgan, Piers 425
The Mousetrap (Christie) 208
multi-stakeholder dialogue, global 279–80
multivariance 429, 445
Murray, Michael 110
music theatre 195, 212, 214–16
musical works and sound recordings, litigation regarding 3, 150–94
broadcasting 151, 155, 157, 166, 173, 182
freedom of expression/free speech 154, 159, 164, 175, 176, 178, 182, 183, 190, 191
and Google see Google
history of copyright litigation in respect of 150–51
internet video sites, targeting of 150–51
‘Let’s Go Crazy’ (Prince song) see Lenz (Stephanie), dispute with Universal Music Corporation
music videos and parody 79–80
reform requirements 192, 193
The Sideshow Coalition 165–7
Takedown and notice system 168, 176–89, 193
notification 179, 180, 181
Trans-Pacific Partnership 2015 (TPP) 183, 193–4
Universal Coalition case see Lenz (Stephanie), dispute with Universal Music Corporation
YouTube see YouTube
‘must-fit exception,’ Lego 326, 327
My Expat Network 268
MySpace 153
myths 118
Napster peer-to-peer network 152
legal action against 150
Natal, copyright protection for telegraphic messages (1895) 15
National Research Council, US 285
national treatment obligation, in Berne Convention 19, 224
neighbouring rights, and protection of news 26–8
Netanel, Neil 110
Netflix 265, 266, 286
Netherlands, copyright in formats 369
Neuburg, Victor 2
New Zealand see also traditional knowledge
copyright protection for telegraphic messages (1882 and 1884) 15
duration of moral rights 237
false attribution, right against 234
Māori peoples see ‘haka,’ Māori (traditional war cry or dance);
Māori peoples
Ministry of Business, Innovation and Employment 459
Ngati Toa Rangatira 458, 460
video games in 347
Waitangi Tribunal 458
news 11
see also ‘hot news’ doctrine; news agencies, international; news aggregation; news organizations, ‘crawling’ and ‘scraping’ websites of aggregation of see news aggregation
Berne Convention see Berne Convention for the Protection of Literary and Artistic Works, 1886
colonial newspapers, Australia 11–14
and copyright 12, 13
customary international law 19
definitions 10–15
extracting and rewriting facts vs verbatim extraction of reports 43
‘first mover’ advantage 12
freedom of information 18, 21
Geneva draft treaty, 1959 25, 26, 46
'hot news' doctrine, United States see 'hot news' doctrine, United States
intellectual property in 10–46
international nature of 23
‘miscellaneous information’ 16, 17, 18, 20, 21
misleading nature of ‘copyright’ 15
need for legal protection, assertions of 12–13
new technology 12
‘news of the day’ 1, 15–20, 22, 24, 30, 42
as ‘nineteenth century creation’ 11–14
Paris Convention see Paris Convention for the Protection of Industrial Property, 1883
piracy practices 30
protection of as a neighbouring right 26–8
reports as literary works entitled to protection 30
reproduction 17, 21, 31, 34, 36
Samedan draft treaty, 1939 27, 28, 46
Shorter Oxford English Dictionary on 10–11
telegraphy/telegraphic messages 11, 12, 14, 19
time-sensitive 1–2, 42, 44, 45
transcontinental transmissions 13–14
UK and Victorian law 13
unfair competition see unfair competition, news
news agencies, international 23
European Alliance of News Agencies 25
news aggregation
ancillary copyright 41
Berne Convention 30, 31
brevity of headlines 31
broadcasting 34, 36
as copyright infringement 30–33
de minimis threshold 31, 32
disparities in national approaches 32
facts conveyed by quoted portions 40
and free-riding 29–45
headlines see headlines, news
intellectual creation 31, 32
journalism 35–6
laws prohibiting/requiring compensation for 43
metadata reservation (‘robots.txt’) 37–8
national case law and statutes on 43–5
and photography 31
preemptive effect 41–3
press reporting exception 33–5
quotations right 17, 38–41
remuneration rights 41–2
source website, copying initial sentence from 29
specialty aggregator sites 40
as substitutes for full articles 30
‘words and short phrases,’ denial of registration to 31
news organizations, ‘crawling’ and ‘scraping’ websites of 29, 32, 34
newspapers 16, 33–8
colonial, in Australia 11–14
sports events 51
Ngati Toa Rangatira, New Zealand 458, 460
Nipper, Mads 324
Noda, Nathaniel 122, 138
Noh theatre, Japan 207
nostalgia 120
nuisance allegations, sports events 49
Obama, Barack 188
O’Donnell, Casey 360
OK Go (group) 167
Opportunity Knocks (UK TV programme) 367, 375, 376, 377, 378, 386
see also Green, Hughie
Orange River Colony, copyright protection for telegraphic messages (1904) 15
O’Reilly, Tim 152
Organization for Transformative Works 126
originality requirement
games 348, 354
news 31, 32
performance 211
Sports events 51, 59
Television formats 385, 389, 393, 395, 397, 398
Originality requirement, television copyright 381–3
Ostertag, Fritz 27
Outlander book and TV series (Gabaldon) 133, 135, 141, 144
Colouring book 142
Ownership of copyright 13, 386
Foreign copyrights 258–64
Pacquiao, Manny 47
Padilla, Anthony 165
Page, Hilary 320
Palestine, copyright protection for telegraphic messages (1932) 15
Parallel importation 268
Paris Convention for the Protection of Industrial Property, 1883 22–6, 28, 46
See also Berne Convention for the Protection of Literary and Artistic Works (1886)
Washington Revision, 1911 (Washington Act) 23
The Hague Revision, 1925 (The Hague Act) 23
London Revision, 1934 (London Act) 23
Lisbon Revision, 1958 (Lisbon Act) 23
And Berne Convention 24
Pariser, Jennifer 177
Parkinson, Hannah Jane 128
Parody 3
Aims of authors 76–7
Attribution right 75, 76
And caricature/pastiche 68, 69, 73, 83–6
Characteristics 72, 78, 88
The Colbert Report, demands that YouTube remove 159
Commercial 107
Comparison of jurisdictions 65, 69, 101
Composite works, and infringement claims 79

Concept or definition under Deckmyn/EU law 71–2, 80, 82, 83, 85, 86, 87
Copyright infringement 65
Criticism or review of a work 66
Deckmyn v Vandersteen judgment see Deckmyn v Vandersteen judgment
Defence of, in United Kingdom 64–70
And derision 82
Derogatory treatment, right to object against 76–7
EU copyright law and acquis 67, 69
Exception for 68, 73, 94
Scope 78–86
Fairness 86–100
Assessment of 94
Concept 88
Discrimination 95–6
Existing jurisprudence on 88
Fair balance 72–4, 77, 81, 83, 86–8, 90–100, 100
Fair dealing defence 66, 68–70, 72, 74, 77, 80, 81, 85, 86, 88–9, 92–4
Fair use doctrine 65, 89
Three-step test and fair balance 86, 96–100
Freedom of expression/free speech 60, 72, 76, 77, 78, 81, 86, 88, 91, 93, 94
Gowers Review of Intellectual Property 67, 68, 90
Identification, forms of 75–6
Inflexibility of UK copyright law in respect of 67–8
Integrity right (right against derogatory treatment) 76–7
‘Mash-ups’ 85
And moral rights, under CDPA 74–8
Music videos 79–80
And non-discrimination principle 72–3
And piracy 67
Proportionality analysis 74, 92, 94, 96–7, 98, 99, 100
And quotation 69
Role in contemporary practice 64
and satire 116
scope of exception 78–86
caricature and pastiche 83–6
‘to evoke an existing work while being noticeably different’ 78–80
‘an expression of humour or mockery’ 80–82
whether over-inclusive definition 82–3
*Spitting Image* television programmes 64
‘sufficient acknowledgement’ of parodied work and author 66, 69
and traditional knowledge 457
transformation of original work 83
and transformative use 107, 115–16
use of a work 66
‘weapon parodies’ 83
participatory culture 103
participatory media 135
partnerships 4, 327–35
passing off
Advocaat case 461, 462
and breach of confidence 431
core requirements 461
evolution of, and publicity rights 460–64
false representation 433
law of 429, 434
limitations of 463
and publicity rights 427, 428, 429, 460–64
publicity style 463
unfair competition 439
pastiche and caricature 68, 69, 73, 83–6
patents 4, 5
patrons 8
Patry, William 282, 287
peer-to-peer networks 150, 152
performance text 209
performers 68, 158, 165, 294, 368
*see also* celebrities; entertainer, moral rights; performing arts/theatre
identification rights 233, 236
integrity rights 222, 232
joint 241
live performances, rights in 201, 204, 205, 206, 208, 209, 215, 216
moral rights 221, 224, 226, 227, 232, 242, 243
name and images, ‘quasi-copyright’ in 435
terminology 227
traditional knowledge 449–50
treatment of 241
which are protected 225–6
performing arts/theatre
*see also* entertainer, moral rights; performers; sports events; theatre
absence of copyright 204
artistic and industrial tensions 205–8
in Australia 195, 197, 198, 199–200, 204–5, 207–8, 209, 211–12, 218
Christian music, sacred 201
communicated information 208
copyright infringement 210
cost factors 216–17
definitions of ‘maker’ of a film and ‘author’ 207
economic factors 216–17
freedom of expression/free speech 197, 198
indigenous performance practice 211–14
industry practice 206
live performances, rights in 195–219
marginal costs 195, 196
material form 203–4, 205
music copyright/music theatre 195, 214–16
open-air events, UK 200
performing right in practice 214–16
public performance, right of 202–3
sports events 48, 54, 55, 56
regulation of 196–201
‘repetitive beat generation’ 200
rights and duties in conduct of live performance 217–18
social control over; history 197
and sports events 48, 54, 55, 56, 210
Statute of Anne 201–2
theatrical space, control of 209–10

*Index* 481

Megan Richardson and Sam Ricketson - 9781784710798
Downloaded from Elgar Online at 04/13/2019 08:52:53AM via free access
treatment of performers and joint authors 241
United Kingdom, regulation of public entertainment in 197–8, 200
personality rights, Germany 237
Phillipson, Gavin 403
photographs 31, 52, 128
of celebrities 52, 407–8, 415
consent issues 409
passing off, and publicity rights 436–7
and privacy concerns 407–9
pictorial works 117
Pinterest 7
piracy practices 30
digital piracy 266, 286
and parody 67
sports events 48–50, 53, 54, 63
and television 368
Viacom International, litigation against YouTube 157
Pitbull (rap artist) 228
playfulness
see also video games
media play 125
philosophy of 119, 130
‘transformative play’ 105, 130
playing cards 5
Pop Idol (UK TV series) 369
popular culture 2
post-scarcity economy 129
practical rights management 214
Press Recognition Panel 400
press reporting exception, news aggregation 33–8
Prince, Richard 127–8
privacy concerns 6
see also private information
breach of confidence see breach of confidence
children, reasonable expectation of privacy in respect of 408, 409
EU Trademark Directive 421–4
Leveson Inquiry/Report 400
misuse of private information see misuse of private information
no general right to privacy under English law 400–401
photography, uses of 407–9
reasonable expectation of privacy 406–10
tabloidism and privacy see tabloid journalism (tabloidism)
torts 427
Trade Secrets Directive 402, 421–4
‘traditional’ breach of confidence 414–20, 424
YouTube 151
private information
see also privacy concerns
commercialization of 414–19
misuse see misuse of private information
private ordering 285–7
‘produser,’ in digital age 119, 131
proportionality analysis
parody 74, 92, 94, 96–7, 98, 99, 100
and privacy 420
video games 351
Prosser, William 430
Proudfoot, Kekoa 340
proxies, use of 265, 268
public domain concept 446–7
public interest 410–14
publicity rights
see also passing off
American 428, 429
‘Betty Boop’ cartoon character 440–41
borderline cases 438
boundary-crossing 429–45
and copyright preemption 58–60
cultural pluralism 425, 445
legal line-drawing 426–9
‘messy multivalence’ 429, 445
Midler action 430–31, 438
and passing off 427, 428, 429, 434, 460–64
Rihanna decision 436–8, 463–4
tort of publicity 430
unauthorized endorsement/merchandising 425, 427, 430, 438
Quidditch Through the Ages (Rowling) 144
quotation right, Berne Convention (Article 10(1)) 17, 38–41, 46
fair practice restriction 40
preemptive effect of Art 10(1) 41–3
revue de presse exception 38, 39, 40
specialty aggregator sites 40
summaries 38

Rausila, Kal 2
Raymond, Joad 7
recoding 103, 119, 124, 125
of brands, in advertising and entertainment products 290–316
Recording Industry Association of America 177
reform pathways 278–89
domestic law developments 283–5
global multi-stakeholder dialogue 279–80
international treaty negotiations 281–2
private ordering 285–7
technological intervention 287–9
region codes, DVD 267, 270
Reichman, Jerome 281
Rendas, Tito 361
Ricketson, Sam 18
Rihanna passing off judgment 436–8, 463–8
Rimmer, Matthew 121, 192, 194
Roquilly, Christophe 357
Rosati, Eleonora 30
Rowling, JK 144, 148
Ruffner, Cynthia 440

Sackville, Ronald (Justice) 156
safe harbor provisions of DMCA, US 158, 163, 168, 170, 179, 192
Safka, Melanie 220, 228, 229
Sag, Matthew 109, 110
sales, second-hand 349–50
Salvador, Henri 232–3
Sanderson, Brandon 149
Santayana, George 45
satire 3, 116
scènes à faire concept 353, 394
Schechter, Frank 295, 303, 304
schema theory, trademarks 310–11
search engines, internet 102
secrecy, in public performances 208
self-entertainment 220
Seltzer, Wendy 167–8
semiotics
semiotic democracy 119
semiotic signs 103
trade mark doctrine 123
Serbs–Croats–Slovenes delegation, The Hague Revision Conference (1925) 24
Shakespeare, William/
Shakespearian-style performances 1, 2
Shapiro, Andrew 288
Sherman, Brad 3
Shorter Oxford English Dictionary on caricature 84–5
on mockery 81–2
on news 10–11
on pastiche 85
The Sideshow Coalition 165–7
signification, politics of 123
Silver, Jon 174
Sirinelli, Pierre 238–9
Síthigh, Mac 4
Siy, Sherwin 182, 188–9
Skin Trade (novella) 148
Snapchat 7
snapshot cameras, domestic 5
social media platforms/social networks 7
see also Facebook; Instagram;
Twitter; YouTube
exploitation of users’ ‘likes’ for advertising purposes 438–9
and fair use/transformational use 102, 103, 117, 120
growth of social media 134
Society for Musical Performing and Mechanical Reproduction Rights, Germany 230
Somalia, piracy practices 30
South Korea, graduated response system to curtail massive online copyright infringement 275
Spain
ancillary copyright 41
laws prohibiting/requiring compensation for news aggregation 43
sports events antenna, use of 55
in Australia (1930s) 49
boundaries, clarifying 54–61
boxing match (Las Vegas, 2015) 47
broadcasters of sports events, rights under state misappropriation laws (National Basketball v Motorola) 48, 51, 52, 53, 54, 61, 62, 63
broadcasting 47–51, 54–6, 59–63
cable television 56, 63
CDM Fantasy Sports, dispute involving 58
copies 56
copyright infringement 50, 54, 55, 56, 57, 62
copyright pre-emption and publicity right 58–60
copyright protection for producers of
‘DISH Anywhere’ service 57–8
free-riders 48, 61
free-to-air networks 210
history of property rights 48–54
home, streaming from 48
internet 63
live spectacles/other ephemera, emerging rights in 47–63
misappropriation claims 48, 51, 54
mobile devices 58
National Basketball Association (NBA) games 50, 51, 61
non-arena sports 60–61
nuisance allegations 49
originality 51, 59
performances 48, 54, 55, 56, 210
Periscope app, copyright takedown requests 47
piracy practices 48–50, 53, 54, 63
property rights associated with producing (Victoria Park Racing v Taylor) 48–50, 53, 54
public performance, copyright concept 48, 54, 55, 56
recording and playing back 56
re-telecasting wrestling performances 59–60
Sports Team Analysis and Tracking Systems, Inc (STATS) 50–51
‘Sports Trax’ paging device 48, 50
streaming 48, 54–8, 62
unauthorized retransmission of copyrighted broadcasts, liability of 62
venue, streaming from 48
Spreadable Media (Jenkins, Ford and Green) 134, 138
Sprigman, Christopher 2
Spunner, Suzanne 212
Stage Directors and Choreographers Society, US 207
Stage Directors UK 207
Star Trek 134
stimulus generalization, trademarks 310
Stockholm Revision Conference (Berne Convention), 1967 21, 25, 26, 40
Main Committee I 22
Straits Settlements, copyright protection for telegraphic messages (1902) 15
streaming, sports events 48, 54–8, 62
Stubbington, Jill 212
subaltern counterpublics 124
‘substantial part’ of works
fan fiction 140
parody 66
television formats 388–90
substantial similarity test 116, 393, 394, 397
Sunder, Madhavi 138
Supan, Julie 152
Superman character 117–18
Sydney Gay and Lesbian Mardi Gras, Australia 199, 200
symbols and signs 103
character signifiers 118, 119
sign value 123
tabloid journalism (tabloidism) 400–24
Taiwan, graduated response system to curtail massive online copyright infringement 275

takedown and notice system (DMCA), US 272, 354

abuse, effects on online free expression 193

bogus notices 182

musical works and sound recordings, litigation regarding 168, 176–89, 193

notification 179, 180, 181

sports events 47

transformative use 121

Tan, Corinne 102

Tan, David 137

Tangri, Durie 177–8

tarnishment

*see also* blurring; brands, in advertising and entertainment products; trade marks

concept, compared to blurring 305–6

dilution by 314

examples of dilution by 305

harm of in media and entertainment cases 294, 304–14

when likely to occur 309

protection against 293

rebuttable presumption of 310

referential use 306

source confusion 309–10

US case law 304–7

Te Rauparaha (creator of haka) 457, 459

technological access barriers 274–6

technological intervention 287–9

technological protection measures (TPMs) 348, 356

telegraphy/telegraphic messages 11

Anglo-Australian telegraph, completion 12

and Berne Convention 19

copyright protection for telegraphic messages, British dominions 14–15

television formats 353, 367–99

*see also* copyright

broadcasting 367, 368, 370–75, 376, 377, 380, 387, 389, 391–3, 396, 398

changes in 372

cooking shows 371

copyright issues

copying 386–8

copyright protection, qualifying for 373–83

dramatic work copyright 373–80

enforcing copyright 385–97

substantial part 388–90

USA and Australia 391–7

costs compared to original programming 368

definitions 371–2

difficulty for owners in asserting infringement 390

as dramatic work for copyright purposes 380

examples 371–2

game shows 4, 371

ideas vs expression dichotomy 383–5

originality 381–3, 385, 389, 393, 395, 397, 398

piracy, resistant to 368

reality series 371

series-stacking, resistant to 368

talent shows 369, 371, 385

temporal access barriers 268–9

theatre

*see also* performing arts/theatre

in Australia see Australia

choreography 205, 212

content worthy of copyright protection 196–7

design of theatres 2

mime 205

music 195, 212, 214–16

regulation of 1

theatrical space, control of 209–10

‘verbatim’ 202

Thomas, Rover 212

Thomson, Robert 30

‘three strikes’ rule (notice and termination procedure) 275
see also takedown and notice system (DMCA), US

Tolkien, JRR 139
top-down culture 153
tort
  of appropriation of name or likeness 429, 430
  of intrusion 427
  misuse of private information
  genesis of tort 403–6
  scope of tort 400–14
  of publicity 430

TPP see Trans-Pacific Partnership 2015 (TPP)
trade marks 6, 118
see also brands, in advertising and entertainment products
antidilution laws, and brand meaning 290–94
blurring, protection against 293
brand reputation 292–3
and celebrities 426
dilution, harms of 290–316
legal protection 292–3
linking harms to products of shoddy quality 309
European Directive 297
functionality doctrine 324, 325
hypothetical examples of blurred marks 297–8, 301
misappropriation 315
senior and junior 298, 300
tarnishment, protection against 293
and traditional knowledge 457
Uniform Benelux Trade Mark Law 296–7
well-known 293, 311, 312, 315
Trade Secrets Directive (EC), and privacy concerns 402, 421–4
definition of ‘trade secret’ 423
misappropriation, prohibition of 423–4
potential relevance of Directive to privacy protection 422–4
traditional knowledge
Aboriginal 452
claimants 448

486  Research handbook on intellectual property in media and entertainment
judicial development of doctrine
104
and parody 107, 115–16
predominant purpose and function of
original material 110
prominence of doctrine 107, 110
secondary use and original work 112,
113, 124
substantial similarity test 116
'transformative play' 105
translation technology 271–2
Trans-Pacific Partnership 2015 (TPP)
183, 193–4
and traditional knowledge 452–3
Transvaal, copyright protection for
telegraphic messages (1902) 15
treaty negotiations, international
281–2
Trimble, Marketa 287–8
TRIPS Agreement (Agreement on
Trade-Related Aspects of
Intellectual Property Rights),
1994
see also intellectual property rights
(IPRs)
and access barriers 270, 273
Council of the World Trade
Organization 447
international treaty negotiations
281
'trolls,' copyright 250–51
Trombley, Sarah 123
Tumblr 122, 134
Tur, Robert 160
Tushnet, Rebecca 120–21, 138, 141
Tuymans, Luc 80
TVB (Hong Kong terrestrial TV
provider) 267
Twain, Mark 425
Twilight story 137
Twitter 7, 102, 122
Tyco toy company 323–4
unblockers, use of 265, 268
unfair competition
harm, whether legal intervention
warranted in absence of
314–16
news 13–14, 20, 23, 28–9, 46
preemptive effect of Art 10(1)
42–3
and passing off 439
publicity rights 431
UNIDROIT (International Institute for
the Unification of Private
International Law), draft treaties
of committee of experts convened
by (Samedan, Switzerland) 26, 27
Union of South Africa, copyright
protection for telegraphic
messages (1917) 15
United International Bureaux for the
Protection of Intellectual Property
(BIRPI) 21, 27
see also World Intellectual Property
Organization (WIPO)
United Kingdom
attribution right 240
breach of confidence 401–2, 413
‘closed list’ of subject matter,
television formats 374
consent and waiver provisions,
compared to authorial rights
241
defences in relation to moral rights
236
duration of moral rights 237–8
fair dealing, traditional approach to
87–91
false attribution, right against 234
foreign copyrights 246
Human Rights Act see Human Rights
Act 1998 (HRA), UK
integrity right (right against
derogatory treatment) 231–2
joint authors or performers, treatment
of 241
moral rights in films 227
ownership of foreign copyrights 259,
260
parody defence 64–70
referendum on EU membership 3–4,
64
regulation of public entertainment in
197–8, 200
Stationers’ Company, regulation by 202
United Nations Educational, Scientific and Cultural Organization (UNESCO) 27
United States see also fair use doctrine blurring, case law 299–301
California Business and Professions Code 431
Constitution 159
copyright enforcement 391–7
copyright infringement claims 44
Copyright Office, denial of registration by 31
Digital Millennium Copyright Act of 1998 275
safe harbor provisions of 158, 163, 168, 170, 179, 192
entertainer, protection of 225–6
fair use doctrine in 65, 89, 104, 109, 110, 111, 128, 179, 254
fan fiction case law 140, 141, 144
First Amendment 159, 168
foreign copyrights 251–2
formats, copyright in 369
graduated response system to curtail massive online copyright infringement 275
‘hot news’ doctrine see ‘hot news’ doctrine
moral rights 225–6
movie industry 267
privacy torts 427
publicity rights 428, 429
tarnishment, case law 304–7
trade marks 292–3
‘words and short phrases,’ denial of registration to 31
Universal Coalition Corporation,
dispute with Lenz see Lenz (Stephanie), dispute with
Universal Music Corporation
unjust enrichment 59, 60, 293, 438
unpublished works, common law copyright in 13
Vaidhyanathan, Siva 153
‘verbatim’ theatre 202
Viacom International
corporate structure 155
litigation against YouTube 155–7
allies of Viacom 159–63
The Colbert Report, Viacom demands that YouTube remove parody of 159
defence of YouTube 157–9
details of complaint 156–7
as example of ‘mega-litigation’ 156, 190
far-reaching nature of claims 162–3
Friends of the Plaintiff 159–63
public policy dimensions of dispute 164
reform requirements 192
The Sideshow Coalition 165–7
Stanton J on 169–70, 172
wilful blindness doctrine 171, 172
video fingerprinting 159
video games 4, 344–66
arcades 352, 353
in Australia 347
Children’s Online Games 364
as components of games as protected works 346
copyright framework for 345–55
cloning 352–5, 359, 362
digital rights management (DRM) 350–52
general principles and conceptual issues 345–9
second-hand sales 349–50
copyright infringement, alleged 348–9
critical perspectives 355–8
literary works, computer programs as 346
models 359–66
game-specific 361–4
general 359–60
in New Zealand 347
non-literal copying 347
originality 348, 354
player rights 364–6
player survey 358–9
and Software Directive 345, 346, 350, 360
status in copyright law 344, 346–7, 348
sui generis IP approach 362, 363
as types of protected works 346
underprotection and overprotection 356
use and proportionality 351
Villalón, Cruz (Advocate General) 75, 81, 84, 96, 98
virtual private networks (VPNs) 265, 268, 270, 286
Vogel, Harold 267
von Lohmann, Fred 187
Waitangi Tribunal, New Zealand 458
waiver, moral rights 238–41
Warhol, Andy 117, 127
Warner, Michael 124–5
Web 2.0 152, 153, 192
Weiss, DB 141
Werback, Kevin 151
‘What Have They Done to My Song, Ma’ (Safka) 220, 228
WhatsApp 7
Wikipedia 102, 153, 192
wilful blindness doctrine, US 171, 172
Wilkins, Scott 177
WIPO see World Intellectual Property Organization (WIPO)
World Intellectual Property Organization (WIPO)
Intergovernmental Committee on Intellectual Property and Genetic Resources, Traditional Knowledge and Folklore (WIPO-IGC) 448, 450–51, 453, 455
internet treaties promulgated by 155
and neighbouring rights 27
and traditional knowledge 450–51, 452
World Summit on the Information Society, 2005 280
Writers Guild of America, Television Credits Manual 371

X Factor (UK TV series) 369, 385
Xalabarder, Raquel 30

Yorke, Thom (Radiohead’s lead singer) 190
Young Turks 188
YouTube 102, 103, 117, 120, 121, 134
see also Lenz (Stephanie), dispute with Universal Music Corporation; musical works and sound recordings
acquisition by Google 151
amicus brief against 160, 161–2
authorized amateur content on internet video site 158
clips on 151–2
as example of a global phenomenon 268
Fair Use Protection Fund, proposal for 187–90
fate of 194
as focal point of copyright litigation and public policy debate 151
Football Association Premier League’s class action against 159–61
founding of (2005) 151, 157
internet video service 151, 158
privacy policy 151
reform requirements 192
safe harbor provisions of DMCA, shielded by 158, 163, 168, 170, 179, 192
supporters of 163–9
unauthorized copyright content on videos of 158
uploading to 258
Viacom International’s litigation against 155–7
allies of Viacom 159–63
The Colbert Report, Viacom demands that YouTube remove parody of 159
defence of YouTube 157–9
details of complaint 156–7
as example of ‘mega-litigation’ 156, 190
490  Research handbook on intellectual property in media and entertainment

far-reaching nature of claims 162–3
Friends of the Plaintiff 159–63
judicial responses to 169–74
public policy dimensions of dispute 164

The Sideshow Coalition 165–7
Stanton J on 169–70, 172
wilful blindness doctrine 171, 172
YouTube Music portal 173
YouTube Red (premium service) 173
Yu, Peter K 265, 270, 271, 273, 280