Index

ACQUISITION OF COPYRIGHT

British subject, § 5:3 Domicile, § 5:4 Introduction, § 5:1 "Making" and "maker," § 5:6 Resident or ordinarily resident, § 5:5 Subsistence of copyright, see SUBSIS-TENCE OF COPYRIGHT

ANTI-COUNTERFEITING TRADE AGREEMENT

See also INTERNATIONAL COPY-RIGHT Generally, § 30:81 to § 30:92 Border measures, § 30:87 Civil enforcement, § 30:86 Contracting parties, § 30:92 Criminal enforcement, § 30:88 Enforcement of intellectual property rights in digital environment, § 30:89 Enforcement practices, § 30:90 History, § 30:81 International cooperation, § 30:91 Legal framework for enforcement of intellectual property rights, § 30:85 Nature and scope of obligations, § 30:84 Objective, § 30:82 Relation to other agreements, § 30:83 ANTON PILLER ORDERS See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:37 Clear evidence of possession of incriminating material and potential destruction, § 24:40 Contempt, § 24:46

Damages pursuant to plaintiff's undertaking, § 24:48 Executing order, § 24:43 Full and frank disclosure, § 24:41 Self-incrimination, § 24:44 Setting aside order, § 24:47 Solicitor-client privilege, § 24:45 Strong prima facie case, § 24:38

© 2024 Thomson Reuters, Rel. 7, 12/2024

ANTON PILLER ORDERS—Cont'd Terms of order, § 24:42 Very serious potential or actual damage, § 24:39 ARTISTIC WORKS Artistic ideas or conceptions, § 10:7 Artistic merit or quality, § 10:8 Definitions, § 10:1 Designs applied to useful articles. § 10:10 to § 10:20 Designs created after June 8, 1988 generally, § 10:18 to § 10:20 definitions. § 10:18 eye appealing features applied to useful articles, § 10:19 useful article features dictated by utilitarian function, § 10:20 Designs created before June 8, 1988 generally, § 10:11 to § 10:17 and/or and Rule 11(1), § 10:16 capable of being registered, § 10:13 conclusion, § 10:17 intended to be used as model, § 10:14 multiplication by industrial process, § 10:15 nature of designs, § 10:12 statutory provisions, § 10:11 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 generally, § 10:21 to § 10:29 architectural works, § 10:27 compilations of artistic works, § 10:28 engravings, § 10:24 Integrated Circuit Topography Act, § 10:29 maps, charts and plans, § 10:22 paintings and drawings, § 10:21

photographs, § **10:23**

ARTISTIC WORKS—Cont'd

What is protected as artistic work —Cont'd sculptures, § 10:25 works of artistic craftsmanship, § 10:26

ARTISTIC WORKS — INFRINGEMENT

See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:38 to § 21:40 Generally considerations, § 21:38 Producing or reproducing substantial part of work, § 21:40 Reproduction in different media, § 21:39

ASSIGNMENT

Generally, § 19:1 to § 19:13 Assignment of future rights in works, § 19:9 Assignment or licence, § 19:12 Assignments and transfer of possession of physical things, § 19:11 Construction, § 19:10 Divisibility of copyright, § 19:5 "either for the whole term of the copyright or for any other part thereof," § 19:8 "either wholly or partially," § 19:6 "subject to limitations relating to territory, medium or sector of the market or other limitations relating to the scope of the assignment," § 19:7 Limitation on term of assignment after author's death, § 19:13 Must be in writing, § 19:2

Rights of owner, **§ 19:4** Statutory provisions, **§ 19:1** Subject-matter, **§ 19:3**

AUTHORSHIP

See also OWNERSHIP OF COPYRIGHT Generally, § 17:1 to § 17:7 Generally principle, § 17:1 Collective works, § 17:6 Compilations, § 17:7 Computer generated works, § 17:5 Computer programs, § 17:4 Corrections and revisions, § 17:3 Meaning of term "author," § 17:2

BANKRUPTCY

Generally, § 19:15 to § 19:18 Effect of bankruptcy on licences, § 19:16 Property of bankrupt, § 19:15 Proposals under Bankruptcy and Insolvency Act, § 19:17 Specific rights under Bankruptcy and Insolvency Act, § 19:18

BORDER ENFORCEMENT MEASURES

See also SEIZURE OF IMPORTED COPIES Exceptions, § 24:116 Importation of books, § 24:113 Nature of rights definitions. § 24:112 detaining copies at copyright owner's expense, § 24:112 powers of court relating to detained copies, § 24:112 prohibition on importation and exportation, § 24:112 provision of information, § 24:112 request for assistance, § 24:112 Other subject-matter, § 24:114 Procedural matters, § 24:115 Statutory provisions generally, § 24:111 definitions, § 24:111 detaining copies at copyright owner's expense, § 24:111 no Crown liability, § 24:111 powers of court relating to detained copies, § 24:111 prohibition on importation and exportation, § 24:111 provision of information, § 24:111

BREACH OF CONFIDENCE

request for assistance, § 24:111

Breach of confidence may be wider right than copyright, § 32:5 Circumstances imparting obligation of confidence generally, § 32:8 existing or anticipated relationships, § 32:11 express contract, § 32:9 implied contractual term, § 32:10 Confidential information, § 32:7

BREACH OF CONFIDENCE—Cont'd

Confidentiality in legal proceedings generally, § 32:31 to § 32:33 confidentiality orders including protective and hybrid orders, § 32:31 exclusion of public, § 32:33 implied undertaking of confidentiality, § 32:32 Copyright, physical ownership and breach of confidence, § 32:1 Copyright and breach of confidence distinguished, § 32:4 Criminal offence, trade secrets, § 32:34 Defence of just cause for disclosure. § 32:23 Doctrinal foundation of breach of confidence, § 32:2 Elements of cause of action, § 32:6 Employment relationships generally, § 32:14 comparison to patents and copyright, § 32:18 distinction between use and communication, § 32:20 during employment, § 32:15 employee's general skill and knowledge, § 32:19 fiduciary duty, § 32:22 nature of obligation, § 32:16 post employment, § 32:16 to § 32:21 restraint of trade, § 32:21 trade secret, § 32:17 Evidence at trial, § 32:24.51 Pleadings, § 32:24.50 Relationship of breach of confidence and fiduciary duty, § 32:3 Remedies generally, § 32:24 account of profits, § 32:28 constructive trust, § 32:30 damages, § 32:27 destruction under oath or delivery up, § 32:29 injunctions at trial, § 32:26 interlocutory injunctions, § 32:25 Third party recipients, § 32:13 Trade secrets, criminal offence, § 32:34 Unauthorized detrimental use of information, § 32:12

BROADCASTERS' RIGHTS

Broadcasters' exceptions from infringement, § 15:10 Definitions, § 15:1 History of protection, § 15:2 National treatment, § 15:7 Nature of right generally, § 15:3 to § 15:6 fixation and reproduction, § 15:4 retransmission by another broadcaster, § 15:5 television communication signals, § 15:6 Ownership, § 15:8 Term of protection, § 15:9

CANADA-UNITED STATES-MEXICO AGREEMENT (CUSMA) Cultural exception, § 30:125 Dispute settlement, § 30:126 History, § 30:116 National treatment, § 30:117 Potential changes generally, § 30:118 border measures, special requirements, § 30:124 copyright safe harbours, § 30:120 copyright term of protection, § 30:119 enforcement of trade secrets, § 30:123 **Rights Management Information** (RMI), § 30:121 Ratification, § 30:127

CANADIAN COPYRIGHT LEGISLATION

Budget Implementation Act, 2018, § 3:72
Canadian legislative reform, see CANA-DIAN LEGISLATIVE REFORM
Copyright Act, statutory review of, § 3:73
History of Canadian copyright legislation generally, § 3:1 to § 3:5
British Copyright Act, 1911, § 3:4
British copyright Act, 1911, § 3:4
British copyright legislation in force in Canada prior to 1924, § 3:3
Canadian Copyright Act, 1921, § 3:5
Canadian Copyright Act in force prior to 1924, § 3:2
1832 to 1875, § 3:1
Online News Act, § 3:77

© 2024 Thomson Reuters, Rel. 7, 12/2024

CANADIAN LEGISLATIVE REFORM

See also CANADIAN COPYRIGHT LEGISLATION Generally, § 3:6 to § 3:75 Act to Amend the Copyright Act generally, § 3:37 access for research and education, § 3:40 internet service providers, § 3:41 photographs, § 3:42 private use exceptions, § 3:38 WIPO treaties issues, § 3:39 Act to Amend the Copyright Act (1997), § 3:25 Act to Amend the Copyright Act (2002), § 3:28 Act to Amend the Criminal Code, § 3:36 Act to Establish the Library and Archives of Canada and to Amend the Copyright Act, § 3:29 Artificial intelligence, consultations on, § 3:78 Artist's resale rights, § 3:79 1988 amendments, § 3:8 Budget Implementation Act, 2018, § 3:72 Canada-United States Free Trade Agreement, § 3:9 Canada-United States-Mexico Agreement Implementation Act, § 3:75 Canadian Heritage, standing committee, report of, § 3:74 Charter of Rights for Creators, § 3:7 Combating Counterfeit Products Act. see COMBATING COUNTERFEIT PRODUCTS ACT Copyright Act, statutory review of, § 3:73 Copyright Modernization Act, see COPY-RIGHT MODERNIZATION ACT Economic Action Plan 2015 Act, No. 1, § 3:70 Final Report of the Information Highway Advisory Council generally, § 3:14 to § 3:24 administration, § 3:22 browsing, § 3:17 bulletin board system operator liability, § 3:24 categories of works, § 3:15 Crown copyright, § 3:20 distribution right/ownership, § 3:21 fair dealing, § 3:18

CANADIAN LEGISLATIVE REFORM -Cont'd Final Report of the Information Highway Advisory Council-Cont'd moral rights, § 3:19 public education, § 3:23 use of works, § 3:16 Framework for Copyright Reform, § 3:26 Government statement on proposals for copyright reform generally, § 3:31 to § 3:35 educational and research access issues, § 3:34 internet service provider liability, § 3:33 photography issues, § 3:35 WIPO treaties issues, § 3:32 Intellectual Property Law Improvement Act, § 3:10 Interim Report on Copyright Reform, § 3:30 North American Free Trade Agreement, § 3:12 Online Streaming Act, § 3:75 Prior to 1985, § 3:6 Report on the Provisions and the Operation of the Copyright Act, § 3:27 Right to Repair Policy, § 3:80 SOCAN amendment, § 3:11 Support for Canadians with Print Disabilities Act, § 3:71 World Trade Organization Agreement Implementation Act, § 3:13 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 generally, § 11:9 to § 11:11 compilations, § 11:11 films, § 11:9 video tapes, § 11:10

CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Account of profits, § 24:88 Anton Piller orders, see ANTON PILLER ORDERS Costs, § 24:94 Damages, see DAMAGES Declaratory relief, § 24:73 Delivery up, § 24:93 Discovery, § 24:52, § 24:53 discovery, Norwich Orders, § 24:53 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 Norwich Orders, equitable discovery, § 24:53 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 INFOR-**MATION Seizure of imported copies, see SEIZURE OF IMPORTED COPIES Statutory damages, see STATUTORY DAMAGES Statutory provisions, § 24:1 Summary proceedings, see SUMMARY PROCEEDINGS Technological protection measures, see TECHNOLOGICAL PROTECTION **MEASURES COLLECTIVE ADMINISTRATION** — PERFORMING RIGHTS AND COMMUNICATION RIGHTS Consideration and approval of proposed tariffs, § 27:7 to § 27:9 after April 1, 2019, § 27:8 before April 1, 2019, § 27:7 equitable remuneration for performers and makers of sound recordings, § 27:9

COLLECTIVE ADMINISTRATION — PERFORMING RIGHTS AND COMMUNICATION RIGHTS —Cont'd

Effect of fixing royalties, § 27:10 Filing of proposed tariffs, § 27:5, § 27:6 after April 1, 2019, § 27:6 before April 1, 2019, § 27:5 History, § 27:1 Radio performances in places other than theatres, § 27:11 to § 27:13 amount of royalties, § 27:13 exception, § 27:12 history, § 27:11 SOCAN, § 27:2 Statutory definitions, § 27:3, § 27:4 after April 1, 2019, § 27:4 before April 1, 2019, § 27:3 **COLLECTIVE ADMINISTRATION** — **RIGHTS UNDER SECTIONS 3, 15,** 18 AND 21 Arbitration, § 28:5 Current section 70.1 collective societies, § 28:4 Definitions, § 28:2, § 28:3 after April 1, 2019, § 28:3 before April 1, 2019, § 28:2 Examination of agreements, § 28:9 Filing of proposed tariffs, § 28:6, § 28:7 after April 1, 2019, § 28:7 before April 1, 2019, § 28:6 Fixing royalties, effect of, § 28:8

COMBATING COUNTERFEIT PRODUCTS ACT See also CANADIAN LEGISLATIVE REFORM Generally, § 3:63 to § 3:69 Border enforcement measures, § 24:111 Criminal offences, § 3:65 Criminal remedies, § 25:1 Detaining goods at rights owner's expense, § 3:69 Measures relating to detained copies, § 3:68 New civil cause of action, § 3:64 Prohibition on importation or exportation, § 3:66 Request for assistance, § 3:67 Secondary infringement, § 22:1, § 22:2

History, § 28:1

© 2024 Thomson Reuters, Rel. 7, 12/2024

COMPILATIONS OF LITERARY WORKS

See also LITERARY WORKS Generally, § 7:13 Abridgements, § 7:24 Advertisements, § 7:18 Anthologies and selections, § 7:23 Directories, § 7:19 Extent of protection in compilations, § 7:28 Law reports, § 7:25 New editions, § 7:22 Originality, § 7:14 Originality of parts immaterial, § 7:15 Other examples, § 7:27 Partial copyright, § 7:16 Rules of game, § 7:21 Selection or arrangement of data, § 7:26 Tables, § 7:20 Trade catalogues, § 7:17

COMPREHENSIVE AND PROGRESSIVE AGREEMENT FOR TRANS-PACIFIC PARTNERSHIP (CPTPP) Enforcement, § 30:113

History, **§ 30:111** Key provisions, **§ 30:112** Ratification, **§ 30:114**

COMPUTER PROGRAMS

See also LITERARY WORKS 1988 amendments, § 7:33 exemptions from infringement, § 7:36 reference to U.S. decisions, § 7:34 statutory definition, § 7:35 Before June 8, 1988, § 7:32 Copyright Modernization Act, § 7:37 Protected technology generally, § 7:38 to § 7:43 Integrated Circuit Topography Act, § 7:43 "look and feel" of computer program, § 7:39 metatags, § 7:41 programs, § 7:38 user interfaces, § 7:40 video games and other audio-visual works, § 7:42

COMPUTER PROGRAMS -**INFRINGEMENT** See also LITERARY WORKS AND COMPILATIONS - INFRINGE-MENT Generally, § 21:23 to § 21:31 American approach, § 21:24 Canadian cases, § 21:26 Conclusion, § 21:27 Related computer issues, § 21:28 browsing, § 21:30 reading of program into memory of computer, § 21:29 reverse engineering of computer program, § 21:31 United Kingdom cases, § 21:25

CONTRACTS OF SERVICE See also OWNERSHIP OF COPYRIGHT Generally, § 17:31 to § 17:38 Absence of agreement to contrary, § 17:37 Articles or other contributions to newspaper, magazine, or similar periodical, § 17:38 Employment under contract of service or apprenticeship, § 17:32 control test, § 17:33 economic reality test, § 17:35 organization or integration test, § 17:34 Statutory provision, § 17:31

Work must be made in course of employment, § 17:36

COPYRIGHT, DEFINITION AND NATURE OF

Copyright and other intellectual property rights generally, § 1:3 to § 1:5 industrial designs, § 1:4 patents, § 1:3 trade marks, § 1:5 Copyright requires no formalities, § 1:7 Definition of copyright, § 1:1 Interpretation of Act, § 1:8 No copyright in future works, § 1:6 Theories of ownership of copyright, § 1:2

COPYRIGHT ACT — INTERNATIONAL ASPECTS See also INTERNATIONAL COPY-RIGHT

COPYRIGHTACT — **INTERNATIONAL ASPECTS** -Cont'd Generally, § 30:116 to § 30:127 Acquisition of copyright, § 30:116 Extension of Act to foreign countries, § 30:118 Performers' rights, § 30:127 Photographs, § 30:126 Private copying, § 30:140 Protection of works on adherence, § 30:117 Reciprocity, § 30:139 Rights of broadcasters, § 30:138 Right to equitable remuneration, § 30:137 Sound recordings, § 30:136 Works of joint authorship, § 30:125 **COPYRIGHT BOARD**

Filing tariffs after reform of board generally, § 26:16 to § 26:22 objections, § 26:19 permitted acts and enforcement, § 26:22 proposed tariffs, § 26:17 publication and notification, § 26:18 publication of approved tariff, § 26:21 scope, § 26:16 withdrawal or amendment of proposed tariff, § 26:20 History, § 26:1 Judicial review. § 26:15 Jurisdiction generally, § 26:2 to § 26:9 compensation for acts done before recognition of copyright, § 26:8 copyright under sections 3, 15, 18 and 21, § 26:5 owners of copyright who cannot be found, § 26:7 performing rights and communication to public by telecommunication, § 26:3 private copying, § 26:6 radio performances in places other than theatres, § 26:9 retransmitters and educational institutions, § 26:4 Make up of Copyright Board, § 26:10 Powers of Copyright Board generally, § 26:11

increased scope for regulations, § 26:12 mandate to establish fair and equitable royalties, § 26:13 rules of practice and procedure, § 26:11.10 Status of the Artist Act, § 26:23 **COPYRIGHT — HISTORICAL INTRODUCTION** Abolition of Star Chamber, § 2:8 Middle Ages, § 2:2 Prerogative grants, § 2:5 Printing, § 2:3, § 2:4 introduction, § 2:3 regulation, § 2:4 Roman Law, § 2:1 Star Chamber control, § 2:7 Stationers' Company, § 2:6 Statutory regulation in United Kingdom generally, § 2:9 to § 2:25 battle of booksellers, § 2:12 British Copyright Act, 1842, applied to Canada, § 2:25 British Copyright Act of 1911, § 2:24 Donaldson v. Beckett, § 2:14 dramatic works - Bulwer Lytton's Act, § 2:19 engravings and prints, § 2:16 Fine Arts Copyright Act, 1862, § 2:21 first Copyright Act, § 2:11 International Copyright Acts, § 2:23 introduction, § 2:9 Licensing Acts, § 2:10 Literary Copyright Act of 1842, § 2:15 lithographs, § 2:17 Millar v. Taylor, § 2:13 musical works, § 2:20 Royal Commission Report of 1878, § 2:22 sculpture, § 2:18

COPYRIGHT BOARD—Cont'd

Powers of Copyright Board-Cont'd

§ 26:12 to § 26:14 case management, § 26:14

increased powers after April 1, 2019.

COPYRIGHT MODERNIZATION ACT See also CANADIAN LEGISLATIVE REFORM Generally, § 3:44 to § 3:62 Civil remedies, § 24:80

© 2024 Thomson Reuters, Rel. 7, 12/2024

COPYRIGHT MODERNIZATION ACT ---Cont'd

Computer programs, § 7:37, § 23:29 to § 23:31 Distribution right, § 3:44 Educational institutions, § 23:17 to § 23:24 Exceptions backup copies, § 3:52 computer programs, § 3:55 educational institutions, § 3:53 ephemeral recordings, § 3:57 fixing signals and recording programs for later listening or viewing, § 3:51 libraries, archives and museums, § 3:54 network services, § 3:58 non-commercial user-generated content, § 3:49 persons with print disabilities, § 3:60 reproduction for private purposes, § 3:50 temporary reproductions for technological processes, § 3:56 Fair dealing, § 3:48 Notice provisions for providers of network services or information location tools, § 3:59 Ownership of copyright in photographs and portraits and related exception, § 3:45 Performers' rights, § 13:20 Performer's rights and sound recordings, § 3:46 Photographs, § 17:15 Secondary infringement, § 3:47 Sound recordings, § 14:5 Statutory damages, § 3:61 Technological protection measures and rights management information, § 3:62 **CRIMINAL REMEDIES FOR**

INFRINGEMENT OF COPYRIGHT Generally, § 25:2 to § 25:5 Criminal Code, § 25:12 History, § 25:2 Infringing copies, § 25:4 Intentional element, § 25:3 Perform in public, § 25:5 Section 42 offences generally, § 25:6 to § 25:9

CRIMINAL REMEDIES FOR INFRINGEMENT OF COPYRIGHT —Cont'd Section 42 offences—Cont'd destruction or delivery up, § 25:9

evidence at trial, § 25:7 penalties. § 25:8 proscribed activities, § 25:6 Section 43 offences, § 25:10, § 25:11 improper alterations in dramatic or operatic work or musical composition, § 25:11 performance of dramatic or operatic work or musical composition, § 25:10 Statutory provisions, § 25:1 **CROWN COPYRIGHT** Additional rights, § 18:18 Crown copyright generally, § 18:10 to § 18:16 emanations of Crown, § 18:13 law reports, § 18:16 "of Her Majesty or any government department," § 18:12 "prepared or published by or under the direction or control...," § 18:11 section 12 and Crown prerogative, § 18:14 statutes, § 18:15 statutory provisions, § 18:10 Crown immunity, § 18:9 Crown prerogative generally, § 18:4 to § 18:8 authorized versions of Bible, § 18:5 duration, § 18:8 law reports, § 18:7 nature of concept, § 18:4 statutes, § 18:6 Definitions, § 18:2, § 18:3 "any government department," § 18:3 Crown and her majesty, § 18:2 Federal policy relating to Crown copyright, § 18:17 Reform, § 18:19 Statutory provisions, § 18:1 DAMAGES

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:74, 24:75 Nominal damages, § 24:76

DAMAGES—Cont'd Punitive or exemplary damages, § 24:77 DELIVERY OF PUBLICATIONS UNDER LIBRARY AND ARCHIVES OF CANADA ACT History, § 34:1 Offence, § 34:3 Required deposit, § 34:2 **DEVOLUTION** Generally, § 19:14 **DRAMATIC WORKS** Cinematographic works, § 8:20 Definitions, § 8:1 Fixation, § 8:4 History of protection, § 8:3 Publication, § 8:5 Rights associated with dramatic work, § 8:2 Right to perform work in public, § 8:6 What is protected as dramatic work generally, § 8:7 to § 8:19 adaptations, § 8:19 characters, § 8:12 choreographic works, § 8:15 comic business, § 8:10 compilations of dramatic works, § 8:17 dramatic character, § 8:7 formats, § 8:11 mime, § 8:16 piece for recitation, § 8:14 plot or plan of work, § 8:13 scenic effects, § 8:9 songs as dramatic work, § 8:18 sporting events, § 8:8 DRAMATIC WORKS -INFRINGEMENT See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:32, § 21:33 Generally considerations, § 21:32 Use of common stock incidents, § 21:33 EVIDENCE AT TRIAL See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:54 Breach of confidence, § 32:24.51 Certificate of registration as evidence, § 24:58

 $\ensuremath{\mathbb{C}}$ 2024 Thomson Reuters, Rel. 7, 12/2024

EVIDENCE AT TRIAL—Cont'd Evidence of copying, § 24:55 Expert evidence, § 24:57 Production and inspection at trial, § 24:59 Similarities, errors and omissions, § 24:56 EXCEPTIONS Backup copies, § 23:15, § 23:16 activities subject to exception, § 23:16 statutory provisions, § 23:15 Canadian Charter of Rights and Freedoms, § 23:62 Computer programs generally, § 23:29 to § 23:31 activities subject to exceptions after Copyright Modernization Act, § 23:31 activities subject to exceptions prior to Copyright Modernization Act, § 23:30 statutory provisions, § 23:29 Educational institutions generally, § 23:17 to § 23:24 activities subject to exceptions after Copyright Modernization Act, § 23:20 activities subject to exceptions prior to Copyright Modernization Act, § 23:19 digital reproduction of certain works, § 23:22 lessons, § 23:21 literary collections, § 23:24 statutory provisions prior to Copyright Modernization Act, § 23:17 statutory provisions under Copyright Modernization Act, § 23:18 works publically available through Internet, § 23:23 Ephemeral recordings, § 23:36, § 23:37 activities subject to exception, § 23:37 statutory provision, § 23:36 Fair dealing, see FAIR DEALING Fixing signals and recording programs for later listening or viewing, § 23:13, § 23:14 activities subject to exception, § 23:14 statutory provisions, § 23:13 Incidental inclusion of work in another work, § 23:32, § 23:33 activities subject to exception, § 23:33 statutory provision, § 23:32

FOX ON CANADIAN LAW OF COPYRIGHT AND INDUSTRIAL DESIGNS

EXCEPTIONS—Cont'd Information location tools, § 23:44, § 23:45 activities subject to section 41.27, § 23:45 statutory provisions, § 23:44 Introduction, § 23:1 Libraries, archives and museums, § 23:25, § 23:26 activities subject to exceptions, § 23:26 statutory provisions, § 23:25 Machines installed in educational institutions, libraries, archives and museums, § 23:27, § 23:28 activities subject to exception, § 23:28 statutory provision, § 23:27 Miscellaneous generally, § 23:52 to § 23:61 architectural works and sculptures or works of artistic craftsmanship situated in public places, § 23:54 artistic works, § 23:53 commissioned photographs or portraits, § 23:58 equitable remuneration, § 23:61 newspaper report of public lecture, § 23:55 performance at agricultural fairs, § 23:59 performance by religious, educational, charitable or fraternal bodies, § 23:60 public recitation of extracts. § 23:56 report of address of political nature given at public meeting, § 23:57 statutory provisions, § 23:52 Network services, § 23:42, § 23:43 activities subject to exceptions, § 23:43 statutory provisions, § 23:42 Non-commercial user-generated content. § 23:9, § 23:10 activities subject to exception after June 22, 2016, **23:50** activities subject to exception before June 22, 2016, § 23:49 statutory provisions, § 23:9 Notice of claimed infringement, § 23:46, § 23:47 activities subject to section 41.25, § 23:47 statutory provisions, § 23:46

EXCEPTIONS—Cont'd Persons with perceptual disabilities, § 23:48 to § 23:50 activities subject to exception, § 23:49 statutory provision, § 23:48 Pre-recorded recordings, § 23:38, § 23:39 activities subject to exception, § 23:39 statutory provision, § 23:38 Reproduction for private purposes, § 23:11, § 23:12 activities subject to exception, § 23:12 statutory provisions, § 23:11 Retransmission, § 23:40, § 23:41 activities subject to exception prior to Online Streaming Act, § 23:41 under the Online Streaming Act, § 23:41.50 statutory provision, § 23:40 Statutory obligations, § 23:51 statutory provision. § 23:51 Temporary reproductions for technological processes, § 23:34, § 23:35 activities subject to exception, § 23:35 statutory provision, § 23:34 FAIR DEALING

See also EXCEPTIONS Generally, § 23:2 to § 23:8 Criticism or review, § 23:7 Education, § 23:5 Meaning of "fair dealing," § 23:3 News reporting, § 23:8 Parody or satire, § 23:6 Research or private study, § 23:4 Statutory provisions, § 23:2

GENEVA CONVENTION See also INTERNATIONAL COPY-RIGHT Generally, § 30:39 to § 30:45 Basic protection, § 30:40 Contracting states, § 30:45 Exceptions, § 30:44 Formalities, § 30:43 History, § 30:39 Implementation, § 30:41 Minimum term of protection, § 30:42

IMPROPER PUBLICATION Generally, § 6:6 to § 6:9 Lectures, § 6:9

IMPROPER PUBLICATION—Cont'd Letters, § 6:6 Photographs, § 6:7, § 6:8 privacy rights, § 6:7 publicity rights, § 6:8 **INDUSTRIAL DESIGN** Action for infringement, see INDUSTRIAL DESIGN -ACTION FOR INFRINGEMENT Amendment of register generally, § 31:57 to § 31:61 burden of proof, § 31:61 expungement, § 31:58 to § 31:61 jurisdiction, § 31:58 "person aggrieved," § 31:59 statutory provisions, § 31:57 "without sufficient cause," § 31:60 Application and registration generally, § 31:40 to § 31:47 applications, § 31:40, § 31:41 claiming priority, § 31:42, § 31:43 protection of separate features, § 31:44, § 31:45 registration, § 31:46, § 31:47 Economic Action Plan 2015 Act, No. 1, § 31:13 United Kingdom, § 31:1 History, § 31:1 to § 31:14 amended regulations, § 31:14 Canada, § 31:2 Implementation of the Hague Agreement generally, § 31:85 to § 31:90 duration of the exclusive right, § 31:89 examination, § 31:87 Hague Registration, § 31:88 international applications, § 31:86 transfers, corrections, measures, § 31:90 Industrial Design Act, amendments to generally, § 31:3 application, § 31:5 novelty, § 31:7 power to make regulations, § 31:12 priority date, § 31:8 register of industrial designs, § 31:4 registrability, § 31:6 term, § 31:9 transfer, § 31:11 utilitarian function, § 31:10

INDUSTRIAL DESIGN—Cont'd Infringement, see INDUSTRIAL DESIGN — INFRINGEMENT Marking, § 31:36 to § 31:39 designs registered after June 9, 1993, § 31:36 designs registered before June 9, 1993, § 31:37 to § 31:39 Miscellaneous provisions, § 31:82, § 31:83 Offences and penalties, § 31:84 Originality and novelty generally, § 31:27 to § 31:33 combinations, § 31:30 nature of concept, § 31:28 novelty after November 5, 2018, § 31:33 originality is question of fact and evidence, § 31:32 statutory provisions, § 31:27 time of assessment, § 31:29 trade variants, § 31:31 Proprietor generally, § 31:48 to § 31:50 author, § 31:49 designs executed for consideration, § 31:50 statutory provision, § 31:48 Publication before November 5, 2018, § 31:34, § 31:35 meaning of publication, § 31:35 statutory provisions, § 31:34 Subject-matter, see INDUSTRIAL DESIGN — SUBJECT-MATTER Term, § 31:54 to § 31:56 designs applied for and registered after November 5, 2018, § 31:56 designs registered after January 1, 1994, § 31:55 designs registered before January 1, 1994, § 31:54 Transmission, § 31:51 to § 31:53 assignment and licence, § 31:51 necessity for registration, § 31:52 **INDUSTRIAL DESIGN — ACTION** FOR INFRINGEMENT See also INDUSTRIAL DESIGN Generally, § 31:68 to § 31:81 Burden of proof, § 31:69 Costs, § 31:81

© 2024 Thomson Reuters, Rel. 7, 12/2024

INDUSTRIAL DESIGN — ACTION

FOR INFRINGEMENT—Cont'd Defences, § 31:76 Discovery, § 31:79 Evidence, § 31:71 Invalidity, § 31:77 Jurisdiction, § 31:68 Limitation period, § 31:70 Particulars, § 31:79 Power of court to grant relief, § 31:72 accounting of profits, § 31:75 delivery up, § 31:76 injunction, § 31:73 measure of damages, § 31:74

INDUSTRIAL DESIGN — INFRINGEMENT

See also INDUSTRIAL DESIGN Generally, § **31:62 to** § **31:67** Activities, § **31:63** Article in respect of which design is registered, § **31:64** Intention, § **31:66** Question of fact and evidence, § **31:67** Statutory provisions, § **31:62** Whether a design not differing substantially from the design has been applied, § **31:65**

INDUSTRIAL DESIGN — SUBJECT-MATTER

See also INDUSTRIAL DESIGN Generally, § 31:15 to § 31:26 Appeal to and judged solely by eye, § 31:19 Colour, § 31:22 Definition of design, § 31:15 Features applied to useful article dictated solely by utilitarian function, § 31:20 Finished article, § 31:18 Industrial designs and other intellectual property rights, § 31:24 to § 31:26 copyright, § 31:24 patents, § 31:25 trade marks, § 31:26 Method or principle of manufacture or construction, § 31:21 Pattern or ornament, § 31:17 Sets and kits, § 31:23 Shape and configuration, § 31:16

INFRINGEMENT OF COPYRIGHT

Generally, § 21:1 to § 21:6 Artistic works, see ARTISTIC WORKS – INFRINGEMENT Authorizing infringement, § 21:67 to § 21:69 general, § 21:67 history, § 21:68 meaning of "to authorize," § 21:69 Concept, § 21:2 Consent or licence, § 21:5 Dramatic works, see DRAMATIC WORKS - INFRINGEMENT Ideas, § 21:4 Infringement by agents, employees and independent contractors, § 21:70 Innocent infringement, § 21:3 Literary works and compilations, see LIT-ERARY WORKS AND COMPILA-TIONS - INFRINGEMENT Musical works, see MUSICAL WORKS — INFRINGEMENT Performers' performances, sound recordings and communication signals, § 21:66 Right to communicate work to public by telecommunication, see RIGHT TO COMMUNICATE WORK TO PUB-LIC BY TELECOMMUNICATION — INFRINGEMENT Right to convert dramatic work, § 21:46 Right to convert non-dramatic work, § 21:47 Right to make recordings, § 21:48 Right to perform work in public, see **RIGHT TO PERFORM WORK IN** PUBLIC --- INFRINGEMENT Right to present artistic work in public, § 21:60 Right to present work as cinematographic work, § 21:49 Right to produce or reproduce work, see **RIGHT TO PRODUCE OR** REPRODUCE WORK -**INFRINGEMENT** Right to rent computer programs, § 21:61 to § 21:63 commercial rentals, § 21:63 extent of right, § 21:62 nature of right, § 21:61 Right to rent sound recordings of musical works, § 21:64

INFRINGEMENT OF COPYRIGHT

--Cont'd Right to repair, § 21:6 Right to sell or otherwise transfer ownership of tangible object, § 21:65 Right to translate work, § 21:45 Statutory provisions, § 21:1 Unauthorized publication of unpublished works, § 21:44

INTERLOCUTORY INJUNCTIONS

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:29 Clear violation of copyright, § 24:36 Delay, § 24:35 Discretionary remedy, § 24:30 Irreparable harm, balance of convenience and status quo, § 24:33 Serious question to be tried, § 24:32 Threshold test, § 24:31

INTERNATIONAL COPYRIGHT

Anti-Counterfeiting Trade Agreement, see ANTI-COUNTERFEITING TRADE AGREEMENT Berne Convention, § 30:2

Geneva Convention, see GENEVA CONVENTION

Implementation of convention obligations, § 30:111 to § 30:115

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, § 30:103 to § 30:110

beneficiaries of the treaty provisions, **§ 30:104**

contracting parties, § 30:110

cooperation to facilitate cross-border exchange, § 30:106

entry into force of the treaty, § 30:109 history, § 30:103

importation of accessible format copies, § 30:107

national law limitation and exception regarding accessible format copies, § 30:105

INTERNATIONAL COPYRIGHT

—Cont'd

Marrakesh Treaty to facilitate access to published works for persons who are blind, visually impaired, or otherwise print disabled, § 30:103 to § 30:110 —Cont'd

obligations relating to limitations and exceptions, § 30:108

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, § 30:5

prior to 1924, **§ 30:4** subsequent to 1924, **§ 30:5**

Protection of foreign works in Canada

prior to 1924, **§ 30:3** Rome Convention, see ROME CONVEN-TION

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 PER-FORMANCES

WIPO Copyright Treaty, see WIPO COPYRIGHT TREATY

WIPO Performances and Phonograms Treaty, see WIPO PERFOR-MANCES AND PHONOGRAMS TREATY

JOINT AUTHORSHIP

See also OWNERSHIP OF COPYRIGHT Generally, **§ 17:8 to § 17:12** Collaboration, **§ 17:10** Definition, **§ 17:8** Distinguished from collective works, **§ 17:9** Nature of contribution, **§ 17:11** Nature of joint authors' interest, **§ 17:12**

© 2024 Thomson Reuters, Rel. 7, 12/2024

LICENCES

Generally, § 19:19 to § 19:23 Assignment and revocation, § 19:23 Exclusive licences, § 19:20 Implied licences, § 19:22 Licences by operation of law, § 19:26 to § 19:29 after death of author, § 19:26 books, § 19:29 for failure to republish, § 19:28 owners who cannot be located, § 19:27 Non-proprietary licences, § 19:21 Proprietary licences, § 19:19 Registration of assignments and licences, § 19:25 LITERARY WORKS Books, § 7:9 Collective works, § 7:12 Compilations of literary works, see COMPILATIONS OF LITERARY WORKS Computer programs, see COMPUTER PROGRAMS Definitions. § 7:1

Lectures, § 7:10 Letters, § 7:31 Literary character, § 7:4 Literary merit, § 7:3 Maps, charts and plans, § 7:11 Originality, § 7:8 Permanent character, § 7:5 to § 7:7 fixation, § 7:5 no copyright in news, § 7:6 no copyright in prospective works, § 7:7

Rights associated with literary work, § 7:2 Titles of works, § 7:30 Translations, § 7:29

LITERARY WORKS AND COMPILATIONS — INFRINGEMENT See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:17 to § 21:31 Generally considerations, § 21:17 Anthologies, § 21:22 Common sources, § 21:20 Computer programs, see COMPUTER PROGRAMS — INFRINGEMENT

LITERARY WORKS AND COMPILATIONS – **INFRINGEMENT**—Cont'd Explanation of similarities, § 21:21 Fair use of earlier works, § 21:18 Use of material from previous works, § 21:19 MORAL RIGHTS Assignment and waiver, § 12:8 Constitutionality, § 12:10 Definitions, § 12:1 False attribution of works to author. § 12:12 History of protection, § 12:9 Infringement, § 12:7 Nature of right, § 12:2 right to be associated with work or to remain anonymous, § 12:4 right to integrity of work, § 12:3 transitional provisions, § 12:6 works of joint authorship, § 12:5 Term of protection, § 12:11

MUSICAL WORKS

Definitions, § 9:1 Fixation, § 9:4 History of protection, § 9:3 Originality, § 9:7 Publication, § 9:5 Rights associated with musical work, § 9:2 Right to perform work in public, § 9:6 What is protected as musical work, § 9:8 to § 9:10 adaptations and arrangements, § 9:8 compilations, § 9:10 songs, § 9:9

MUSICAL WORKS — INFRINGEMENT See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:34 to § 21:37 Generally considerations, § 21:34

Arrangements and adaptations, § 21:36 Common sources, § 21:37 Producing or reproducing substantial part of work, § 21:35

NORTH AMERICAN FREE TRADE AGREEMENT

See also INTERNATIONAL COPY-RIGHT Generally, § 30:46 to § 30:53 Basic protection, § 30:48 Cultural industries exemption, § 30:52 Dispute settlement provisions, § 30:53 Enforcement of rights, § 30:51 History, § 30:46 National treatment, § 30:47 Sound recordings, § 30:50 Term of protection, § 30:49

OWNERSHIP OF COPYRIGHT

Authorship, see AUTHORSHIP Contracts of service, see CONTRACTS OF SERVICE Corporations, § 17:30 Division of ownership on assignment, §17:13 Presumptions as to ownership, § 17:39 Special classes of works, see SPECIAL CLASSES OF WORKS Works of joint authorship, see JOINT **AUTHORSHIP** PARIS REVISION OF BERNE CONVENTION See also INTERNATIONAL COPY-RIGHT Generally, § 30:6 to § 30:21 Berne Union, § 30:7 Connecting factors or points of attachment, § 30:13 Country of origin, § 30:11 Disputes and reprisals, § 30:18 Economic rights, § 30:17 Fundamental principles, § 30:8 automatic and independent protection, § 30:10 national treatment, § 30:9 Future amendments, § 30:20 Members of Union, § 30:21 Moral rights, § 30:16 Protected works, § 30:12 Publication, § 30:14 Stockholm Protocol and Paris Appendix, § 30:19 Term of protection, § 30:15

© 2024 Thomson Reuters, Rel. 7, 12/2024

PARTIES

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:5 to § 24:20.50 Author, § 24:9 Class actions, § 24:20.50 Directors and officers, § 24:14 to § 24:19 imposition of liability, § 24:14 matters considered by courts, § 24:15 pleadings, § 24:19 Joinder, § 24:20 Owner of copyright, § 24:6 Persons deriving rights from owner, § 24:10 assignees, § 24:12 proprietary licences, § 24:11 Potential defendants, § 24:13 Statutory provisions, § 24:5 Works of joint authorship, § 24:7 PERFORMANCES, SOUND **RECORDINGS AND** COMMUNICATION SIGNALS Generally, § 19:24 Infringement, § 21:66 Term of copyright, § 16:9

PERFORMERS' RIGHTS Canada or Rome Convention countries, § 13:3 to § 13:9 Copyright Act, § 13:3 limitations of right, § 13:6 ownership and assignment of rights, § 13:9 performer's performance fixed, § 13:5 performer's performance not fixed, § 13:4 points of attachment or connecting fac-

points of attachment or connecting factors, § 13:7 term of protection, § 13:8 Constitutionality, § 13:25 Definitions, § 13:1 Fixation, § 13:26 History of protection, § 13:24 Nature of rights, § 13:3 to § 13:23 Performer, § 13:2 Performers' rights and rights under Part I of Act, § 13:23 Performer's rights — Canada or WPPT

country generally, **§ 13:10 to § 13:17**

PERFORMERS' RIGHTS—Cont'd

Performer's rights — Canada or WPPT country-Cont'd Copyright Act, § 13:10 making sound recording available to public by telecommunication, § 13:14 performer's moral rights, § 13:17 performer's performance fixed in sound recording, to reproduce that fixation, § 13:12 performer's performance not fixed, § 13:11 points of attachment or connectingfactors, § 13:16 to rent out sound recording of performer's performance, § 13:13 to sell or otherwise transfer ownership of sound recording that is tangible object, § 13:15 Performers' rights - WTO countries, § 13:18 Right to equitable remuneration generally, § 13:19 to § 13:22 amount of royalty, § 13:22 nature of right, § 13:19 points of attachment or connecting factors, § 13:21 under Copyright Modernization Act, § 13:20 PERMANENT INJUNCTION See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

INFRINGEMENT OF COPYRIG Generally, § 24:64 Breach of injunction, § 24:72 Construction of building or other structure, § 24:69 Delay or acquiescence, § 24:66 Entitlement, § 24:65 Immoral or illegal works, § 24:68 Non-parties, § 24:70 Partial infringement, § 24:67 Wide injunction, § 24:71

PHOTOGRAPHS

See also SPECIAL CLASSES OF WORKS Generally, § 17:14 to § 17:23 Author of work, § 17:18

PHOTOGRAPHS—Cont'd

Changes affecting photographs under Copyright Modernization Act, § 17:15 transitional provisions, § 17:16 Contracts of service, § 17:23 History, § 17:17 Photographs ordered for valuable consideration, § 17:19 agreement to contrary, § 17:22 order, § 17:20 valuable consideration, § 17:21 Statutory provisions, § 17:14

PLEADINGS

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:21 to § 24:28 Confidentiality, protective and hybrid orders, § 24:28 Estoppel and no challenge clauses, § 24:27 Notice of infringement or demand, § 24:21 Particulars, § 24:26 Statement of claim, § 24:22 Statement of defence, § 24:23 to § 24:25 breach of Competition Act, § 24:25 general, § 24:23 ignorance or good faith, § 24:24

PRESUMPTIONS

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:60 Author, performer, maker or broadcaster, § 24:63 Ownership of copyright, § 24:62 Subsistence of copyright, § 24:61

PUBLICATION

Generally, **§ 6:1 to § 6:5** Acts not constituting publication, **§ 6:4** Making copies available to public, **§ 6:3** Meaning of publication, **§ 6:2** Significance of publication, **§ 6:1** Simultaneous publication, **§ 6:5**

RECOVERY OF POSSESSION

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:89 to § 24:92

RECOVERY OF POSSESSION—Cont'd Disposition of recovered copies and plates, § 24:92 History, § 24:90 Recovery of possession, § 24:91 Statutory provisions, § 24:89 **REGISTRATION OF COPYRIGHT** Admissibility of copies, § 20:4 Applications for registration, § 20:9 Automatic protection, § 20:2 Certificate of registration as evidence, § 20:5 Certificate of registration as notice, § 20:6 Notice of assignment or licence, § 20:7 Rectification of register, § 20:10, § 20:11 "any interested person," § 20:11 jurisdiction, § 20:10 Statutory provisions, § 20:1 To modify presumptions contained in Act, § 20:8 **RIGHTS MANAGEMENT INFORMATION** See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:95 to § 24:107 Nature of rights relating to rights management information, § 24:104 to § 24:107 background, § 24:104 definitions, § 24:105 prohibitions against removal or alteration, § 24:106 Statutory provisions, § 24:95 to § 24:98 offence, § 24:98 rights management information, § 24:96 rules relating to proceedings seeking remedies, § 24:97 **RIGHT TO COMMUNICATE WORK TO PUBLIC BY TELECOMMUNICATION** — **INFRINGEMENT** See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:50 to § 21:59 Making available right, § 21:59 Nature of right

generally, § 21:51 to § 21:58

© 2024 Thomson Reuters, Rel. 7, 12/2024

RIGHT TO COMMUNICATE WORK TO PUBLIC BY **TELECOMMUNICATION** — INFRINGEMENT—Cont'd Nature of right—Cont'd common carriers, networks and programming undertakings, § 21:54 communication of musical works to public by telecommunication on Internet, § 21:58 fixation, § 21:56 history, § 21:51 meaning of "to the public," § 21:53 place of infringement, § 21:57 relation to right to perform, § 21:52 re-transmission, § 21:55 Statutory provisions, § 21:50

RIGHT TO PERFORM WORK IN PUBLIC — INFRINGEMENT See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:41 to § 21:43 In public, § 21:43 Nature of right, § 21:41 To perform, § 21:42

RIGHT TO PRODUCE OR REPRODUCE WORK — INFRINGEMENT

See also INFRINGEMENT OF COPY-RIGHT Generally, § 21:7 to § 21:16 Abridgements, § 21:16 Burlesque or parody, § 21:15 Colourable imitation, § 21:12 Indirect reproduction, § 21:13 Infringement of right to produce or reproduce, § 21:8 Nature of right, § 21:7 Producing or reproducing substantial part of work, § 21:9 adverse economic impact, § 21:11 quality and quantity of material taken, § 21:10

Unconscious reproduction, § 21:14

ROME CONVENTION See also INTERNATIONAL COPY-RIGHT Generally, § 30:29 to § 30:38

ROME CONVENTION—Cont'd

Contracting states, § 30:38 Equitable remuneration, § 30:34 Exceptions, § 30:36 Fundamental principle, § 30:30 History, § 30:29 Minimum protection for broadcasting organizations, § 30:35 Minimum protection for performers, § 30:32 Minimum term of protection, § 30:37 Reproduction right of producers of phonograms, § 30:33 Safeguard article, § 30:31

ROYALTIES IN PARTICULAR CASES

Claims by non-members, **§ 29:7** Current section 71 collective societies, **§ 29:4** Definitions, **§ 29:2**, **§ 29:3** after April 1, 2019, **§ 29:3** before April 1, 2019, **§ 29:2** Filing of proposed tariffs, **§ 29:5**, **§ 29:6** after April 1, 2019, **§ 29:6** before April 1, 2019, **§ 29:5** History, **§ 29:1**

SECONDARY INFRINGEMENT OF COPYRIGHT

Generally, § 22:2 to § 22:13 Generally prohibition, § 22:2 By way of trade distribute, expose or offer for sale or rental, or exhibit in public, § 22:8 Distribution to such extent as to affect prejudicially owner of copyright, § 22:7 "If it had been made in Canada by the person who made it," § 22:5 Importation of infringing works, § 22:10 Knowledge of infringement, § 22:4 Parallel importation of books generally, § 22:19 to § 22:23 exclusive distributor, § 22:21 introduction, § 22:19 remedies. § 22:22 statutory provisions, § 22:20 transitional provisions, § 22:23 Permitting infringing performances in theatres generally, § 22:14 to § 22:18 "for profit," § 22:16

SECONDARY INFRINGEMENT OF **COPYRIGHT**—Cont'd Permitting infringing performances in theatres-Cont'd nature of right, § 22:14 no reasonable ground for suspecting infringement, § 22:17 "theatre or other place of entertainment," § 22:18 "to permit," § 22:15 Plates specifically designed or adapted for purpose of making infringing copies, § 22:11 Possession of infringing works, § 22:9 Proscribed activity must take place in Canada, § 22:3 Provision of Internet service primarily for purpose of enabling acts of infringement, § 22:13 Sale or rental of infringing works, § 22:6 Secondary infringement relating to lesson, § 22:12 SEIZURE OF IMPORTED COPIES See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT 2015 border enforcement measures, see BORDER ENFORCEMENT **MEASURES** 1994 procedures, § 24:109, § 24:110 history, § 24:109 works, § 24:110 Section 44 prior to January 1, 2015, § 24:108 SOUND RECORDINGS Assignments, § 14:13 Definitions, § 14:1 Distinguished from performing right, § 14:7 Fixation, § 14:8 History of protection, § 14:6 Maker, § 14:11 Nature of rights, § 14:2 to § 14:5 copyright in sound recordings after September 1, 1997, § 14:3 prior to September 1, 1997, § 14:2 right to equitable remuneration after September 1, 1997, § 14:4 under the Copyright Modernization Act after August 13, 2014, § 14:5 Originality, § 14:10

SOUND RECORDINGS—Cont'd Publication, § 14:9 Term of protection, § 14:12

SPECIAL CLASSES OF WORKS See also OWNERSHIP OF COPYRIGHT Generally, § 17:14 to § 17:29 Cinematographic works, § 17:24 Engravings, § 17:25 Other commissioned works, § 17:29 Photographs, see PHOTOGRAPHS Portraits, § 17:27 Sketches and drawings, § 17:26 Sound recordings, § 17:28

STATUTORY DAMAGES See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:78 "All works or other subject matter," § 24:83 "Each work or other subject matter," § 24:83 Educational institutions, libraries and others, § 24:87 Election, § 24:81 Exceptions, § 24:84 Infringements for commercial purposes, § 24:83 Infringements for non-commercial purposes, § 24:85 November 7, 2012, prior to, § 24:79 "One work or other subject-matter," § 24:82 Transitional provisions, 24:86 Under Copyright Modernization Act, § 24:80 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, § 4:8 obscenity defence in Canada, § 4:10 obscenity defence in England, § 4:11 obscenity in civil cases, § 4:9

Irreligious works, § 4:13 Originality, § 4:1 Partial copyright, § 4:4 Proper subject-matter, § 4:6

© 2024 Thomson Reuters, Rel. 7, 12/2024

SUBJECT-MATTER OF COPYRIGHT —Cont'd

Rule as to costs, **§ 4:14** Works that deceive public, **§ 4:12**

SUBSISTENCE OF COPYRIGHT

See also ACQUISITION OF COPY-RIGHT From January 1, 1994 to January 1, 1996, § **5:8** From January 1, 1996 to September 1, 1997, § **5:9** Prior to January 1, 1994, § **5:7** Under current Act, § **5:10**

SUMMARY PROCEEDINGS

See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT Generally, § 24:49 to § 24:51 Motions for summary judgment, § 24:49 Summary applications, § 24:50 Summary trial, § 24:51

TECHNOLOGICAL PROTECTION MEASURES See also CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

Generally, § 24:95 to § 24:107 Exceptions relating to circumvention of, § 24:103 Nature of rights, § 24:99 to § 24:102 background, § 24:99 civil prohibitions, § 24:101 criminal prohibition, § 24:102 definitions, § 24:100 Statutory provisions, § 24:95 to § 24:98 offence, § 24:98 rules relating to proceedings seeking remedies, § 24:97 technological protection measures,

§ 24:95

TERM OF COPYRIGHT

Generally term of protection, § 16:2 Abandonment of copyright, § 16:10 Anonymous and pseudonymous works, § 16:3 Cinematographic works, § 16:7 Crown copyright, § 16:8 History, § 16:1 Performers' performances, sound recordings and communication signals, § 16:9

TERM OF COPYRIGHT—Cont'd

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 COPY-RIGHT Generally, § 30:54 to § 30:59 Basic protection, § 30:56 Contracting states, § 30:59 Dispute settlement provisions, § 30:58 History, § 30:54 National treatment, § 30:55 Protection of broadcasting organizations. § 30:57 Protection of performers, § 30:57 Protection of producers of phonograms, § 30:57 UNIVERSAL COPYRIGHT CONVENTION See also INTERNATIONAL COPY-RIGHT Generally, § 30:22 to § 30:28 Canada's ratification, § 30:27 Contracting states, § 30:28 Formalities, § 30:24

History, **§ 30:22** Term of protection, **§ 30:25** Translations, **§ 30:26**

UNPUBLISHED WORKS

Generally, § 6:10 to § 6:12
Common law copyright in unpublished works, § 6:10
Copyright in unpublished works before January 1, 1924, § 6:11
Copyright in unpublished works under current Act, § 6:12

WIPO BEIJING TREATY ON AUDIOVISUAL PERFORMANCES

See also INTERNATIONAL COPY-RIGHT Generally, § 30:93 to § 30:102 Entry into force of treaty, § 30:101 History, § 30:93 Limitations and exceptions, § 30:98 Moral rights, § 30:96 WIPO BELIING TREATY ON AUDIOVISUAL PERFORMANCES -Cont'd Performers' economic rights, § 30:95 Scope of protection, § 30:94 Technological measures and rights management information, § 30:100 Term of protection, § 30:99 Transfer of rights to producers, § 30:97 WIPO COPYRIGHT TREATY See also INTERNATIONAL COPY-RIGHT Generally, § 30:60 to § 30:66 Contracting parties, § 30:66 History, § 30:60 Limitations and exceptions, § 30:63 Other provisions, § 30:65 Reproduction and storage of works in digital environment, § 30:61 Technological measures of protection and rights management information, § 30:64 Transmission of works in digital networks, § 30:62 WIPO PERFORMANCES AND PHONOGRAMS TREATY See also INTERNATIONAL COPY-RIGHT Generally, § 30:67 to § 30:80 Contracting parties, § 30:80 Economic rights of performers, § 30:75 Eligibility for protection, § 30:73 Formalities, § 30:79 History, § 30:67 Limitations and exceptions, § 30:71 Moral rights of performers, § 30:74 Reproduction and storage of performances and phonograms in digital environment, § 30:69 Rights of producers of phonograms, § 30:76 Right to remuneration for broadcasting and communication to public, § 30:77 Scope of protection, § 30:68

Technological measures of protections and rights management information, § 30:72

Term of protection, § 30:78

WIPO PERFORMANCES AND PHONOGRAMS TREATY—Cont'd Transmission of performances and phonograms in digital networks, § 30:70 WORKS IN EXISTENCE PRIOR TO **JANUARY 1, 1924** Assigned rights generally, § 33:26 to § 33:30 collective works, § 33:29 mechanical contrivances, § 33:28 publication in separate form, § 33:30 rights of assignees, § 33:27 statutory provisions, § 33:26 Copyright before Act of 1921 generally, § 33:3 to § 33:20 architectural works, § 33:18 artistic works - engravings and photographs, § 33:16 artistic works — existing rights, § 33:17 artistic works - protection as unpublished works, § 33:14 artistic works - statutory copyright, § 33:15 collective works, § 33:7 dramatic works — British Dramatic Copyright Act, 1833, § 33:10 dramatic works - existing rights, § 33:11 dramatic works — protection as literary works, § 33:9

WORKS IN EXISTENCE PRIOR TO JANUARY 1, 1924—Cont'd Copyright before Act of 1921-Cont'd lectures, § 33:8 literary works - British Act of 1842, § 33:6 literary works - Canadian Act of 1906, § 33:5 mechanical contrivances, § 33:19 miscellaneous works, § 33:20 musical works — performing right, § 33:13 musical works - protection as literary works, § 33:12 unpublished works, § 33:4 Effect of Act of 1921 generally, § 33:21 to § 33:25 application of Act of 1921, § 33:23 extension of term and scope of copyright, § 33:25 must be existing right in Canada, § 33:24 who is entitled to substituted right, § 33:22 Statutory provisions, § 33:1 Subsisting and valuable rights or interests generally, § 33:31 to § 33:33 rights or interests, § 33:32 subsection 42(3) of Act, § 33:31 subsisting and valuable, § 33:33 Substituted right, § 33:2