

Summary of Contents

Volume 1

- Chapter 1. The Definition and Nature of Copyright
- Chapter 2. Historical Introduction to the Law of Copyright
- Chapter 3. Canadian Copyright Legislation
- Chapter 4. Subject-Matter of Copyright
- Chapter 5. Acquisition of Copyright
- Chapter 6. Publication and Unpublished Works
- Chapter 7. Literary Works
- Chapter 8. Dramatic Works
- Chapter 9. Musical Works
- Chapter 10. Artistic Works
- Chapter 11. Cinematographic Works
- Chapter 12. Moral Rights
- Chapter 13. Performers' Rights
- Chapter 14. Sound Recordings
- Chapter 15. Broadcasters' Rights
- Chapter 16. The Term of Copyright
- Chapter 17. Ownership of Copyright
- Chapter 18. Crown Copyright
- Chapter 19. Assignment, Transmission and Licence
- Chapter 20. Registration of Copyright
- Chapter 21. Infringement of Copyright
- Chapter 22. Secondary Infringement of Copyright
- Chapter 23. Exceptions

Volume 2

- Chapter 24. Civil Remedies for Infringement of Copyright
- Chapter 25. Criminal Remedies for Infringement of Copyright
- Chapter 26. The Copyright Board
- Chapter 27. Collective Administration of Performing Rights and of

Communication Rights

Chapter 28. Collective Administration in Relation to Rights Under Sections 3, 15, 18 and 21

Chapter 29. Royalties in Particular Cases

Chapter 30. International Copyright

Chapter 31. Industrial Design

Chapter 32. Breach of Confidence

Chapter 33. Works in Existence Prior to January 1, 1924

Chapter 34. Delivery of Publications under the *Library and Archives of Canada Act*

Appendices

Appendix A. Recent Developments

Appendix B. Canadian Copyright Legislation, Regulations and Related Materials

Appendix B1. Copyright Act, R.S.C. 1985, c. C-42

Appendix B2. Bill C-4, selected sections

Appendix B3. Statutory Review of the Copyright Act

Volume 3

Appendices (Continued)

Appendix B. Canadian Copyright Legislation, Regulations and Related Materials (Continued)

Appendix B4. Copyright Regulations, SOR/97-457

Appendix B5. Book Importation Regulations, SOR/99-324

Appendix B6. Certification of Countries Granting Equal Copyright Protection Notice, CRC, Vol. IV, c. 421

Appendix B7. Cinematographic Works (Right to Remuneration) Regulations, SOR/99-194

Appendix B8. Definition of Local Signal and Distant Signal Regulations

Appendix B9. Definition of “Small Cable Transmission System” Regulations

Appendix B10. Definition of “Small Retransmission Systems” Regulations, SOR/89-255

Appendix B11. Definition of “Wireless Transmission System” Regulations, SOR/98-307

Appendix B12. Educational Program, Work and Other Subject-matter Record-keeping Regulations, SOR/2001-296

SUMMARY OF CONTENTS

- Appendix B13. Exception for Educational Institutions, Libraries, Archives and Museums Regulations, SOR/99-325
- Appendix B14. Limitation of the Right to Equitable Remuneration of Certain Rome Convention Countries Statement, SOR/99-143
- Appendix B15. Regulations Establishing the Period for Royalty Entitlements of Non-members of Collecting Bodies, SOR/97-164
- Appendix B16. Programming Undertaking Regulations, SOR/93-436
- Appendix B17. Regulations Defining “Advertising Revenues”, SOR/98-447
- Appendix B18. Regulations Prescribing Networks (Copyright Act), SOR/99-348
- Appendix B19. Retransmission Royalties Criteria Regulations, SOR/91-690
- Appendix B20. Regulations Excluding Certain Indictable Offences from the Definition of “Designated Offence” SOR/2002-63 (under the Criminal Code)
- Appendix B21. Regulations Amending Regulations Excluding Certain Indictable Offences from the Definition of “Designated Offence”, Can. Reg. 2010-74
- Appendix B22. MicroSD Cards Exclusion Regulations (Copyright Act), SOR/2012-226
- Appendix B23. Regulations Establishing the Periods Within Which Eligible Authors, Eligible Performers and Eligible Makers not Represented by Collective Societies Can Claim Private Copying Remuneration
- Appendix B24. Statement Limiting the Right to Equitable Remuneration of Certain Rome Convention or WPPT Countries
- Appendix B25. Criminal Code, Part XII.2—Proceeds of Crime, (ss. 462.3-462.5)
- Appendix B26. Correspondence Procedures—Canadian Intellectual Property Office
- Appendix B27. CIPO Xpresspost™ Service of Canada Post is Now Recognized as a Designated Establishment
- Appendix B28. Fee Payment Practice of the Canadian Intellectual Property Office (CIPO)
- Appendix B29. Fee Payment: General Authorization to Charge a Deficiency
- Appendix B30. Complete List of Fees for Copyrights

- Appendix B31. Cultural Property Export and Import Act, R.S.C. 1985, c. C-51
- Appendix B32. Cultural Property Export Regulations, Can. Reg. 449
- Appendix B33. Status of the Artist Act, S.C. 1992, c. 33
- Appendix B34. Status of the Artist Act, Procedural Regulations, Including the Regulatory Impact Analysis Statement
- Appendix B35. Information Brochure—Licenses Issued by the Copyright Board for the Use of Works when the Copyright Owner Cannot be Located, August 26, 2016
- Appendix B36. Application Form—Application for a Licence to Use a Work for Which the Copyright Owner is Unlocatable, August 28, 2016
- Appendix B37. Canada Border Services Agency
- Appendix B38. Shifting Paradigms, Report of Standing Committee on Canadian Heritage (May 2019)
- Appendix B39. A Consultation on a Modern Copyright Framework for Online Intermediaries
- Appendix B40. A Consultation on a Modern Copyright Framework for Artificial Intelligence and the Internet of Things
- Appendix B41. Library and Archives of Canada Act
- Appendix B42. Can. Reg. 2006-337—Legal Deposit of Publications Regulations

Appendix C. Tariffs

- Appendix C1. Tariff 1
- Appendix C2. Tariff 2
- Appendix C3. Tariff 3
- Appendix C4. Tariff 4
- Appendix C5. Tariff 5
- Appendix C6. Tariff 6
- Appendix C7. Tariff 8
- Appendix C8. Tariff 9
- Appendix C9. Tariff 10
- Appendix C10. Tariff 11
- Appendix C11. Tariff 13
- Appendix C12. Tariff 14
- Appendix C13. Tariff 16
- Appendix C14. Tariff 17
- Appendix C15. Tariff 19
- Appendix C16. Tariff 21

- Appendix C17. Tariff 22
- Appendix C18. Access Copyright Tariff
- Appendix C19. Commercial Media Monitoring Tariff
- Appendix C20. Commercial Radio Tariff
- Appendix C21. Educational Rights Tariff
- Appendix C22. Online Music Services Tariff
- Appendix C23. Private Copying Tariff
- Appendix C24. SOCAN-NRCC Pay Audio Services Tariff
- Appendix C25. Satellite Radio Services Tariff
- Appendix C26. Television Retransmission Tariff
- Appendix C27. Various Tariffs
- Appendix C28. Tariff 7
- Appendix C29. Tariff 12

Volume 4

Appendices (Continued)

Appendix D. Industrial Design Legislation, Regulations and Office Practices

- Appendix D1. Industrial Design Act, R.S.C. 1985, c. I-9
- Appendix D2. Industrial Design Regulations, SOR/2018-120
- Appendix D3. Fees for Industrial Designs
- Appendix D4. A Guide to Industrial Designs
- Appendix D5. Industrial Designs Guide
- Appendix D6. Frequently Asked Questions—Resuming Service After COVID-19 Interruptions—Industrial Designs
- Appendix D7. Industrial Design Practice Notices
- Appendix D8. Industrial Design Office Practice Manual
- Appendix D9. Discussion Paper — Proposed Change to the Refusal and Review Process for Industrial Design Examination Decisions

Appendix E. International Conventions, Treaties and Related Materials

- Appendix E1. Berne Convention for the Protection of Literary and Artistic Works
- Appendix E2. Paris Convention for the Protection of Industrial Property

Appendix E3.	Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations
Appendix E4.	Anti-Counterfeiting Trade Agreement (ACTA)
Appendix E5.	Universal Copyright Convention
Appendix E6.	WIPO Copyright Treaty
Appendix E7.	Agreed Statements Concerning the WIPO Copyright Treaty
Appendix E8.	WIPO Performances and Phonograms Treaty
Appendix E9.	Agreed Statements Concerning WIPO Performances and Phonograms Treaty
Appendix E10.	Selected Sections of United States-Mexico-Canada Agreement (USMCA)
Appendix E11.	Agreement on Trade Related Aspects of Intellectual Property Rights, Including Trade in Counterfeit Goods of the General Agreement on Tariffs and Trade
Appendix E12.	Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property
Appendix E13.	Marrakesh Treaty to Facilitate Access to Published Works for Persons Who Are Blind, Visually Impaired, or Otherwise Print Disabled
Appendix E14.	Comprehensive and Progressive Agreement for Trans- Pacific Partnership
Appendix F.	Quantum Table—Copyright Infringement
Appendix G.	Remedies Table—Misuse of Confidential Information
Appendix PS.	Procedural Summaries
Appendix WP.	Words & Phrases Judicially Defined

Table of Added Cases

Index

Table of Contents

Volume 1

CHAPTER 1. THE DEFINITION AND NATURE OF COPYRIGHT

- § 1:1 Definition of Copyright
- § 1:2 Theories of Ownership of Copyright
- § 1:3 Copyright and Other Intellectual Property Rights—Patents
- § 1:4 —Industrial Designs
- § 1:5 —Trade Marks
- § 1:6 No Copyright in Future Works
- § 1:7 Copyright Requires No Formalities
- § 1:8 Interpretation of the Act

CHAPTER 2. HISTORICAL INTRODUCTION TO THE LAW OF COPYRIGHT

I. GENERAL

- § 2:1 Roman Law
- § 2:2 Middle Ages
- § 2:3 The Introduction and Regulation of Printing—Introduction
- § 2:4 —Regulation
- § 2:5 Prerogative Grants
- § 2:6 The Stationers' Company
- § 2:7 Star Chamber Control
- § 2:8 Abolition of the Star Chamber

II. STATUTORY REGULATION IN THE UNITED KINGDOM

- § 2:9 Introduction
- § 2:10 The *Licensing Acts*
- § 2:11 The First *Copyright Act*
- § 2:12 Battle of the Booksellers
- § 2:13 *Millar v. Taylor*
- § 2:14 *Donaldson v. Beckett*
- § 2:15 *Literary Copyright Act* of 1842
- § 2:16 Engravings and Prints
- § 2:17 Lithographs
- § 2:18 Sculpture
- § 2:19 Dramatic Works—*Bulwer Lytton's Act*
- § 2:20 Musical Works

- § 2:21 *Fine Arts Copyright Act, 1862*
- § 2:22 The Royal Commission Report of 1878
- § 2:23 *International Copyright Acts*
- § 2:24 The *British Copyright Act of 1911*
- § 2:25 The *British Copyright Act, 1842*, Applied to Canada

CHAPTER 3. CANADIAN COPYRIGHT LEGISLATION

I. THE HISTORY OF CANADIAN COPYRIGHT LEGISLATION

- § 3:1 1832 to 1875
- § 3:2 Canadian *Copyright Act* in Force Prior to 1924
- § 3:3 British Copyright Legislation in Force in Canada Prior to 1924
- § 3:4 *British Copyright Act, 1911*
- § 3:5 Canadian Copyright Act of 1921

II. CANADIAN LEGISLATIVE REFORM

A. INTRODUCTION

- § 3:6 Prior to 1985
- § 3:7 *A Charter of Rights for Creators*
- § 3:8 The 1988 Amendments
- § 3:9 Canada-United States Free Trade Agreement
- § 3:10 The *Intellectual Property Law Improvement Act*
- § 3:11 The SOCAN Amendment
- § 3:12 The North American Free Trade Agreement
- § 3:13 The *World Trade Organization Agreement Implementation Act*

B. THE CHALLENGE OF THE INFORMATION HIGHWAY, FINAL REPORT OF THE INFORMATION HIGHWAY ADVISORY COUNCIL

- § 3:14 General
- § 3:15 Categories of Works
- § 3:16 Use of Works
- § 3:17 Browsing
- § 3:18 Fair Dealing
- § 3:19 Moral Rights
- § 3:20 Crown Copyright
- § 3:21 Distribution Right/Ownership
- § 3:22 Administration
- § 3:23 Public Education
- § 3:24 Bulletin Board System Operator Liability

C. AMENDMENTS; LIBRARY AND ARCHIVES OF CANADA; STATUS

- § 3:25 *An Act to Amend the Copyright Act*

TABLE OF CONTENTS

- § 3:26 A Framework for Copyright Reform
- § 3:27 Report on the Provisions and the Operation of the *Copyright Act*
- § 3:28 *An Act to Amend the Copyright Act*
- § 3:29 *An Act to Establish the Library and Archives of Canada and to Amend the Copyright Act*
- § 3:30 Status Report on Copyright Reform

D. GOVERNMENT STATEMENT ON PROPOSALS FOR COPYRIGHT REFORM

- § 3:31 General
- § 3:32 WIPO Treaties Issues
- § 3:33 Internet Service Provider Liability
- § 3:34 Educational and Research Access Issues
- § 3:35 Photography Issues

E. ACT TO AMEND CRIMINAL CODE; ACT TO AMEND COPYRIGHT ACT

- § 3:36 *An Act to Amend the Criminal Code*
- § 3:37 *An Act to Amend the Copyright Act*
- § 3:38 —Private Use Exceptions
- § 3:39 —WIPO Treaties Issues
- § 3:40 —Access for Research and Education
- § 3:41 —Internet Service Providers
- § 3:42 —Photographs

F. THE *COPYRIGHT MODERNIZATION ACT*

- § 3:43 General
- § 3:44 Distribution Right
- § 3:45 Ownership of Copyright in Photographs and Portraits and Related Exception
- § 3:46 Performer's Rights and Sound Recordings
- § 3:47 Secondary Infringement
- § 3:48 Fair Dealing
- § 3:49 Exception for Non-Commercial User-Generated Content
- § 3:50 Exception for Reproduction for Private Purposes
- § 3:51 Exception for Fixing Signals and Recording Programs for Later Listening or Viewing
- § 3:52 Exception for Backup Copies
- § 3:53 Exceptions for Educational Institutions
- § 3:54 Exceptions for Libraries, Archives and Museums
- § 3:55 Exceptions for Computer Programs
- § 3:56 Exception for Temporary Reproductions for Technological Processes
- § 3:57 Exception for Ephemeral Recordings
- § 3:58 Exception for Network Services
- § 3:59 Notice Provisions for Providers of Network Services or Information Location Tools

- § 3:60 Exception for the Benefit of Persons with Print Disabilities
- § 3:61 Statutory Damages
- § 3:62 Technological Protection Measures and Rights Management Information

G. *THE COMBATING COUNTERFEIT PRODUCTS ACT*

- § 3:63 General
- § 3:64 New Civil Cause of Action
- § 3:65 Criminal Offences
- § 3:66 The Prohibition on Importation or Exportation
- § 3:67 Request for Assistance
- § 3:68 Measures Relating to Detained Copies
- § 3:69 Detaining the Goods at the Rights Owner's Expense

H. OTHER LEGISLATIVE ISSUES

- § 3:70 *The Economic Action Plan 2015 Act, No. 1*
- § 3:71 *Support for Canadians with Print Disabilities Act*
- § 3:72 *Budget Implementation Act, 2018*
- § 3:73 Statutory Review of the *Copyright Act*
- § 3:74 Shifting Paradigms—Report of the Standing Committee on Canadian Heritage
- § 3:75 Canada—United States—Mexico Agreement Implementation Act

CHAPTER 4. SUBJECT-MATTER OF COPYRIGHT

- § 4:1 Originality
- § 4:2 Ideas and Schemes
- § 4:3 Copyright in News—Breach of Confidence
- § 4:4 Partial Copyright
- § 4:5 Derivative Works
- § 4:6 Proper Subject-Matter
- § 4:7 Immoral Works
- § 4:8 —Obscenity and the Criminal Law
- § 4:9 —Obscenity in Civil Cases
- § 4:10 —The Obscenity Defence in Canada
- § 4:11 —The Obscenity Defence in England
- § 4:12 Works That Deceive the Public
- § 4:13 Irreligious Works
- § 4:14 Rule as to Costs

CHAPTER 5. ACQUISITION OF COPYRIGHT

- § 5:1 Introduction
- § 5:2 Definitions
- § 5:3 —British Subject
- § 5:4 —Domicile
- § 5:5 —Resident or Ordinarily Resident

TABLE OF CONTENTS

- § 5:6 —“Making” and “Maker”
- § 5:7 Subsistence of Copyright Prior to January 1, 1994
- § 5:8 Subsistence of Copyright from January 1, 1994 to January 1, 1996
- § 5:9 Subsistence of Copyright from January 1, 1996 to September 1, 1997
- § 5:10 Subsistence of Copyright under the Current Act

CHAPTER 6. PUBLICATION AND UNPUBLISHED WORKS

I. PUBLICATION

- § 6:1 The Significance of Publication
- § 6:2 Meaning of Publication
- § 6:3 Making Copies Available to the Public
- § 6:4 Acts Not Constituting Publication
- § 6:5 Simultaneous Publication

II. IMPROPER PUBLICATION

- § 6:6 Letters
- § 6:7 Photographs—Privacy Rights
- § 6:8 —Publicity Rights
- § 6:9 Lectures

III. UNPUBLISHED WORKS

- § 6:10 Common Law Copyright in Unpublished Works
- § 6:11 Copyright in Unpublished Works Before January 1, 1924
- § 6:12 Copyright in Unpublished Works under the Current Act

CHAPTER 7. LITERARY WORKS

I. GENERAL

- § 7:1 Definitions
- § 7:2 The Rights Associated with a Literary Work
- § 7:3 Literary Merit
- § 7:4 Literary Character
- § 7:5 Permanent Character—Fixation
- § 7:6 —No Copyright in News
- § 7:7 —No Copyright in Prospective Works
- § 7:8 Originality
- § 7:9 Books
- § 7:10 Lectures
- § 7:11 Maps, Charts and Plans
- § 7:12 Collective Works

II. COMPILATIONS OF LITERARY WORKS

- § 7:13 General

- § 7:14 Originality
- § 7:15 Originality of Parts Immaterial
- § 7:16 Partial Copyright
- § 7:17 Trade Catalogues
- § 7:18 Advertisements
- § 7:19 Directories
- § 7:20 Tables
- § 7:21 The Rules of a Game
- § 7:22 New Editions
- § 7:23 Anthologies and Selections
- § 7:24 Abridgements
- § 7:25 Law Reports
- § 7:26 Selection or Arrangement of Data
- § 7:27 Other Examples
- § 7:28 Extent of Protection in Compilations

III. TRANSLATIONS; TITLES OF WORKS; LETTERS

- § 7:29 Translations
- § 7:30 Titles of Works
- § 7:31 Letters

IV. COMPUTER PROGRAMS

- § 7:32 Before June 8, 1988
- § 7:33 The 1988 Amendments
- § 7:34 —Reference to U.S. Decisions
- § 7:35 —The Statutory Definition
- § 7:36 —Exemptions from Infringement
- § 7:37 The *Copyright Modernization Act*
- § 7:38 Protected Technology—Programs
- § 7:39 —The “Look and Feel” of a Computer Program
- § 7:40 —User Interfaces
- § 7:41 —Metatags
- § 7:42 —Video Games and Other Audio-Visual Works
- § 7:43 —*The Integrated Circuit Topography Act*

CHAPTER 8. DRAMATIC WORKS

I. GENERAL

- § 8:1 Definitions
- § 8:2 The Rights Associated with a Dramatic Work
- § 8:3 History of Protection
- § 8:4 Fixation
- § 8:5 Publication
- § 8:6 The Right to Perform the Work in Public

II. WHAT IS PROTECTED AS A DRAMATIC WORK

- § 8:7 Dramatic Character

TABLE OF CONTENTS

- § 8:8 Sporting Events
- § 8:9 Scenic Effects
- § 8:10 Comic Business
- § 8:11 Formats
- § 8:12 Characters
- § 8:13 Plot or Plan of a Work
- § 8:14 Piece for Recitation
- § 8:15 Choreographic Works
- § 8:16 Mime
- § 8:17 Compilations of Dramatic Works
- § 8:18 Songs as a Dramatic Work
- § 8:19 Adaptations

III. CINEMATOGRAPHIC WORKS

- § 8:20 General

CHAPTER 9. MUSICAL WORKS

- § 9:1 Definitions
- § 9:2 The Rights Associated with a Musical Work
- § 9:3 History of Protection
- § 9:4 Fixation
- § 9:5 Publication
- § 9:6 The Right to Perform the Work in Public
- § 9:7 Originality
- § 9:8 What Is Protected as a Musical Work—Adaptations and Arrangements
- § 9:9 —Songs
- § 9:10 —Compilations

CHAPTER 10. ARTISTIC WORKS

I. GENERAL

- § 10:1 Definitions
- § 10:2 The Rights Associated with an Artistic Work
- § 10:3 History of Protection
- § 10:4 Fixation
- § 10:5 Publication
- § 10:6 Originality
- § 10:7 Artistic Ideas or Conceptions
- § 10:8 Artistic Merit or Quality
- § 10:9 Reproduction in a Different Medium

II. DESIGNS APPLIED TO USEFUL ARTICLES

- § 10:10 Introduction
- § 10:11 Designs Created Before June 8, 1988—Statutory Provisions
- § 10:12 —Nature of Designs
- § 10:13 —Capable of Being Registered

- § 10:14 —Intended to Be Used as Model
- § 10:15 —Multiplication by Industrial Process
- § 10:16 —And/or and Rule 11(1)
- § 10:17 —Conclusion
- § 10:18 Designs Created After June 8, 1988—Definitions
- § 10:19 —Eye Appealing Features Applied to Useful Articles
- § 10:20 —Useful Article Features Dictated by Utilitarian Function

III. WHAT IS PROTECTED AS AN ARTISTIC WORK

- § 10:21 Paintings and Drawings
- § 10:22 Maps, Charts and Plans
- § 10:23 Photographs
- § 10:24 Engravings
- § 10:25 Sculptures
- § 10:26 Works of Artistic Craftsmanship
- § 10:27 Architectural Works
- § 10:28 Compilations of Artistic Works
- § 10:29 *Integrated Circuit Topography Act*

CHAPTER 11. CINEMATOGRAPHIC WORKS

- § 11:1 Definitions
- § 11:2 Cinematographic Rights
- § 11:3 History of Protection
- § 11:4 Fixation
- § 11:5 Publication
- § 11:6 Originality
- § 11:7 Maker
- § 11:8 Term of Protection
- § 11:9 What Is Protected as a Cinematographic Work—Films
- § 11:10 —Video Tapes
- § 11:11 —Compilations

CHAPTER 12. MORAL RIGHTS

- § 12:1 Definitions
- § 12:2 Nature of the Right
- § 12:3 —The Right to the Integrity of the Work
- § 12:4 —The Right to Be Associated with the Work or to Remain Anonymous
- § 12:5 —Works of Joint Authorship
- § 12:6 —Transitional Provisions
- § 12:7 Infringement
- § 12:8 Assignment & Waiver
- § 12:9 History of Protection
- § 12:10 Constitutionality
- § 12:11 Term of Protection
- § 12:12 False Attribution of Works to an Author

CHAPTER 13. PERFORMERS' RIGHTS

I. DEFINITIONS; THE PERFORMER

- § 13:1 Definitions
- § 13:2 The Performer

II. NATURE OF THE RIGHTS

A. PERFORMERS' RIGHTS—CANADA OR ROME CONVENTION COUNTRIES

- § 13:3 The Act
- § 13:4 Where the Performer's Performance Is Not Fixed
- § 13:5 Where the Performer's Performance Is Fixed
- § 13:6 Limitations of the Right
- § 13:7 Points of Attachment or Connecting Factors
- § 13:8 Term of Protection—Canada, Rome Convention and WPPT Countries
- § 13:9 Ownership and Assignment of Rights—Canada, Rome Convention and WPPT Countries

B. PERFORMER'S RIGHTS—CANADA OR WPPT COUNTRY

- § 13:10 The Act
- § 13:11 Where the Performer's Performance Is Not Fixed
- § 13:12 Where the Performer's Performance Is Fixed in a Sound Recording, to Reproduce That Fixation
- § 13:13 To Rent Out a Sound Recording of the Performer's Performance
- § 13:14 Making a Sound Recording of It Available to the Public by Telecommunication
- § 13:15 To Sell or Otherwise Transfer Ownership of a Sound Recording That Is a Tangible Object
- § 13:16 Points of Attachment or Connecting Factors
- § 13:17 Performer's Moral Rights

C. PERFORMERS' RIGHTS—WTO COUNTRIES

- § 13:18 General

D. THE RIGHT TO EQUITABLE REMUNERATION

- § 13:19 The Nature of the Right
- § 13:20 Under the *Copyright Modernization Act*
- § 13:21 The Points of Attachment or Connecting Factors
- § 13:22 The Amount of the Royalty

E. PERFORMERS' RIGHTS AND RIGHTS UNDER PART I OF THE ACT

- § 13:23 General

III. HISTORY; CONSTITUTIONALITY; FIXATION

- § 13:24 History of Protection
- § 13:25 Constitutionality
- § 13:26 Fixation

CHAPTER 14. SOUND RECORDINGS

- § 14:1 Definitions
- § 14:2 Nature of the Rights—Prior to September 1, 1997
- § 14:3 —After September 1, 1997—Copyright in Sound Recordings
- § 14:4 — —The Right to Equitable Remuneration
- § 14:5 —Under the *Copyright Modernization Act* After August 13, 2014
- § 14:6 History of Protection
- § 14:7 Distinguished from Performing Right
- § 14:8 Fixation
- § 14:9 Publication
- § 14:10 Originality
- § 14:11 Maker
- § 14:12 Term of Protection
- § 14:13 Assignments

CHAPTER 15. BROADCASTERS' RIGHTS

- § 15:1 Definitions
- § 15:2 History of Protection
- § 15:3 The Nature of the Right—General
- § 15:4 —Fixation and Reproduction
- § 15:5 —Retransmission by Another Broadcaster
- § 15:6 —Television Communication Signals
- § 15:7 National Treatment
- § 15:8 Ownership
- § 15:9 Term of Protection
- § 15:10 Broadcasters' Exceptions from Infringement

CHAPTER 16. THE TERM OF COPYRIGHT

- § 16:1 History
- § 16:2 The General Term of Protection
- § 16:3 Anonymous and Pseudonymous Works
- § 16:4 Posthumous Works
- § 16:5 Works of Joint Authorship
- § 16:6 Photographs
- § 16:7 Cinematographic Works
- § 16:8 Crown Copyright
- § 16:9 Performers' Performances, Sound Recordings and Communication Signals
- § 16:10 Abandonment of Copyright

CHAPTER 17. OWNERSHIP OF COPYRIGHT

I. AUTHORSHIP

- § 17:1 The General Principle
- § 17:2 The Meaning of the Term “Author”
- § 17:3 Corrections and Revisions
- § 17:4 Computer Programs
- § 17:5 Computer Generated Works
- § 17:6 Collective Works
- § 17:7 Compilations

II. WORKS OF JOINT AUTHORSHIP

- § 17:8 Definition
- § 17:9 Distinguished from Collective Works
- § 17:10 Collaboration
- § 17:11 The Nature of the Contribution
- § 17:12 The Nature of Joint Authors’ Interest

III. DIVISION OF OWNERSHIP ON ASSIGNMENT

- § 17:13 General

IV. SPECIAL CLASSES OF WORKS

- § 17:14 Photographs—Statutory Provisions
- § 17:15 —Changes Affecting Photographs under the *Copyright Modernization Act*
- § 17:16 —Changes Affecting Photographs under the Copyright Modernization Act—Transitional Provisions
- § 17:17 —History
- § 17:18 —The Author of a Photograph
- § 17:19 —Photographs Ordered for Valuable Consideration
- § 17:20 — —Order
- § 17:21 — —Valuable Consideration
- § 17:22 — —Agreement to the Contrary
- § 17:23 —Contracts of Service
- § 17:24 Cinematographic Works
- § 17:25 Engravings
- § 17:26 —Sketches and Drawings
- § 17:27 Portraits
- § 17:28 Sound Recordings
- § 17:29 Other Commissioned Works

V. CORPORATIONS

- § 17:30 General

VI. CONTRACTS OF SERVICE

- § 17:31 Statutory Provision

- § 17:32 Employment under a Contract of Service or Apprenticeship
- § 17:33 —The Control Test
- § 17:34 —The Organization or Integration Test
- § 17:35 —The Economic Reality Test
- § 17:36 The Work Must Be Made in the Course of Employment
- § 17:37 Absence of Agreement to the Contrary
- § 17:38 Articles or Other Contributions to a Newspaper, Magazine, or
Similar Periodical

VII. PRESUMPTIONS AS TO OWNERSHIP

- § 17:39 General

CHAPTER 18. CROWN COPYRIGHT

- § 18:1 Statutory Provisions
- § 18:2 Definitions—The Crown and Her Majesty
- § 18:3 —“Any Government Department”
- § 18:4 Crown Prerogative—The Nature of the Concept
- § 18:5 —Authorized Versions of the Bible
- § 18:6 —Statutes
- § 18:7 —Law Reports
- § 18:8 —Duration
- § 18:9 Crown Immunity
- § 18:10 Crown Copyright—Statutory Provisions
- § 18:11 —“Prepared or Published by or under the Direction or
Control . . .”
- § 18:12 —“Of Her Majesty or Any Government Department”
- § 18:13 —Emanations of the Crown
- § 18:14 —Section 12 and Crown Prerogative
- § 18:15 —Statutes
- § 18:16 —Law Reports
- § 18:17 Federal Policy Relating to Crown Copyright
- § 18:18 Additional Rights
- § 18:19 Reform

CHAPTER 19. ASSIGNMENT, TRANSMISSION AND LICENCE

I. ASSIGNMENT

- § 19:1 Statutory Provisions
- § 19:2 Must Be in Writing
- § 19:3 Subject-Matter
- § 19:4 The Rights of the Owner
- § 19:5 Divisibility of Copyright
- § 19:6 —“Either Wholly or Partially”
- § 19:7 —“Subject to Limitations Relating to Territory, Medium or
Sector of the Market or Other Limitations Relating to the
Scope of the Assignment”

TABLE OF CONTENTS

- § 19:8 —“Either for the Whole Term of the Copyright or for Any Other Part Thereof”
- § 19:9 Assignment of Future Rights in Works
- § 19:10 Construction
- § 19:11 Assignments and the Transfer of Possession of Physical Things
- § 19:12 Assignment or Licence
- § 19:13 Limitation on Term of Assignment After Author’s Death

II. DEVOLUTION

- § 19:14 General

III. BANKRUPTCY

- § 19:15 The Property of the Bankrupt
- § 19:16 The Effect of Bankruptcy on Licences
- § 19:17 Proposals under the *Bankruptcy and Insolvency Act*
- § 19:18 Specific Rights under the *Bankruptcy and Insolvency Act*

IV. LICENCES

- § 19:19 Proprietary Licences
- § 19:20 Exclusive Licences
- § 19:21 Non-Proprietary Licences
- § 19:22 Implied Licences
- § 19:23 Assignment and Revocation

V. PERFORMANCES, SOUND RECORDINGS AND COMMUNICATION SIGNALS

- § 19:24 General

VI. REGISTRATION OF ASSIGNMENTS AND LICENCES

- § 19:25 General

VII. LICENCES BY OPERATION OF LAW

- § 19:26 After Death of Author
- § 19:27 Owners Who Cannot Be Located
- § 19:28 For Failure to Republish
- § 19:29 Books

CHAPTER 20. REGISTRATION OF COPYRIGHT

- § 20:1 Statutory Provisions
- § 20:2 Automatic Protection
- § 20:3 Registration
- § 20:4 —Admissibility of Copies
- § 20:5 —Certificate of Registration as Evidence
- § 20:6 —Certificate of Registration as Notice

- § 20:7 —Notice of Assignment or Licence
- § 20:8 —To Modify the Presumptions Contained in the Act
- § 20:9 Applications for Registration
- § 20:10 Rectification of the Register—Jurisdiction
- § 20:11 —“Any Interested Person”

CHAPTER 21. INFRINGEMENT OF COPYRIGHT

I. GENERAL

- § 21:1 Statutory Provisions
- § 21:2 The Concept
- § 21:3 Innocent Infringement
- § 21:4 Ideas
- § 21:5 Consent or Licence
- § 21:6 The Right to Repair

II. THE RIGHT TO PRODUCE OR REPRODUCE A WORK

- § 21:7 Nature of the Right
- § 21:8 Infringement of the Right to Produce or Reproduce
- § 21:9 Producing or Reproducing a Substantial Part of a Work
- § 21:10 —The Quality and Quantity of the Material Taken
- § 21:11 —Adverse Economic Impact
- § 21:12 Colourable Imitation
- § 21:13 Indirect Reproduction
- § 21:14 Unconscious Reproduction
- § 21:15 Burlesque or Parody
- § 21:16 Abridgements

III. LITERARY WORKS AND COMPILATIONS

- § 21:17 General Considerations
- § 21:18 Fair Use of Earlier Works
- § 21:19 Use of Material from Previous Works
- § 21:20 Common Sources
- § 21:21 Explanation of Similarities
- § 21:22 Anthologies
- § 21:23 Computer Programs—General Considerations
- § 21:24 —The American Approach
- § 21:25 —United Kingdom Cases
- § 21:26 —Canadian Cases
- § 21:27 —Conclusion
- § 21:28 —Related Computer Issues
- § 21:29 — —Reading of a Program into the Memory of a Computer
- § 21:30 — —Browsing
- § 21:31 — —The Reverse Engineering of a Computer Program

IV. DRAMATIC WORKS

- § 21:32 General Considerations

TABLE OF CONTENTS

§ 21:33 Use of Common Stock Incidents

V. MUSICAL WORKS

§ 21:34 General Considerations

§ 21:35 Producing or Reproducing a Substantial Part of the Work

§ 21:36 Arrangements and Adaptations

§ 21:37 Common Sources

VI. ARTISTIC WORKS

§ 21:38 General Considerations

§ 21:39 Reproduction in Different Media

§ 21:40 Producing or Reproducing a Substantial Part of the Work

VII. THE RIGHT TO PERFORM THE WORK IN PUBLIC

§ 21:41 The Nature of the Right

§ 21:42 To Perform

§ 21:43 In Public

VIII. UNAUTHORIZED PUBLICATION; RIGHT TO TRANSLATE, CONVERT, MAKE RECORDINGS OR PRESENT AS A CINEMATOGRAPHIC WORK

§ 21:44 Unauthorized Publication of Unpublished Works

§ 21:45 The Right to Translate a Work

§ 21:46 The Right to Convert a Dramatic Work

§ 21:47 The Right to Convert a Non-Dramatic Work

§ 21:48 The Right to Make Recordings

§ 21:49 The Right to Present a Work as a Cinematographic Work

IX. THE RIGHT TO COMMUNICATE A WORK TO THE PUBLIC BY TELECOMMUNICATION

§ 21:50 Statutory Provisions

§ 21:51 The Nature of the Right—History

§ 21:52 —Relation to the Right to Perform

§ 21:53 —Meaning of “to the Public”

§ 21:54 —Common Carriers, Networks and Programming Undertakings

§ 21:55 —Re-Transmission

§ 21:56 —Fixation

§ 21:57 —Place of Infringement

§ 21:58 —Communication of Musical or Other Works to the Public by Telecommunication on the Internet

§ 21:59 The Making Available Right

X. THE RIGHT TO PRESENT AN ARTISTIC WORK IN PUBLIC

§ 21:60 General

XI. THE RIGHT TO RENT COMPUTER PROGRAMS

- § 21:61 The Nature of the Right
- § 21:62 The Extent of the Right
- § 21:63 Commercial Rentals

XII. OTHER RIGHTS AND INFRINGEMENT

- § 21:64 The Right to Rent Sound Recordings of Musical Works
- § 21:65 The Right to Sell or Otherwise Transfer Ownership of a Tangible Object
- § 21:66 Performers' Performances, Sound Recordings and Communication Signals
- § 21:67 Authorizing Infringement—General
- § 21:68 —History
- § 21:69 —Meaning of “to Authorize”
- § 21:70 Infringement by Agents, Employees and Independent Contractors

CHAPTER 22. SECONDARY INFRINGEMENT OF COPYRIGHT

I. STATUTORY PROVISIONS

- § 22:1 General

II. SECONDARY INFRINGEMENT

- § 22:2 The General Prohibition
- § 22:3 The Proscribed Activity Must Take Place in Canada
- § 22:4 Knowledge of Infringement
- § 22:5 “If It Had Been Made in Canada by the Person Who Made It”
- § 22:6 Sale or Rental of Infringing Works
- § 22:7 Distribution to Such an Extent as to Affect Prejudicially the Owner of the Copyright
- § 22:8 By Way of Trade Distribute, Expose or Offer for Sale or Rental, or Exhibit in Public
- § 22:9 Possession of Infringing Works
- § 22:10 Importation of Infringing Works
- § 22:11 Plates Specifically Designed or Adapted for the Purpose of Making Infringing Copies
- § 22:12 Secondary Infringement Relating to a Lesson
- § 22:13 The Provision of an Internet Service Primarily for the Purpose of Enabling Acts of Infringement

III. PERMITTING INFRINGING PERFORMANCES IN THEATRES

- § 22:14 The Nature of the Right
- § 22:15 “To Permit”
- § 22:16 “For Profit”

TABLE OF CONTENTS

- § 22:17 No Reasonable Ground for Suspecting Infringement
- § 22:18 “Theatre or Other Place of Entertainment”

IV. PARALLEL IMPORTATION OF BOOKS

- § 22:19 Introduction
- § 22:20 Statutory Provisions
- § 22:21 Exclusive Distributor
- § 22:22 Remedies
- § 22:23 Transitional Provisions

CHAPTER 23. EXCEPTIONS

I. INTRODUCTION; FAIR DEALING

- § 23:1 Introduction
- § 23:2 Fair Dealing—Statutory Provisions
- § 23:3 —The Meaning of “Fair Dealing”
- § 23:4 —For the Purpose of Research or Private Study
- § 23:5 —For the Purpose of Education
- § 23:6 —For the Purpose of Parody or Satire
- § 23:7 —For the Purpose of Criticism or Review
- § 23:8 —For the Purpose of News Reporting

II. NON-COMMERCIAL USER-GENERATED CONTENT

- § 23:9 Statutory Provisions
- § 23:10 The Activities Subject to the Exception

III. REPRODUCTION FOR PRIVATE PURPOSES

- § 23:11 Statutory Provisions
- § 23:12 The Activities Subject to the Exception

IV. FIXING SIGNALS AND RECORDING PROGRAMS FOR LATER LISTENING OR VIEWING

- § 23:13 Statutory Provisions
- § 23:14 The Activities Subject to the Exception

V. BACKUP COPIES

- § 23:15 Statutory Provisions
- § 23:16 The Activities Subject to the Exception

VI. EDUCATIONAL INSTITUTIONS

- § 23:17 Statutory Provisions Prior to the *Copyright Modernization Act*
- § 23:18 Statutory Provisions under the *Copyright Modernization Act*
- § 23:19 The Activities Subject to the Exceptions Prior to the *Copyright Modernization Act*

- § 23:20 The Activities Subject to the Exceptions After the *Copyright Modernization Act*
- § 23:21 —Lessons
- § 23:22 —Digital Reproduction of Certain Works
- § 23:23 —Works Publically Available Through the Internet
- § 23:24 Literary Collections

VII. LIBRARIES, ARCHIVES AND MUSEUMS

- § 23:25 Statutory Provisions
- § 23:26 The Activities Subject to the Exceptions

VIII. MACHINES INSTALLED IN EDUCATIONAL INSTITUTIONS, LIBRARIES, ARCHIVES AND MUSEUMS

- § 23:27 Statutory Provisions
- § 23:28 The Activities Subject to the Exception

IX. COMPUTER PROGRAMS

- § 23:29 Statutory Provisions
- § 23:30 The Activities Subject to the Exceptions—Prior to the *Copyright Modernization Act*
- § 23:31 —After the *Copyright Modernization Act*

X. THE INCIDENTAL INCLUSION OF A WORK IN ANOTHER WORK

- § 23:32 Statutory Provision
- § 23:33 The Activities Subject to the Exception

XI. TEMPORARY REPRODUCTIONS FOR TECHNOLOGICAL PROCESSES

- § 23:34 Statutory Provision
- § 23:35 The Activities Subject to the Exception

XII. EPHEMERAL RECORDINGS

- § 23:36 Statutory Provision
- § 23:37 The Activities Subject to the Exception

XIII. PRE-RECORDED RECORDINGS

- § 23:38 Statutory Provision
- § 23:39 The Activities Subject to the Exception

XIV. RETRANSMISSION

- § 23:40 Statutory Provision
- § 23:41 The Activities Subject to the Exception

XV. NETWORK SERVICES

- § 23:42 Statutory Provisions
- § 23:43 The Activities Subject to the Exceptions

XVI. INFORMATION LOCATION TOOLS

- § 23:44 Statutory Provisions
- § 23:45 The Activities Subject to Section 41.27

XVII. NOTICE OF CLAIMED INFRINGEMENT

- § 23:46 Statutory Provisions
- § 23:47 The Activities Subject to Section 41.25

XVIII. PERSONS WITH PERCEPTUAL DISABILITIES

- § 23:48 Statutory Provision
- § 23:49 The Activities Subject to the Exception Before June 22, 2016
- § 23:50 The Activities Subject to the Exception After June 22, 2016

XIX. STATUTORY OBLIGATIONS

- § 23:51 Statutory Provision

XX. MISCELLANEOUS

- § 23:52 Statutory Provisions
- § 23:53 Artistic Works
- § 23:54 Architectural Works and Sculptures or Works of Artistic Craftsmanship Situated in Public Places
- § 23:55 Newspaper Report of Public Lecture
- § 23:56 Public Recitation of Extracts
- § 23:57 Report of an Address of a Political Nature Given at a Public Meeting
- § 23:58 Commissioned Photographs or Portraits
- § 23:59 Performance at Agricultural Fairs
- § 23:60 Performance by Religious, Educational, Charitable or Fraternal Bodies
- § 23:61 Equitable Remuneration

XXI. CANADIAN CHARTER OF RIGHTS AND FREEDOMS

- § 23:62 General

Volume 2

CHAPTER 24. CIVIL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

I. GENERAL

- § 24:1 Statutory Provisions

- § 24:2 Introduction
- § 24:3 Jurisdiction
- § 24:4 Limitation Period for Civil Remedies

II. PARTIES

- § 24:5 Statutory Provisions
- § 24:6 The Owner of Copyright
- § 24:7 Works of Joint Authorship
- § 24:8 Class Actions *[Deleted]*
- § 24:9 The Author
- § 24:10 Persons Deriving Rights from the Owner
- § 24:11 —Proprietary Licences
- § 24:12 —Assignees
- § 24:13 Potential Defendants
- § 24:14 Directors and Officers—Imposition of Liability
- § 24:15 —Matters Considered by the Courts
- § 24:16 — —The Size of the Corporation and the Director's Role
- § 24:17 — —The Type of Infringement Alleged
- § 24:18 — —Other Factors Considered
- § 24:19 —Pleadings
- § 24:20 Joinder
- § 24:20.50 Class Actions

III. PLEADINGS

- § 24:21 Notice of Infringement or Demand
- § 24:22 Statement of Claim
- § 24:23 Statement of Defence—General
- § 24:24 —Ignorance or Good Faith
- § 24:25 —Breach of the *Competition Act*
- § 24:26 Particulars
- § 24:27 Estoppel and No Challenge Clauses
- § 24:28 Confidentiality, Protective and Hybrid Orders

IV. INTERLOCUTORY INJUNCTIONS

- § 24:29 General
- § 24:30 Discretionary Remedy
- § 24:31 The Threshold Test
- § 24:32 A Serious Question to Be Tried
- § 24:33 Irreparable Harm, Balance of Convenience and the Status Quo
- § 24:34 —Irreparable Harm
- § 24:35 Delay
- § 24:36 Clear Violation of Copyright

V. *ANTON PILLER* ORDERS

- § 24:37 General
- § 24:38 A Strong *Prima Facie* Case

TABLE OF CONTENTS

§ 24:39	Very Serious Potential or Actual Damage
§ 24:40	Clear Evidence of Possession of Incriminating Material and Potential Destruction
§ 24:41	Full and Frank Disclosure
§ 24:42	The Terms of the Order
§ 24:43	Executing the Order
§ 24:44	Self-incrimination
§ 24:45	Solicitor-client Privilege
§ 24:46	Contempt
§ 24:47	Setting Aside the Order
§ 24:48	Damages Pursuant to the Plaintiff's Undertaking

VI. SUMMARY PROCEEDINGS

§ 24:49	Motions for Summary Judgement
§ 24:50	Summary Applications
§ 24:51	Summary Trial

VII. DISCOVERY

§ 24:52	General
§ 24:53	Equitable Discovery— <i>Norwich</i> Orders

VIII. EVIDENCE AT TRIAL

§ 24:54	General
§ 24:55	Evidence of Copying
§ 24:56	Similarities, Errors and Omissions
§ 24:57	Expert Evidence
§ 24:58	Certificate of Registration as Evidence
§ 24:59	Production and Inspection at Trial

IX. PRESUMPTIONS

§ 24:60	General
§ 24:61	Subsistence of Copyright
§ 24:62	Ownership of Copyright
§ 24:63	Author, Performer, Maker or Broadcaster

X. PERMANENT INJUNCTION

§ 24:64	General
§ 24:65	Entitlement
§ 24:66	Delay or Acquiescence
§ 24:67	Partial Infringement
§ 24:68	Immoral or Illegal Works
§ 24:69	The Construction of a Building or Other Structure
§ 24:70	Non-Parties
§ 24:71	Wide Injunction
§ 24:72	Breach of Injunction

XI. DECLARATORY RELIEF; DAMAGES

§ 24:73	Declaratory Relief
---------	--------------------

- § 24:74 Damages—General
- § 24:75 —General Principles
- § 24:76 —Nominal Damages
- § 24:77 —Punitive or Exemplary Damages

XII. STATUTORY DAMAGES

- § 24:78 General
- § 24:79 Prior to November 7, 2012
- § 24:80 Under the *Copyright Modernization Act*
- § 24:81 The Election
- § 24:82 “One Work or Other Subject-matter”, “Each Work or Other Subject Matter”, “All Works or Other Subject Matter”
- § 24:83 The Amount of Statutory Damages when the Infringements Are for Commercial Purposes
- § 24:84 Exceptions
- § 24:85 The Amount of Statutory Damages when the Infringements Are for Non-Commercial Purposes
- § 24:86 Limitation on Awards Against Educational Institutions, Libraries and Others
- § 24:87 Transitional Provisions

XIII. ACCOUNT OF PROFITS

- § 24:88 General

XIV. RECOVERY OF POSSESSION

- § 24:89 Statutory Provisions
- § 24:90 History
- § 24:91 Recovery of Possession
- § 24:92 Disposition of Recovered Copies and Plates

XV. DELIVERY UP; COSTS

- § 24:93 Delivery Up
- § 24:94 Costs

XVI. TECHNOLOGICAL PROTECTION MEASURES AND RIGHTS MANAGEMENT INFORMATION

- § 24:95 Statutory Provisions—Technological Protection Measures
- § 24:96 —Rights Management Information
- § 24:97 —Rules Relating to Proceedings Seeking Remedies
- § 24:98 —The Offence
- § 24:99 The Nature of the Rights Relating to a Technological Protection Measure—Background
- § 24:100 —Definitions
- § 24:101 —The Civil Prohibitions
- § 24:102 —The Criminal Prohibition
- § 24:103 Exceptions Relating to Circumventing a Technological Protection Measure

TABLE OF CONTENTS

- § 24:104 The Nature of the Rights Relating to Rights Management Information—Background
- § 24:105 —Definitions
- § 24:106 —Prohibitions Against Removal or Alteration
- § 24:107 —The Offence

XVII. SEIZURE OF IMPORTED COPIES

- § 24:108 Prior to January 1, 2015—Section 44
- § 24:109 —The 1994 Procedures—History
- § 24:110 — —Works
- § 24:111 The 2015 Border Enforcement Measures—Statutory Provisions
- § 24:112 —The Nature of the Rights Relating to the 2015 Border Enforcement Measures
- § 24:113 —Importation of Books
- § 24:114 —Other Subject-Matter
- § 24:115 —Procedural Matters
- § 24:116 —Exceptions

CHAPTER 25. CRIMINAL REMEDIES FOR INFRINGEMENT OF COPYRIGHT

I. STATUTORY PROVISIONS

- § 25:1 General

II. GENERAL

- § 25:2 History
- § 25:3 Intentional Element
- § 25:4 Infringing Copies
- § 25:5 Perform in Public

III. SECTION 42 OFFENCES

- § 25:6 The Proscribed Activities
- § 25:7 Evidence at Trial
- § 25:8 Penalties
- § 25:9 Destruction or Delivery Up

IV. SECTION 43 OFFENCES

- § 25:10 Performance of a Dramatic or Operatic Work or Musical Composition
- § 25:11 Improper Alterations in a Dramatic or Operatic Work or Musical Composition

V. CRIMINAL CODE

- § 25:12 General

CHAPTER 26. THE COPYRIGHT BOARD

I. HISTORY

§ 26:1 General

II. JURISDICTION

§ 26:2 General

§ 26:3 Performing Rights and the Communication to the Public by Telecommunication

§ 26:4 Retransmitters and Educational Institutions

§ 26:5 Copyright under Sections 3, 15, 18 and 21

§ 26:6 Private Copying

§ 26:7 Owners of Copyright Who Cannot Be Found

§ 26:8 Compensation for Acts Done Before Recognition of Copyright

§ 26:9 Radio Performances in Places Other than Theatres

III. MAKE UP AND POWERS OF COPYRIGHT BOARD

§ 26:10 The Make Up of the Copyright Board

§ 26:11 The Powers of the Copyright Board

§ 26:12 —Increased Powers After April 1, 2019—Increased Scope for Regulations

§ 26:13 — —Mandate to Establish Fair and Equitable Royalties

§ 26:14 — —Case Management

IV. JUDICIAL REVIEW

§ 26:15 General

V. FILING TARIFFS AFTER THE REFORM OF THE COPYRIGHT BOARD

§ 26:16 Scope

§ 26:17 Proposed Tariffs

§ 26:18 Publication and Notification

§ 26:19 Objections

§ 26:20 Withdrawal or Amendment of Proposed Tariff

§ 26:21 Publication of an Approved Tariff

§ 26:22 Permitted Acts and Enforcement

VI. THE *STATUS OF THE ARTIST ACT*

§ 26:23 General

CHAPTER 27. COLLECTIVE ADMINISTRATION OF PERFORMING RIGHTS AND OF COMMUNICATION RIGHTS

§ 27:1 History

TABLE OF CONTENTS

§ 27:2	SOCAN
§ 27:3	Statutory Definitions—Before April 1, 2019
§ 27:4	—After April 1, 2019
§ 27:5	Filing of Proposed Tariffs—Before April 1, 2019
§ 27:6	—After April 1, 2019
§ 27:7	Consideration and Approval of Proposed Tariffs—Generally— Before April 1, 2019
§ 27:8	— —After April 1, 2019
§ 27:9	—Equitable Remuneration for Performers and Makers of Sound Recordings
§ 27:10	The Effect of Fixing Royalties
§ 27:11	Radio Performances in Places Other than Theatres—History
§ 27:12	—The Exception
§ 27:13	—The Amount of the Royalties

CHAPTER 28. COLLECTIVE ADMINISTRATION IN RELATION TO RIGHTS UNDER SECTIONS 3, 15, 18 AND 21

§ 28:1	History
§ 28:2	Definitions—Before April 1, 2019
§ 28:3	—After April 1, 2019
§ 28:4	Current Section 70.1 Collective Societies
§ 28:5	Arbitration
§ 28:6	Filing of Proposed Tariffs—Before April 1, 2019
§ 28:7	—After April 1, 2019
§ 28:8	The Effect of Fixing Royalties
§ 28:9	Examination of Agreements

CHAPTER 29. ROYALTIES IN PARTICULAR CASES

§ 29:1	History
§ 29:2	Definitions—Before April 1, 2019
§ 29:3	—After April 1, 2019
§ 29:4	Current Section 71 Collective Societies
§ 29:5	Filing of Proposed Tariffs—Before April 1, 2019
§ 29:6	—After April 1, 2019
§ 29:7	Claims by Non-Members

CHAPTER 30. INTERNATIONAL COPYRIGHT

I. GENERAL

§ 30:1	Introduction
§ 30:2	The Berne Convention
§ 30:3	Protection of Foreign Works in Canada Prior to 1924
§ 30:4	Protection of British Dominion Works in Canada—Prior to 1924
§ 30:5	—Subsequent to 1924

II. THE PARIS REVISION OF THE BERNE CONVENTION

- § 30:6 General
- § 30:7 The Berne Union
- § 30:8 The Fundamental Principles
- § 30:9 —National Treatment
- § 30:10 —Automatic and Independent Protection
- § 30:11 Country of Origin
- § 30:12 Protected Works
- § 30:13 Connecting Factors or Points of Attachment
- § 30:14 Publication
- § 30:15 Term of Protection
- § 30:16 Moral Rights
- § 30:17 Economic Rights
- § 30:18 Disputes and Reprisals
- § 30:19 The Stockholm Protocol and the Paris Appendix
- § 30:20 Future Amendments
- § 30:21 Members of the Union

III. THE UNIVERSAL COPYRIGHT CONVENTION

- § 30:22 History
- § 30:23 General Principles
- § 30:24 Formalities
- § 30:25 Term of Protection
- § 30:26 Translations
- § 30:27 Canada's Ratification
- § 30:28 Contracting States

IV. THE ROME CONVENTION

- § 30:29 History
- § 30:30 The Fundamental Principle
- § 30:31 The Safeguard Article
- § 30:32 Minimum Protection for Performers
- § 30:33 Reproduction Right of Producers of Phonograms
- § 30:34 Equitable Remuneration
- § 30:35 Minimum Protection for Broadcasting Organizations
- § 30:36 Exceptions
- § 30:37 Minimum Term of Protection
- § 30:38 Contracting States

V. THE GENEVA CONVENTION

- § 30:39 History
- § 30:40 The Basic Protection
- § 30:41 Implementation
- § 30:42 Minimum Term of Protection
- § 30:43 Formalities
- § 30:44 Exceptions

TABLE OF CONTENTS

§ 30:45 Contracting States

VI. THE NORTH AMERICAN FREE TRADE AGREEMENT

§ 30:46 History

§ 30:47 National Treatment

§ 30:48 The Basic Protection

§ 30:49 Term of Protection

§ 30:50 Sound Recordings

§ 30:51 Enforcement of Rights

§ 30:52 The Cultural Industries Exemption

§ 30:53 Dispute Settlement Provisions

VII. TRIPS

§ 30:54 History

§ 30:55 National Treatment

§ 30:56 The Basic Protection

§ 30:57 Protection of Performers, Producers of Phonograms and
Broadcasting Organizations

§ 30:58 Dispute Settlement Provisions

§ 30:59 The Contracting States

VIII. THE WIPO COPYRIGHT TREATY (“WCT”)

§ 30:60 History

§ 30:61 Reproduction and Storage of Works in a Digital Environment

§ 30:62 Transmission of Works in Digital Networks

§ 30:63 Limitations and Exceptions

§ 30:64 Technological Measures of Protection and Rights
Management Information

§ 30:65 Other Provisions

§ 30:66 Contracting Parties

IX. THE WIPO PERFORMANCES AND PHONOGRAMS TREATY (WPPT)

§ 30:67 History

§ 30:68 Scope of Protection

§ 30:69 Reproduction and Storage of Performances and Phonograms
in a Digital Environment

§ 30:70 Transmission of Performances and Phonograms in Digital
Networks

§ 30:71 Limitations and Exceptions

§ 30:72 Technological Measures of Protections and Rights
Management Information

§ 30:73 Eligibility for Protection

§ 30:74 Moral Rights of Performers

§ 30:75 Economic Rights of Performers

§ 30:76 Rights of Producers of Phonograms

- § 30:77 Right to Remuneration for Broadcasting and Communication to the Public
- § 30:78 Term of Protection
- § 30:79 Formalities
- § 30:80 Contracting Parties

X. ANTI-COUNTERFEITING TRADE AGREEMENT (ACTA)

- § 30:81 History
- § 30:82 The Objective
- § 30:83 Relation to Other Agreements
- § 30:84 Nature and Scope of Obligations
- § 30:85 Legal Framework for Enforcement of Intellectual Property Rights
- § 30:86 Civil Enforcement
- § 30:87 Border Measures
- § 30:88 Criminal Enforcement
- § 30:89 Enforcement of Intellectual Property Rights in the Digital Environment
- § 30:90 Enforcement Practices
- § 30:91 International Cooperation
- § 30:92 Contracting Parties

XI. THE WIPO BEIJING TREATY ON AUDIOVISUAL PERFORMANCES

- § 30:93 History
- § 30:94 Scope of Protection
- § 30:95 Performers' Economic Rights
- § 30:96 Moral Rights
- § 30:97 Transfer of Rights to Producers
- § 30:98 Limitations and Exceptions
- § 30:99 Term of Protection
- § 30:100 Technological Measures and Rights Management Information
- § 30:101 Entry into Force of the Treaty
- § 30:102 The Contracting Parties

XII. MARRAKESH TREATY TO FACILITATE ACCESS TO PUBLISHED WORKS FOR PERSONS WHO ARE BLIND, VISUALLY IMPAIRED, OR OTHERWISE PRINT DISABLED

- § 30:103 History
- § 30:104 The Beneficiaries of the Treaty Provisions
- § 30:105 National Law Limitation and Exception Regarding Accessible Format Copies
- § 30:106 Cooperation to Facilitate Cross-Border Exchange
- § 30:107 Importation of Accessible Format Copies

TABLE OF CONTENTS

- § 30:108 Obligations Relating to Limitations and Exceptions
- § 30:109 Entry into Force of the Treaty
- § 30:110 Contracting Parties

XIII. COMPREHENSIVE AND PROGRESSIVE AGREEMENT FOR TRANS-PACIFIC PARTNERSHIP (CPTPP)

- § 30:111 History
- § 30:112 Key Provisions
- § 30:113 Enforcement
- § 30:114 Cooperation
- § 30:115 Ratification

XIV. CANADA-UNITED STATES-MEXICO AGREEMENT (CUSMA)

- § 30:116 History
- § 30:117 National Treatment
- § 30:118 Potential Changes
- § 30:119 —Copyright Term of Protection
- § 30:120 —Copyright Safe Harbours
- § 30:121 —Rights Management Information (RMI)
- § 30:122 —Legal Means of Protection of Trade Secrets
- § 30:123 —Enforcement of Trade Secrets
- § 30:124 —Special Requirements Related to Border Measures
- § 30:125 Cultural Exception
- § 30:126 Dispute Settlement
- § 30:127 Ratification

XV. IMPLEMENTATION OF CONVENTION OBLIGATIONS

- § 30:128 General

XVI. INTERNATIONAL ASPECTS OF THE CANADIAN COPYRIGHT ACT

- § 30:129 General
- § 30:130 Acquisition of Copyright
- § 30:131 Protection of Works on Adherence
- § 30:132 Extension of the Act to Foreign Countries
- § 30:133 Works of Joint Authorship
- § 30:134 Photographs
- § 30:135 Performers' Rights
- § 30:136 Sound Recordings
- § 30:137 The Right to Equitable Remuneration
- § 30:138 Rights of Broadcasters
- § 30:139 Reciprocity
- § 30:140 Private Copying

CHAPTER 31. INDUSTRIAL DESIGN

I. HISTORY

- § 31:1 The United Kingdom
- § 31:2 Canada
- § 31:3 Amendments to the *Industrial Design Act*
- § 31:4 —The Register of Industrial Designs
- § 31:5 —The Application
- § 31:6 —Registrability
- § 31:7 —Novelty
- § 31:8 —The Priority Date
- § 31:9 —The Term
- § 31:10 —Utilitarian Function
- § 31:11 —Transfer
- § 31:12 —The Power to Make Regulations
- § 31:13 *The Economic Action Plan 2015 Act, No. 1*
- § 31:14 The Amended Regulations

II. SUBJECT-MATTER

- § 31:15 Definition of Design
- § 31:16 Shape and Configuration
- § 31:17 Pattern or Ornament
- § 31:18 Finished Article
- § 31:19 Appeal to and Judged Solely by the Eye
- § 31:20 Features Applied to a Useful Article Dictated Solely by
Utilitarian Function
- § 31:21 Method or Principle of Manufacture or Construction
- § 31:22 Colour
- § 31:23 Sets and Kits
- § 31:24 Industrial Designs and Other Intellectual Property Rights—
Copyright
- § 31:25 —Patents
- § 31:26 —Trade Marks

III. ORIGINALITY AND NOVELTY

- § 31:27 Originality Before November 5, 2018—Statutory Provisions
- § 31:28 —The Nature of the Concept
- § 31:29 —Time of Assessment
- § 31:30 —Combinations
- § 31:31 —Trade Variants
- § 31:32 —Originality Is Question of Fact and Evidence
- § 31:33 Novelty After November 5, 2018

IV. PUBLICATION

- § 31:34 Before November 5, 2018—Statutory Provisions
- § 31:35 —The Meaning of Publication

V. MARKING

- § 31:36 Designs Registered After June 9, 1993
- § 31:37 Designs Registered Before June 9, 1993—General
- § 31:38 —Removal or Obliteration of Marking
- § 31:39 —The Effect of Failure to Mark

VI. APPLICATION AND REGISTRATION

- § 31:40 Applications—Before November 5, 2018
- § 31:41 —After November 5, 2018
- § 31:42 Claiming Priority—Before November 5, 2018
- § 31:43 —After November 5, 2018
- § 31:44 Protection of Separate Features—Before November 5, 2018
- § 31:45 —After November 5, 2018
- § 31:46 Registration—Before November 5, 2018
- § 31:47 —After November 5, 2018

VII. THE PROPRIETOR

- § 31:48 Statutory Provision
- § 31:49 Author
- § 31:50 Designs Executed for Consideration

VIII. TRANSMISSION

- § 31:51 Before November 5, 2018—Assignment and Licence
- § 31:52 —Necessity for Registration
- § 31:53 After November 5, 2018

IX. TERM

- § 31:54 Designs Registered Before January 1, 1994
- § 31:55 Designs Registered After January 1, 1994
- § 31:56 Designs Applied for and Registered After November 5, 2018

X. AMENDMENT OF THE REGISTER

- § 31:57 Statutory Provisions
- § 31:58 Expungement—Jurisdiction
- § 31:59 —“Person Aggrieved”
- § 31:60 —“Without Sufficient Cause”
- § 31:61 —Burden of Proof

XI. INFRINGEMENT

- § 31:62 Statutory Provisions
- § 31:63 The Activities
- § 31:64 The Article in Respect of Which the Design Is Registered
- § 31:65 Whether a Design Not Differing Substantially from the Design Has Been Applied
- § 31:66 Intention

§ 31:67 Infringement Is Question of Fact and Evidence

XII. THE ACTION FOR INFRINGEMENT

- § 31:68 Jurisdiction
- § 31:69 Burden of Proof
- § 31:70 Limitation Period
- § 31:71 Evidence
- § 31:72 Power of the Court to Grant Relief
- § 31:73 —Injunction
- § 31:74 —Measure of Damages
- § 31:75 —Delivery Up
- § 31:76 Defences
- § 31:77 Invalidity
- § 31:78 Particulars
- § 31:79 Discovery
- § 31:80 Costs

XIII. MISCELLANEOUS PROVISIONS; OFFENCES AND PENALTIES

- § 31:81 Miscellaneous Provisions—Before November 5, 2018
- § 31:82 —After November 5, 2018
- § 31:83 Offences and Penalties

XIV. IMPLEMENTATION OF THE HAGUE AGREEMENT

- § 31:84 General
- § 31:85 International Applications
- § 31:86 Examination
- § 31:87 Hague Registration
- § 31:88 Duration of the Exclusive Right
- § 31:89 Transfers, Corrections and Maintenance

CHAPTER 32. BREACH OF CONFIDENCE

- § 32:1 Copyright, Physical Ownership and Breach of Confidence
- § 32:2 The Doctrinal Foundation of Breach of Confidence
- § 32:3 The Relationship of Breach of Confidence and Fiduciary Duty
- § 32:4 Copyright and Breach of Confidence Distinguished
- § 32:5 Breach of Confidence May Be a Wider Right than Copyright
- § 32:6 The Elements of the Cause of Action
- § 32:7 Confidential Information
- § 32:8 Circumstances Imparting an Obligation of Confidence
- § 32:9 —Express Contract
- § 32:10 —Implied Contractual Term
- § 32:11 —Existing or Anticipated Relationships
- § 32:12 Unauthorized Detrimental Use of the Information
- § 32:13 Third Party Recipients

TABLE OF CONTENTS

§ 32:14	Employment Relationships
§ 32:15	—During Employment
§ 32:16	—Post Employment—The Nature of the Obligation
§ 32:17	— —What Is a Trade Secret
§ 32:18	— —Comparison to Patents and Copyright
§ 32:19	— —The Employee's General Skill and Knowledge
§ 32:20	— —The Distinction between Use and Communication
§ 32:21	— —Restraint of Trade
§ 32:22	—Fiduciary Duty
§ 32:23	The Defence of Just Cause for Disclosure
§ 32:24	Remedies
§ 32:24.50	Pleadings
§ 32:25	Remedies—Interlocutory Injunctions
§ 32:26	—Injunctions at Trial
§ 32:27	—Damages
§ 32:28	—Account of Profits
§ 32:29	—Destruction under Oath or Delivery Up
§ 32:30	—Constructive Trust
§ 32:31	Confidentiality in Legal Proceedings—Confidentiality Orders Including Protective and Hybrid Orders
§ 32:32	—The Implied Undertaking of Confidentiality
§ 32:33	—Exclusion of the Public
§ 32:34	Criminal Offence Relating to Trade Secrets

CHAPTER 33. WORKS IN EXISTENCE PRIOR TO JANUARY 1, 1924

I. STATUTORY PROVISIONS; SUBSTITUTED RIGHT

§ 33:1	Statutory Provisions
§ 33:2	The Substituted Right

II. COPYRIGHT BEFORE ACT OF 1921

§ 33:3	General
§ 33:4	Unpublished Works
§ 33:5	Literary Works—Canadian Act of 1906
§ 33:6	—The British Copyright Act of 1842
§ 33:7	Collective Works
§ 33:8	Lectures
§ 33:9	Dramatic Works—Protection as Literary Works
§ 33:10	— <i>The British Dramatic Copyright Act, 1833</i>
§ 33:11	—Existing Rights
§ 33:12	Musical Works—Protection as Literary Works
§ 33:13	—The Performing Right
§ 33:14	Artistic Works—Protection as Unpublished Works
§ 33:15	—Statutory Copyright
§ 33:16	—Engravings and Photographs
§ 33:17	—Existing Rights

- § 33:18 Architectural Works
- § 33:19 Mechanical Contrivances
- § 33:20 Miscellaneous Works

III. EFFECT OF THE ACT OF 1921

- § 33:21 General
- § 33:22 Who Is Entitled to Substituted Right
- § 33:23 The Application of the Act of 1921
- § 33:24 Must Be Existing Right in Canada
- § 33:25 Extension of Term and Scope of Copyright

IV. ASSIGNED RIGHTS

- § 33:26 Statutory Provisions
- § 33:27 The Rights of Assignees
- § 33:28 Mechanical Contrivances
- § 33:29 Collective Works
- § 33:30 Publication in Separate Form

V. SUBSISTING AND VALUABLE RIGHTS OR INTERESTS

- § 33:31 Subsection 42(3) of the Act
- § 33:32 Rights or Interests
- § 33:33 Subsisting and Valuable

CHAPTER 34. DELIVERY OF PUBLICATIONS UNDER THE *LIBRARY AND ARCHIVES OF CANADA ACT*

- § 34:1 History
- § 34:2 The Required Deposit
- § 34:3 The Offence

APPENDICES

Appendix A. Recent Developments

Appendix B. Canadian Copyright Legislation, Regulations and Related Materials

- Appendix B1. Copyright Act, R.S.C. 1985, c. C-42
- Appendix B2. Bill C-4, selected sections
- Appendix B3. Statutory Review of the Copyright Act

Volume 3

- Appendix B4. Copyright Regulations, SOR/97-457
- Appendix B5. Book Importation Regulations, SOR/99-324
- Appendix B6. Certification of Countries Granting Equal Copyright Protection Notice, CRC, Vol. IV, c. 421

TABLE OF CONTENTS

Appendix B7.	Cinematographic Works (Right to Remuneration) Regulations, SOR/99-194
Appendix B8.	Definition of Local Signal and Distant Signal Regulations
Appendix B9.	Definition of “Small Cable Transmission System” Regulations
Appendix B10.	Definition of “Small Retransmission Systems” Regulations, SOR/89-255
Appendix B11.	Definition of “Wireless Transmission System” Regulations, SOR/98-307
Appendix B12.	Educational Program, Work and Other Subject-matter Record-keeping Regulations, SOR/2001-296
Appendix B13.	Exception for Educational Institutions, Libraries, Archives and Museums Regulations, SOR/99-325
Appendix B14.	Limitation of the Right to Equitable Remuneration of Certain Rome Convention Countries Statement, SOR/99-143
Appendix B15.	Regulations Establishing the Period for Royalty Entitlements of Non-members of Collecting Bodies, SOR/97-164
Appendix B16.	Programming Undertaking Regulations, SOR/93-436
Appendix B17.	Regulations Defining “Advertising Revenues”, SOR/98-447
Appendix B18.	Regulations Prescribing Networks (Copyright Act), SOR/99-348
Appendix B19.	Retransmission Royalties Criteria Regulations, SOR/91-690
Appendix B20.	Regulations Excluding Certain Indictable Offences from the Definition of “Designated Offence” SOR/2002-63 (under the Criminal Code)
Appendix B21.	Regulations Amending Regulations Excluding Certain Indictable Offences from the Definition of “Designated Offence”, Can. Reg. 2010-74
Appendix B22.	MicroSD Cards Exclusion Regulations (Copyright Act), SOR/2012-226
Appendix B23.	Regulations Establishing the Periods Within Which Eligible Authors, Eligible Performers and Eligible Makers not Represented by Collective Societies Can Claim Private Copying Remuneration
Appendix B24.	Statement Limiting the Right to Equitable Remuneration of Certain Rome Convention or WPPT Countries
Appendix B25.	Criminal Code, Part XII.2—Proceeds of Crime, (ss. 462.3-462.5)
Appendix B26.	Correspondence Procedures—Canadian Intellectual Property Office

- Appendix B27. CIPO XpresspostTM Service of Canada Post is Now Recognized as a Designated Establishment
- Appendix B28. Fee Payment Practice of the Canadian Intellectual Property Office (CIPO)
- Appendix B29. Fee Payment: General Authorization to Charge a Deficiency
- Appendix B30. Complete List of Fees for Copyrights
- Appendix B31. Cultural Property Export and Import Act, R.S.C. 1985, c. C-51
- Appendix B32. Cultural Property Export Regulations, Can. Reg. 449
- Appendix B33. Status of the Artist Act, S.C. 1992, c. 33
- Appendix B34. Status of the Artist Act, Procedural Regulations, Including the Regulatory Impact Analysis Statement
- Appendix B35. Information Brochure—Licenses Issued by the Copyright Board for the Use of Works when the Copyright Owner Cannot be Located, August 26, 2016
- Appendix B36. Application Form—Application for a Licence to Use a Work for Which the Copyright Owner is Unlocatable, August 28, 2016
- Appendix B37. Canada Border Services Agency
- Appendix B38. Shifting Paradigms, Report of Standing Committee on Canadian Heritage (May 2019)
- Appendix B39. A Consultation on a Modern Copyright Framework for Online Intermediaries
- Appendix B40. A Consultation on a Modern Copyright Framework for Artificial Intelligence and the Internet of Things
- Appendix B41. Library and Archives of Canada Act
- Appendix B42. Can. Reg. 2006-337—Legal Deposit of Publications Regulations

Appendix C. Tariffs

- Appendix C1. Tariff 1
- Appendix C2. Tariff 2
- Appendix C3. Tariff 3
- Appendix C4. Tariff 4
- Appendix C5. Tariff 5
- Appendix C6. Tariff 6
- Appendix C7. Tariff 8
- Appendix C8. Tariff 9
- Appendix C9. Tariff 10
- Appendix C10. Tariff 11
- Appendix C11. Tariff 13

TABLE OF CONTENTS

Appendix C12.	Tariff 14
Appendix C13.	Tariff 16
Appendix C14.	Tariff 17
Appendix C15.	Tariff 19
Appendix C16.	Tariff 21
Appendix C17.	Tariff 22
Appendix C18.	Access Copyright Tariff
Appendix C19.	Commercial Media Monitoring Tariff
Appendix C20.	Commercial Radio Tariff
Appendix C21.	Educational Rights Tariff
Appendix C22.	Online Music Services Tariff
Appendix C23.	Private Copying Tariff
Appendix C24.	SOCAN-NRCC Pay Audio Services Tariff
Appendix C25.	Satellite Radio Services Tariff
Appendix C26.	Television Retransmission Tariff
Appendix C27.	Various Tariffs
Appendix C28.	Tariff 7
Appendix C29.	Tariff 12

Volume 4

Appendix D. Industrial Design Legislation, Regulations and Office Practices

Appendix D1.	Industrial Design Act, R.S.C. 1985, c. I-9
Appendix D2.	Industrial Design Regulations, SOR/2018-120
Appendix D3.	Fees for Industrial Designs
Appendix D4.	A Guide to Industrial Designs
Appendix D5.	Industrial Designs Guide
Appendix D6.	Frequently Asked Questions—Resuming Service After COVID-19 Interruptions—Industrial Designs
Appendix D7.	Industrial Design Practice Notices
Appendix D8.	Industrial Design Office Practice Manual
Appendix D9.	Discussion Paper — Proposed Change to the Refusal and Review Process for Industrial Design Examination Decisions

Appendix E. International Conventions, Treaties and Related Materials

Appendix E1.	Berne Convention for the Protection of Literary and Artistic Works
Appendix E2.	Paris Convention for the Protection of Industrial Property

Appendix E3.	Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations
Appendix E4.	Anti-Counterfeiting Trade Agreement (ACTA)
Appendix E5.	Universal Copyright Convention
Appendix E6.	WIPO Copyright Treaty
Appendix E7.	Agreed Statements Concerning the WIPO Copyright Treaty
Appendix E8.	WIPO Performances and Phonograms Treaty
Appendix E9.	Agreed Statements Concerning WIPO Performances and Phonograms Treaty
Appendix E10.	Selected Sections of United States-Mexico-Canada Agreement (USMCA)
Appendix E11.	Agreement on Trade Related Aspects of Intellectual Property Rights, Including Trade in Counterfeit Goods of the General Agreement on Tariffs and Trade
Appendix E12.	Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property
Appendix E13.	Marrakesh Treaty to Facilitate Access to Published Works for Persons Who Are Blind, Visually Impaired, or Otherwise Print Disabled
Appendix E14.	Comprehensive and Progressive Agreement for Trans- Pacific Partnership
Appendix F.	Quantum Table—Copyright Infringement
Appendix G.	Remedies Table—Misuse of Confidential Information
Appendix PS.	Procedural Summaries
Appendix WP.	Words & Phrases Judicially Defined

Table of Added Cases

Index