

Index

ABANDONMENT

Trademarks and trade dress, §§ 2:5,
2:24

ACTORS AND ACTRESSES

Performers (this index)

ADVERTISING

Privacy
appropriation, § 3:16
defenses, § 3:23

AGREEMENTS AND CONTRACTS

Employment Agreements (this
index)
Implied Contracts (this index)
Personal Services Contracts (this
index)
Publishing Agreements (this index)

ANTI-BOOTLEGGING STATUTES

Copyright, § 1:82

ANTICYBERSQUATTING

CONSUMER PROTECTION ACT

Generally, § 2:32
Cases, § 2:33

APPELLATE REVIEW

Defamation, § 4:8

APPROPRIATION

Privacy (this index)

ASSIGNMENT OF RIGHTS

Employment agreements, § 6:15

ATTORNEYS' FEES

Copyright, § 1:62

AUTHORS

Publishing Agreements (this index)

BANNER ADS

Trademarks and trade dress, § 2:37

BILLING

Credits and billing. **Credits and Bill-
ing** (this index)

BURDEN AND QUANTUM OF PROOF

Defamation, §§ 4:7-4:9

CALIFORNIA

Appropriation statute, § 3:19
Personal services contracts, § 6:2

CHARACTERS

Copyrightability of literary
characters, § 1:30

COLOR

Trademarks and trade dress, protec-
tion for color, § 2:6

COMPULSORY LICENSES

Copyright, statutory rates, § 1:80

CONSENT

Defamation, § 4:31

CONSEQUENTIAL DAMAGES

Employment agreements, § 6:9

CONSTITUTIONAL ISSUES

Copyright, challenges to anti-
bootlegging statutes, § 1:82
Defamation, §§ 4:1-4:6
Right of publicity, impact on
constitutional guarantees, § 3:31

CONTRACTS AND AGREEMENTS

Employment Agreements (this
index)
Implied Contracts (this index)
Personal Services Contracts (this
index)

CONTRACTS AND AGREEMENTS**—Cont'd****Publishing Agreements** (this index)**COPYRIGHT**

Generally, §§ 1:1-1:91

Access

generally, §§ 1:26-1:28

Jason v. Fonda, § 1:27*Selle v. Gibb*, § 1:28

Anti-bootlegging statutes, § 1:82

Attorneys' fees, § 1:62

Characters, copyrightability of,
§ 1:30Compulsory license statutory rates,
§ 1:80Constitutional challenges to anti-
bootlegging statutes, § 1:82

Copying/illicit copying test, § 1:21

Damages, § 1:61

Defenses to infringement

biographical material, § 1:55

copyright estoppel, § 1:58

Fairness in Music Licensing Act,
§ 1:60

fair use doctrine

generally, §§ 1:36-1:54

*Acuff-Rose Music, Inc. v.**Campbell*, § 1:53amount and substantiality of
copyrighted work, § 1:39*A & M Records v. Napster*,
§ 1:47

digital content, §§ 1:47-1:50

Harper & Row v. Nation, § 1:41*Kelly v. Arriba Soft Corp.*,
§ 1:50

legislation, § 1:44

market value of copyrighted
work, effect on, § 1:40*Metro-Goldwyn-Mayer Studios,*
Inc. v. Grokster, Ltd.,
§ 1:49nature of copyrighted work,
§ 1:38*New Era v. Henry Holt & Co.*,
§ 1:43**COPYRIGHT—Cont'd**

Defenses to infringement—Cont'd

fair use doctrine—Cont'd

parody, §§ 1:51, 1:52, 1:53

photocopying, § 1:45

purpose of fair use, § 1:37

Salinger v. Random House,
§ 1:42*Suntrust Bank v. Houghton Mif-*
flin Co., § 1:54

transformative use, § 1:53

*UMG Recordings, Inc. v.**MP3.Com, Inc.*, § 1:48unpublished works, §§ 1:41-
1:43

historical material, § 1:56

historical research, § 1:57

publication without notice, § 1:59

Derivative works, § 1:16

Digital Millennium Copyright Act

anticircumvention cases, § 1:89

safe harbor provision cases, § 1:90

*Universal City Studios, Inc. v.**Reimerdes*, § 1:88

Digital Performance Right in Sounds

Recording Act of 1995, § 1:81

Electronic publication rights, *Tasini**v. New York Times*, § 1:32

Extraterritoriality of copyright law,

§ 1:67

Extrinsic/intrinsic test, § 1:20

Fairness in Music Licensing Act,
§ 1:18

Fair use doctrine

generally, §§ 1:36-1:54

*Acuff-Rose Music, Inc. v.**Campbell*, § 1:53amount and substantiality of
copyrighted work, § 1:39*A & M Records v. Napster*, § 1:47

digital content, §§ 1:47-1:50

Harper & Row v. Nation, § 1:41*Kelly v. Arriba Soft Corp.*, § 1:50

legislation, § 1:44

market value of copyrighted work,
effect on, § 1:40

INDEX

COPYRIGHT—Cont'd

Fair use doctrine—Cont'd

- Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.*, § 1:49
- nature of copyrighted work, § 1:38
- New Era v. Henry Holt & Co.*, § 1:43
- parody, §§ 1:51, 1:52, 1:53
- photocopying, § 1:45
- purpose of fair use, § 1:37
- Salinger v. Random House*, § 1:42
- Suntrust Bank v. Houghton Mifflin Co.*, § 1:54
- transformative use, § 1:53
- UMG Recordings, Inc. v. MP3.Com, Inc.*, § 1:48
- unpublished works, §§ 1:41-1:43

Fees, § 1:91

First sale doctrine and importation right, § 1:84

Fixed in a tangible medium, § 1:2

Foreign copyrights, restoration of, §§ 1:69-1:77

GATT, changes to Copyright Act as a result of, § 1:68

Ideas and expression

First Amendment, § 1:4

Nichols abstractions test, § 1:3

Individual ownership, § 1:4

Infringement

generally, §§ 1:19-1:33

access

generally, §§ 1:26-1:28

Jason v. Fonda, § 1:27

Selle v. Gibb, § 1:28

anti-bootlegging statutes, § 1:82

attorneys' fees, § 1:62

characters, copyrightability of, § 1:30

compulsory license statutory rates, § 1:80

constitutional challenges to anti-bootlegging statutes, § 1:82

damages, § 1:61

defenses to

biographical material, § 1:55

COPYRIGHT—Cont'd

Infringement—Cont'd

defenses to—Cont'd

copyright estoppel, § 1:58

Fairness in Music Licensing Act, § 1:60

fair use

generally, §§ 1:36-1:54

Acuff-Rose Music, Inc. v. Campbell, § 1:53

amount and substantiality of copyrighted work, § 1:39

A & M Records v. Napster, § 1:47

digital content, §§ 1:47-1:50

Harper & Row v. Nation, § 1:41

Kelly v. Arriba Soft Corp., § 1:50

legislation, § 1:44

market value of copyrighted work, effect on, § 1:40

Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd., § 1:49

nature of copyrighted work, § 1:38

New Era v. Henry Holt & Co., § 1:43

parody, §§ 1:51, 1:52, 1:53

photocopying, § 1:45

purpose of fair use, § 1:37

Salinger v. Random House, § 1:42

Suntrust Bank v. Houghton Mifflin Co., § 1:54

transformative use, § 1:53

UMG Recordings, Inc. v.

MP3.Com, Inc., § 1:48

unpublished works, §§ 1:41-1:43

historical material, § 1:56

historical research, § 1:57

publication without notice, § 1:59

Digital Millennium Copyright Act anticircumvention cases, § 1:89

COPYRIGHT—Cont'd

Infringement—Cont'd
 Digital Millennium Copyright Act
 —Cont'd
 safe harbor provision cases,
 § 1:90
Universal City Studios, Inc. v. Reimerdes, § 1:88
 Digital Performance Right in Sounds Recording Act of 1995, § 1:81
 electronic publication rights,
Tasini v. New York Times, § 1:32
 elements of, § 1:19
 extraterritoriality of copyright law, § 1:67
 first sale doctrine and importation right, § 1:84
 foreign copyrights, restoration of, §§ 1:69-1:77
 GATT, changes to Copyright Act as a result of, § 1:68
 injunctions against alteration of art works, § 1:66
 injunctive relief, § 1:64
 jury trial, right to, § 1:85
 live musical performances, § 1:82
 misuse of copyright, § 1:65
 musical compositions, § 1:86
 music sampling, § 1:33
 online copyright infringement, § 1:79
 prejudgment interest, § 1:63
 remedies, §§ 1:61-1:91
 sound recordings, § 1:86
 sovereign immunity, § 1:83
 subconscious copying
ABKCO v. Harrisongs, § 1:29
 substantial similarity
 copying/illicit copying test, § 1:21
 extrinsic/intrinsic test, § 1:20
 independent creation/common source, § 1:24
 quantum of proof, § 1:22
 question of fact or law, § 1:25

COPYRIGHT—Cont'd

Infringement—Cont'd
 substantial similarity—Cont'd
scenes of faire, § 1:23
 stereotypes, § 1:23
 stock figures, § 1:23
Tasini v. New York Times, § 1:32
 Visual Artists Rights Act of 1990, § 1:66
 work in a different medium, § 1:31
 Injunctions against alteration of art works, § 1:66
 Injunctive relief, § 1:64
 Joint works, §§ 1:11, 1:12
 Jury trial, right to, § 1:85
 Literary characters, copyrightability of, § 1:30
 Live musical performances, § 1:82
 Misuse of copyright, § 1:65
 Musical compositions, § 1:86
 Music sampling, § 1:33
 Online copyright infringement, § 1:79
 Originality requirement, § 1:1
 Ownership
 derivative works, § 1:16
 Fairness in Music Licensing Act, § 1:18
 individual ownership, § 1:4
 joint works, §§ 1:11, 1:12
 recordation of transfers, § 1:14
 Sonny Bono Copyright Term Extension Act, § 1:17
 termination of transfers, § 1:15
 transfers of ownership, §§ 1:13-1:15
 works made for hire, §§ 1:6-1:9
 writing requirement, works made for hire, § 1:9
 Parody, §§ 1:51, 1:52, 1:53
 Photocopying, § 1:45
 Preemption of state causes of action
 Copyright Act of 1976, effect of, § 1:34
 right of publicity, § 1:35
 Prejudgment interest, § 1:63

INDEX

COPYRIGHT—Cont'd

- Recordation of transfers, § 1:14
- Remedies, §§ 1:61-1:91
- scenes of faire*, § 1:23
- Sonny Bono Copyright Term Extension Act, § 1:17
- Sound recordings, § 1:86
- Sovereign immunity, § 1:83
- Stereotypes, § 1:23
- Stock figures, § 1:23
- Subconscious copying
 - ABKCO v. Harrisongs*, § 1:29
- Substantial similarity
 - copying/illicit copying test, § 1:21
 - extrinsic/intrinsic test, § 1:20
 - independent creation/common source, § 1:24
 - quantum of proof, § 1:22
 - question of fact or law, § 1:25
 - scenes of faire*, § 1:23
 - stereotypes, § 1:23
 - stock figures, § 1:23
- Tasini v. New York Times*, § 1:32
- Termination of transfers, § 1:15
- Transfers of ownership, §§ 1:13-1:15
- Transformative use, § 1:53
- Unpublished works, §§ 1:41-1:43
- Visual Artists Rights Act of 1990, § 1:66
- Work in a different medium, § 1:31
- Works made for hire, §§ 1:6-1:9
- Writing requirement, works made for hire, § 1:9

CREDITS AND BILLING

- Generally, §§ 8:1-8:9
- Breach of credit agreement
 - damages, § 8:3
 - remedies for, §§ 8:3, 8:4
 - specific performance, § 8:4
- Damages
 - breach of credit agreement, § 8:3
 - false or misleading credit, § 8:7
- False designation of origin, § 8:8
- False or misleading credit
 - damages, § 8:7

CREDITS AND BILLING—Cont'd

- False or misleading credit—Cont'd
 - false designation of origin, § 8:8
 - injunctions, § 8:7
 - Lanham Act, § 8:8
 - libel, § 8:9
 - limitations on alteration rights, § 8:6
 - remedies for, §§ 8:7-8:9
 - right to alter work, § 8:5
- Injunctions, § 8:7
- Lanham Act, § 8:8
- Libel, § 8:9
- Remedies
 - breach of credit agreement, §§ 8:3, 8:4
 - false or misleading credit, §§ 8:7-8:9
- Specific performance, breach of credit agreement, § 8:4
- Value of credit, § 8:2

DAMAGES

- Copyright, § 1:61
- Credits and billing
 - breach of credit agreement, § 8:3
 - false or misleading credit, § 8:7
- Employment agreements, §§ 6:9, 6:11
- Idea submission cases, § 6:27
- Publishing agreements, § 6:24
- Trademarks and trade dress, § 2:39

DEFAMATION

- Actual malice standard
 - appellate review, § 4:8
 - burden and quantum of proof, §§ 4:7-4:9
 - case analysis, § 4:11
 - common law malice vs. actual malice, § 4:9
 - constitutional issues, §§ 4:1-4:6
 - falsity, §§ 4:4, 4:7
 - matters of private concern, § 4:6
 - private figures, § 4:5
 - public figures, § 4:3
 - public officials, § 4:2

DEFAMATION—Cont'd

- Appellate review, § 4:8
- Burden and quantum of proof, §§ 4:7-4:9
- Consent, § 4:31
- Constitutional issues, §§ 4:1-4:6
- Credits and billing, libel, § 8:9
- Defenses
 - consent, § 4:31
 - First Amendment, § 4:35
 - internet, §§ 4:34, 4:35
 - neutral reportage, §§ 4:26-4:30
 - on-line defamation, § 4:34
 - opinion, §§ 4:22-4:24
 - prerequisites for defamation suits, § 4:33
 - reporting, neutral reportage, §§ 4:26-4:30
 - retraction, § 4:32
 - truth, § 4:21
- Elements of, §§ 4:12-4:15
- Emotional distress, § 4:20
- False light invasion of privacy, § 4:19
- Falsity, §§ 4:4, 4:7
- First Amendment, § 4:35
- Implication, defamation by, §§ 4:16-4:18
- Internet, §§ 4:34, 4:35
- Matters of private concern, § 4:6
- Neutral reportage, §§ 4:26-4:30
- News reporting, neutral reportage, §§ 4:26-4:30
- On-line defamation, § 4:34
- Opinion, §§ 4:22-4:24
- Parody, § 4:15
- Prerequisites for defamation suits, § 4:33
- Private figures, § 4:5
- Public figures, § 4:3
- Public officials, § 4:2
- Reporting, neutral reportage, §§ 4:26-4:30
- Retraction, § 4:32
- Satire, § 4:15
- Truth, § 4:21

DEFENSES

- Defamation (this index)

DERIVATIVE WORKS

- Copyright, § 1:16

DIGITAL MILLENNIUM COPYRIGHT ACT

- Anticircumvention cases, § 1:89
- Safe harbor provision cases, § 1:90
- Universal City Studios, Inc. v. Reimerdes*, § 1:88

DIGITAL PERFORMANCE RIGHT IN SOUNDS RECORDING ACT OF 1995

- Copyright, § 1:81

DILUTION

- Trademarks and trade dress
 - federal cases, § 2:30
 - Federal Trademark dilution statute, § 2:29
 - state statutes, § 2:28
- Trademark Dilution Revision Act of 2006, § 2:31

ELECTRONIC PUBLICATION RIGHTS

- Copyright, *Tasini v. New York Times*, § 1:32

EMOTIONAL DISTRESS

- Defamation, § 4:20

EMPLOYMENT AGREEMENTS

- Assignment of rights, § 6:15
- Breach
 - consequential damages, § 6:9
 - damages, §§ 6:9, 6:11
 - injunctions, §§ 6:8-6:12
 - minimum guarantee, § 6:10
 - mitigate, duty to, § 6:12
 - offer and acceptance, § 6:6
 - punitive damages, § 6:11
 - recovery of minimum guarantee, § 6:10
 - remedies for, §§ 6:8-6:12
- Consequential damages, § 6:9
- Damages, §§ 6:9, 6:11

INDEX

EMPLOYMENT AGREEMENTS

—Cont'd

- Elements of contract, §§ 6:4-6:7
- Enforceability, § 6:5
- Exclusive rights agreements, § 6:13
- Final cutting, right to, § 6:14
- Force majeure, § 6:7
- Injunctions, §§ 6:8-6:12
- Minimum guarantee, § 6:10
- Mitigate, duty to, § 6:12
- Offer and acceptance
 - breach, § 6:6
 - enforceability, § 6:5
 - force majeure, § 6:7
 - unreasonable suspicion, § 6:6
- Personal Services Contracts** (this index)
- Pre-release approval rights, § 6:14
- Punitive damages, § 6:11
- Remedies for breach, §§ 6:8-6:12
- Sequel rights, § 6:16

EXCLUSIVE RIGHTS AGREEMENTS

- Employment agreements, § 6:13

FAIRNESS IN MUSIC LICENSING ACT

- Copyright, § 1:18

FAIR USE DOCTRINE

- Copyright** (this index)

FALSE LIGHT

- Privacy
 - generally, § 3:9
 - standard of liability, § 3:10

FALSE LIGHT INVASION OF PRIVACY

- Defamation, § 4:19

FALSITY

- Defamation, §§ 4:4, 4:7

FEDERAL TRADEMARK DILUTION STATUTE

- Trademarks and trade dress, § 2:29

FEES

- Copyright, § 1:91

FIRST AMENDMENT

- Defamation, § 4:35

FIRST SALE DOCTRINE

- Copyright, § 1:84

FORCE MAJEURE

- Employment agreements, § 6:7

FOREIGN COPYRIGHTS

- Restoration of foreign copyrights, §§ 1:69-1:77

GATT

- Changes to Copyright Act as a result of, § 1:68

IDEA SUBMISSION CASES

- Access and use requirements, § 6:26
- Damages, § 6:27
- Implied contracts
 - access and use requirements, § 6:26
 - damages, § 6:27
 - theories of recovery, § 6:25
- Theories of recovery, § 6:25

IMPLIED CONTRACTS

- Idea submission cases
 - access and use requirements, § 6:26
 - damages, § 6:27
 - theories of recovery, § 6:25

INCITEMENT

- Generally, §§ 5:1-5:5
- Media privilege against content-related injuries, § 5:4
- Publisher's privilege against content-related injuries, §§ 5:2-5:4

INFRINGEMENT

- Copyright** (this index)
- Trademarks and Trade Dress** (this index)

INJUNCTIONS AND INJUNCTIVE RELIEF

- Copyright
 - generally, § 1:64
 - injunctions against alteration of art works, § 1:66
- Credits and billing, § 8:7
- Employment agreements, §§ 6:8-6:12
- Trademarks and trade dress
 - generally, § 2:38
 - group names, injunction against former members' use of name, § 2:21

INTERNET

- Defamation, §§ 4:34, 4:35
- Online copyright infringement, § 1:79
- Trademarks and trade dress
 - generally, § 2:37
 - personal jurisdiction in internet-related cases, § 2:40

JOINT WORKS

- Copyright, §§ 1:11, 1:12

JURISDICTION

- Trademarks and trade dress, § 2:40

JURY TRIAL

- Copyright, right to jury trial, § 1:85

LANHAM ACT

- Artistic attribution, § 2:18
- Confusing titles, § 2:19
- Credits and billing, § 8:8
- Dastar v. Twentieth century Fox*, § 2:18
- False titles, § 2:19
- Misleading titles, § 2:19
- Trademarks and trade dress
 - artistic attribution, § 2:18
 - confusing titles, § 2:19
 - Dastar v. Twentieth century Fox*, § 2:18
 - false titles, § 2:19
 - misleading titles, § 2:19
 - theory and elements, §§ 2:17-2:19

LIBEL

- Defamation (this index)

LITERARY CHARACTERS

- Copyrightability of, § 1:30

LITERARY TITLES

- Trademarks and trade dress, § 2:27

LIVE MUSICAL PERFORMANCES

- Copyright, § 1:82

MADRID PROTOCOL FOR INTERNATIONAL REGISTRATION OF MARKS

- Trademarks and trade dress, § 2:34

MATTERS OF PRIVATE CONCERN

- Defamation, § 4:6

METATAGS

- Trademarks and trade dress, § 2:37

MINIMUM GUARANTEES

- Employment agreements, § 6:10

MISAPPROPRIATION

- Trademarks and trade dress, § 2:25

MUSICAL COMPOSITIONS

- Copyright, § 1:86

MUSIC SAMPLING

- Copyright, § 1:33

NEUTRAL REPORTAGE

- Defamation, §§ 4:26-4:30

NEWS REPORTING

- Defamation defenses, neutral reportage, §§ 4:26-4:30

NEWSWORTHINESS

- Privacy, § 3:21

NEW YORK

- Personal services contracts, § 6:3
- Privacy statutes, §§ 3:12-3:18

ON-LINE COPYRIGHT INFRINGEMENT

- Copyright, § 1:79

INDEX

ON-LINE DEFAMATION

Defamation, § 4:34

OPINION

Defamation, §§ 4:22-4:24

PARODY

Copyright, §§ 1:51, 1:52, 1:53

Defamation, § 4:15

Trademarks and trade dress, § 2:36

PERFORMERS

Credits and Billing (this index)

Employment Agreements (this index)

Personal Services Contracts (this index)

Publishing Agreements (this index)

Representation of

generally, §§ 7:1-7:3

California, § 7:2

New York, § 7:3

PERP-WALKS

Privacy, broadcasting of perp-walks, § 3:8

PERSONAL JURISDICTION

Trademarks and trade dress, § 2:40

PERSONAL SERVICES

CONTRACTS

Generally, §§ 6:1-6:3

California, § 6:2

New York, § 6:3

PHOTOCOPYING

Copyright, § 1:45

POP-UP ADS

Trademarks and trade dress, § 2:37

PREEMPTION OF STATE CAUSES OF ACTION

Copyright Act of 1976, effect of, § 1:34

Right of publicity, § 1:35

PREJUDGMENT INTEREST

Copyright, § 1:63

PRIVACY

Generally, §§ 3:1-3:31

Advertising

appropriation, § 3:16

defenses, § 3:23

Appropriation

generally, §§ 3:11-3:20

advertising, § 3:16

artist's name, § 3:17

California appropriation statute, § 3:19

intent, § 3:18

name, § 3:15

New York privacy statutes, §§ 3:12-3:18

picture, § 3:15

portrait, § 3:15

trade purposes, § 3:16

California appropriation statute, § 3:19

Commentary on, §§ 3:25-3:28

Defenses

advertising, § 3:23

consent, § 3:22

incidental use, § 3:24

informational publications, § 3:21

newsworthiness, § 3:21

public interest, § 3:21

False light

generally, § 3:9

standard of liability, § 3:10

Informational publications, § 3:21

Intrusion, § 3:4

Newsworthiness, § 3:21

New York privacy statutes, §§ 3:12-3:18

Perp-walks, broadcasting of, § 3:8

Policy considerations, § 3:2

Public disclosures

identifying victims of crimes, § 3:7

newsworthy accounts v. morbid or offensive prying, § 3:5

past crimes, § 3:6

scandals, § 3:6

Public interest, § 3:21

PRIVACY—Cont'd

- Publicity, right of
 - constitutional guarantees, impact on, § 3:31
 - descendibility, § 3:30
 - nature of, § 3:29

PRIVATE FIGURES

- Defamation, § 4:5

PRODUCT DESIGN

- Trade dress protection for, § 2:8

PUBLIC FIGURES

- Defamation, § 4:3

PUBLICITY, RIGHT OF

- Constitutional guarantees, impact on, § 3:31
- Descendibility, § 3:30
- Nature of, § 3:29

PUBLIC OFFICIALS

- Defamation, § 4:2

PUBLISHING AGREEMENTS

- Generally, §§ 6:17-6:24
- Accelerated publication date of paperback edition, § 6:22
- Author's representations, rights and duties
 - accelerated publication date of paperback edition, § 6:22
 - changes and revisions, author's right to approve, § 6:20
 - competitive work, duty not to publish, § 6:21
 - damages, § 6:24
 - royalties, failure to pay, § 6:23
 - warranty of title, § 6:19
- Best efforts to promote work, § 6:17
- Changes and revisions, author's right to approve, § 6:20
- Competitive work, duty not to publish, § 6:21
- Damages, § 6:24
- Promotion of work, § 6:17
- Royalties, failure to pay, § 6:23
- Warranty of title, § 6:19

PUNITIVE DAMAGES

- Employment agreements, § 6:11

REMEDIES

- Copyright, §§ 1:61-1:91
- Credits and billing
 - breach of credit agreement, §§ 8:3, 8:4
 - false or misleading credit, §§ 8:7-8:9
- Employment agreements, remedies for breach, §§ 6:8-6:12
- Trademarks and trade dress, §§ 2:38, 2:39

RETRACTION

- Defamation, § 4:32

ROYALTIES

- Publishing agreements, failure to pay royalties, § 6:23

SAMPLING MUSIC

- Copyright, § 1:33

SATIRE

- Defamation, § 4:15

SCENES OF FAIRE

- Copyright, § 1:23

SECONDARY MEANING

- Trademarks and trade dress
 - generally, § 2:3
 - identity, § 2:4
 - persona, § 2:4

SEQUEL RIGHTS

- Employment agreements, § 6:16

SONNY BONO COPYRIGHT TERM EXTENSION ACT

- Copyright, § 1:17

SOUND RECORDINGS

- Copyright, § 1:86

SOVEREIGN IMMUNITY

- Copyright, § 1:83

STEREOTYPES

- Copyright, § 1:23

INDEX

STOCK FIGURES

Copyright, § 1:23

SUBCONSCIOUS COPYING

Copyright

ABKCO v. Harrisongs, § 1:29

TRADEMARKS AND TRADE

DRESS

Generally, §§ 2:1-2:40

Abandonment, §§ 2:5, 2:24

Anticybersquatting Consumer Protection Act

generally, § 2:32

cases, § 2:33

Artistic style, trade dress protection for, § 2:7

Banner ads, § 2:37

Color, trademark protection for, § 2:6

Damages, § 2:39

Dilution

federal cases, § 2:30

Federal Trademark dilution statute, § 2:29

state statutes, § 2:28

Trademark Dilution Revision Act of 2006, § 2:31

Dramatic titles, § 2:27

Federal Trademark dilution statute, § 2:29

Functionality, trade dress protection, §§ 2:9, 2:10

Group names

abandonment, § 2:24

confusion between valid group names, § 2:22

injunctive relief against former members' use of name, § 2:21

ownership concepts, §§ 2:20-2:24

transfers of group names, § 2:23

Infringement

generally, §§ 2:11-2:39

dilution

federal cases, § 2:30

Federal Trademark dilution statute, § 2:29

state statutes, § 2:28

TRADEMARKS AND TRADE

DRESS—Cont'd

Infringement—Cont'd

dilution—Cont'd

Trademark Dilution Revision Act of 2006, § 2:31

dramatic titles, § 2:27

elements of, § 2:11

group names

abandonment, § 2:24

confusion between valid group names, § 2:22

injunctive relief against former members use of name, § 2:21

ownership concepts, §§ 2:20-2:24

transfers of group names, § 2:23

Lanham Act

artistic attribution, § 2:18

confusing titles, § 2:19

Dastar v. Twentieth century Fox, § 2:18

false titles, § 2:19

misleading titles, § 2:19

theory and elements, §§ 2:17-2:19

likelihood of confusion

difference among circuits, § 2:14

question of fact or law, § 2:13

reverse confusion, § 2:16

theory and elements, §§ 2:12, 2:15, 2:16

literary titles, § 2:27

misappropriation, § 2:25

unfair competition, § 2:26

Injunctive relief

generally, § 2:38

group names, injunction against former members' use of name, § 2:21

Internet

generally, § 2:37

personal jurisdiction in internet-related cases, § 2:40

Jurisdiction, § 2:40

TRADEMARKS AND TRADE

DRESS—Cont'd

- Lanham Act
 - artistic attribution, § 2:18
 - confusing titles, § 2:19
 - Dastar v. Twentieth century Fox*, § 2:18
 - false titles, § 2:19
 - misleading titles, § 2:19
 - theory and elements, §§ 2:17-2:19
- Likelihood of confusion
 - difference among circuits, § 2:14
 - question of fact or law, § 2:13
 - reverse confusion, § 2:16
 - theory and elements, §§ 2:12, 2:15, 2:16
- Literary titles, § 2:27
- Madrid Protocol for international registration of marks, § 2:34
- Metatags, § 2:37
- Misappropriation, § 2:25
- Parody, § 2:36
- Personal jurisdiction, § 2:40
- Pop-up ads, § 2:37
- Processing fees, § 2:35
- Product design, trade dress protection for, § 2:8

TRADEMARKS AND TRADE

DRESS—Cont'd

- Remedies, §§ 2:38, 2:39
 - Requirement of use, § 2:2
 - Secondary meaning
 - generally, § 2:3
 - identity, § 2:4
 - persona, § 2:4
 - Trademark Dilution Revision Act of 2006, § 2:31
 - Types of, § 2:1
 - Unfair competition, § 2:26
- TRANSFORMATIVE USE**
- Copyright, § 1:53
- UNFAIR COMPETITION**
- Trademarks and trade dress, § 2:26
- UNPUBLISHED WORKS**
- Copyright, §§ 1:41-1:43
- VISUAL ARTISTS RIGHTS ACT OF 1990**
- Copyright, § 1:66
- WARRANTY OF TITLE**
- Publishing agreements, § 6:19
- WRITING REQUIREMENT**
- Copyright, works made for hire, § 1:9