Index

abuse of dominant position  Commission reports, 97
licensing, 45, 46
unlawful purpose, 44, 45
access
charges, 35
compulsory licensing, 34, 35-36
contracts, 11, 35, 36, 40, 41
extraction, 87
fair dealing, 35
fair use, 35, 42
Green Paper (1988), 53
incentives, 243
marginal costs, 243, 247
networks, 2
non-contractual, 41
prevention, 35, 41
public subsidy, 5, 243, 250
technological protection circumvention, 41, 165
willingness to pay, 243

advertisements
France, 114, 116, 117
Germany, 124, 125
public procurement, 114, 116, 117
advertising, telephone directories, 162
Agreement on Trade Related Aspects of Intellectual Property see TRIPS Agreement
anti-trust law
see also competition law
enforcement, 48
licensing, 199, 280
terminology, 43
artistic works
Berne Convention, 218-219
compulsory licensing, 34
right of distribution, 31
assignment of copyright
Belgium, 109
contracts, 109
database owners, 245
Germany, 118
Australia
citizenship, 265
compilations, 10, 12, 14, 18
compulsory licensing, 34
copyright, 75
Copyright Tribunal, 34
government information, 283
Health WIZ Project, 269-271
infringement, 37
sweat of brow, 14
unfair competition, 37
authorship
Belgium, 109
Berne Convention, 224
compilations, 17, 54
Database Directive, 75, 76, 83,
84
definitions, 21, 76, 83
Draft Directive, 64, 66
emanation, 17-18, 21
France, 114
Germany, 118
indexing decisions, 22, 23, 25
Italy, 130, 131, 133
originality, 17, 21, 37
personality, 16, 17
requirement, 21-24
selection/arrangement, 18
United Kingdom, 24
Belgium
assignment of copyright, 109
authorship, 109
changes to database, 113
communication to public, 110, 113
copyright, 109-111
database defined, 109, 112
educational use, 110, 113
employers, economic rights, 109
equitable remuneration, 111
Index

exceptions, 109, 111, 113
extraction, 112, 113
hardcopy databases, 110, 111, 113
insubstantial part, 112
lawful users, 110, 112
literary works, 109
maker of database, 111–112
neighbouring rights, 109
non-EU databases, 110, 112
originality, 109
parasitic copying, 111
private use, 110, 113
public lending, 110, 112
re-utilisation, 112
research, 110, 113
right of reproduction, 110, 113
selection/arrangement, 109
substantial investment, 112
sui generis right, 111–112
term of protection, 113
transposition of directive, 109–113
unfair competition, 111

Berne Convention 1971
artistic works, 218–219
authorship, 224
compilations, 52, 218–219, 223
compulsory licensing, 36
developing countries, 234
exceptions, 79, 92
exclusive rights, 76, 79
literary works, 218–219
national treatment, 221
right of reproduction, 29
Stockholm Protocol, 234
term of protection, 225

bilateral agreements
European Union (EU), 5, 217, 218, 234–235
national treatment, 221
sui generis right, 5, 217, 218

catalogue laws
Sweden, 59, 103, 141, 142, 143, 155
term of protection, 59, 258

CD-ROMs
fixed goods, 88
impact of Directive, 263
originality, 62, 63
substantial investment, 73
changes to database
Belgium, 113
qualitative change, 93
substantial changes, 92–93
term of protection, 59, 64, 67, 93, 192

United States, 192
updating, 22, 23
Chicago School, 242
Coalition Against Database Piracy (CADP), 260
collecting societies, 34, 35, 115, 256
collections see also compilations
France, 114
Germany, 120, 121
hardcopy databases, 72
Italy, 129, 130
Netherlands, 133, 134
Spain, 138
United States, 194, 199, 201, 273
commercial purposes
definition, 66
re-utilisation, 57, 66
redistribution prohibited, 244
unauthorised extraction, 57, 66, 98
unfair extraction, 57, 65
United States, 168, 191
commercial value
misappropriation, 184
time-sensitive data, 185, 186, 187
commodification
culture, 266
database defined, 241
definitions, 264
diversity, 252–253
economic development, 54
exceptions, 238
privatisation, 266
production chain, 247
property rights, 239–240
sui generis right, 266
common law
compilations, 10
economic incentives, 16
intellectual property, 6
misappropriation, 162, 175, 178, 190, 214
news reporting, 173
unfair competition, 37
United States, 162, 175, 178, 214
communication to public
available on-line, 88
Belgium, 110, 113
Copyright Treaty (1996), 31, 77, 88, 219
electronic distribution, 31
exclusive rights, 28, 31–32
Germany, 125

© Cambridge University Press
www.cambridge.org
Index

United States, 198, 208
confidential information, 7
contents
arrangement see selection/arrangement
changes see changes to database
comprehensive see comprehensiveness
Database Directive, 74, 75, 76, 81, 84, 86, 89, 93
obtaining, 83, 86, 89
presentation, 86, 89, 93
primacy, 56
qualitative investment, 84
substantial investment, 86
see su generis right, 51, 55, 57, 81, 84
verification, 86, 89, 93
contracts
access, 11, 36, 40, 41
advantages, 40
assignment of copyright, 109
bargaining strength, 42, 43
click-on, 41, 254
competition law, 43
compulsory licensing, 36, 278-280
conditions of use, 42
contract law, 40-43
contracts of adhesion, 101
contractual arrangements, 56
Database Directive, 42
disadvantages, 40, 41
Draft Directive, 56, 60
electronic commerce, 254
fair dealing, 42
fair use, 42
France, 115, 117, 156
Germany, 125
hardcopy databases, 41
lawful users, 56, 156
legislation overridden, 42
non-negotiable, 41
overridden by legislation, 42, 58, 78, 91, 101
price discrimination, 40
public interest, 42
re-utilisation, 58
return on investment, 40
technological protection circumvention, 11
third parties, 40, 78
United Kingdom, 148
United States see United States
copyright
basic principles, 10, 11-37
Belgium, 109-111
compilations, 11, 274
computer programs, 55, 71
Database Directive, 3, 4, 75-76
Draft Directive, 54-55
European standards, 16-17, 51, 69, 89
exceptions, 32-34, 77-81, 152
factual material, 170, 171
France, 113-115
Germany, 118-122
Green Paper (1988), 54
harmonisation, 3, 50, 76, 94,
152-153
indexing, 91
infringed see infringement
international treaties, 218-226
Ireland, 126-127
Italy, 129-131
justification, 241
licensing see compulsory licensing
literary see literary works
market failure, 242
minimal protection, 218
Netherlands, 133-134
originality see originality
protection lacking, 3, 4, 7
rights see exclusive rights
Spain, 138-139
su generis right: differentiation, 11;
overlap, 6, 81-82, 84, 90, 92, 217,
223-224, 255, 274-275
summary conclusions, 36-37
UK see United Kingdom copyright
United States, 4, 10, 162-171
Copyright Directive 2001
educational use, 102
exceptions, 101-102, 153
harmonisation, 3, 50
insubstantial part, 101
research, 102
technological protection circumvention,
3-4, 50, 100-102, 112, 129
Copyright Treaty 1996
adoption, 29, 88
Agreed Statements, 29
communication to public, 31, 77, 88,
219
distribution of copies, 88
electronic dissemination, 219
exclusive rights, 76
minimal protection, 219
national treatment, 221, 224
remedies, 220-221
rental rights, 31
right of distribution, 31, 89
Copyright Treaty 1996 (cont.)
rights management information, 219, 221
sweat of brow, 219
technological protection circumvention, 22, 101, 129, 220
United States, 197
costs
maintenance, 86, 93, 194–195, 210
marginal costs, access, 243, 247
property rights see property rights
sunk costs, 44–45
transactions see transaction costs
creativity
see also originality
importance, 274
intellectual creation see intellectual creativity
Italy, 130
low standard, 15
relevance, 19–20
selection/arrangement, 10, 15, 19, 27, 54, 63, 84, 171
Spain, 138
United Kingdom, 144
data
computer programs: content 71, 74, 275; organisation, 21, 23, 24
high-activity life-span, 258
information distinguished, 251
time-sensitive see time-sensitive data
database creation
all available material, 19, 21
economies of scale, 245
growth, 261, 263
incentives see incentives
indexing, 22–23, 91
investment see investment
necessary arrangements, 24
programs see computer programs
rent seeking, 245
sunk costs, 44–45
technical aspects, 22–24
telephone directories, 22–23, 246
verification, 86, 89, 93
database defined
see also subject matter of protection
Belgium, 109, 112
commodification, 241
computer programs, 74
Database Directive, 273
dependence, 72
Draft Directive, 54, 57, 60, 62, 63, 66
Draft Treaty 1996, 227
fixed form, 70
France, 114, 116
Germany, 120, 124
hardcopy databases, 72
‘independent’, 72, 120
Ireland, 126, 128
Italy, 130, 132
purposive aspect, 73, 273
United Kingdom, 144, 147
United States, 73, 191, 192, 194, 273
Database Directive
ambiguities, 4
authorship, 75, 76, 83, 84
competition law, 97–98
compulsory licensing, 97–98
computer programs, 74, 75
contents, 74, 75, 76, 81, 84, 86, 89, 93
contracts, 42
copyright, 3, 4, 75–76
Copyright Treaty 1996 compared, 88
database defined, 273
distribution of copies, 88
draft see Draft Directive
exceptions: copyright, 77–81;
educational use, 78, 79–80, 98;
European standards, 51;
harmonisation, 10–13, 33;
insufficient, 9;
interpretation, 77;
research, 78, 79–80, 98;
sui generis right, 79, 91–92
exclusive rights, 76–77
final provisions, 98–99
final version, 68–102
hardcopy databases, 78
history, 51–68
impact, evidence, 263–264
information retrieval, 70
infringement, 91
investment protection, 6, 69, 70, 82
lawful users, 77–78, 91
maker of database, 82–83, 84
national treatment, 63, 97, 217, 221
neighbouring rights, 97, 223
non-EU databases, 5, 97
originality, 15, 33, 76, 94, 95
private use, 78
qualitative criteria, 76, 83–87, 89, 93, 246
reciprocity, 5, 63, 97, 223, 225
recitals, 69, 71, 72, 73, 76, 77, 82, 85, 93
rental rights, 31, 77
restricted acts, 76–77
retrospectivity, 93–97

Cambridge University Press
0521802571 - The Legal Protection of Databases
Mark J. Davison
Index
More information
Index

right of distribution, 31
saving, existing legal regimes, 98
scope, 70, 74
selection/arrangement, 50, 74, 75, 84
substantial investment, 6, 73, 81, 83–87
substantive provisions, 70

sui generis see sui generis right

summary, 99–100

sweat of brow, 81, 83, 92, 224
term of protection, 9, 52, 77, 92, 156–157
territorial qualification, 97
transposition: Belgium, 109–113; France, 113–118; Germany, 118–126; Ireland, 126–129; Italy, 129–133; lawful users, 156; legislation, 104–108; Netherland, 133–137; retrospectivity, 95, Spain, 138–141; summary, 152–159; Sweden, 141–143; United Kingdom, 143–152
uniform laws, 69
database industry
acquisitions, 261
entrants see new entrants
information companies, 261–263
retrospectivity, 94, 96
Spain, 61

sui generis right, 236
United Kingdom, 61
United States, 54, 63
database markets
entrants see new entrants
international, 48, 54, 217, 218
niches, 44
power see market power
property, 239
United Kingdom, 61
United States see United States
database owners
assignment of copyright, 245
Italy, 130
power see market power
public subsidy, 249
databases
access see access
boundaries, 25–26
changes see changes to database
contracts see contracts
non-electronic see hardcopy databases
single source, 157–158
structure see selection/arrangement

Denmark, term of protection, 59
derogations, Draft Directive, 56
developing countries
Berne Convention 1971, 234
intellectual property, 233–234
rental rights
World Intellectual Property Organization
(WIPO), 5, 218, 226, 228, 232–233
differential pricing see price discrimination
digital environment
access charges, 35
access prevented, 35
advantages, 2
multimedia, 13
right of reproduction, 30
surveillance, 35
direct competition
misappropriation, 174, 180, 183–185, 206
time-sensitive data, 206
distribution, exclusive rights see right of distribution
distributive justice, competition law, 48–49
dominant position
see also market power
abuse see abuse of dominant position
competitive excellence, 44
intellectual property, 46
legitimation, 46–47
Draft Directive
see also Database Directive
authorship, 64, 66
commercial purposes, 51, 57, 65, 66, 98
Common Position 1995, 68
 compulsory licensing, 51, 52, 57, 61, 65, 66–67
 contracts, 56, 60
copyright, 54–55
Council’s Reasons, 68, 81
database defined, 54, 57, 60, 62, 63, 66
derogations, 56
Economic and Social Committee, 60, 65, 70
educational use, 55
European Parliament amendments
(1993), 65–68
exceptions, 55–56, 58–59, 67, 98
exclusive rights, 61
Explanatory Memorandum, 53, 61
fair dealing, 55–56
first draft, 53–60
302 Index

Draft Directive (cont.)
Green Paper see Green Paper 1988
hardcopy databases, 57, 60, 62, 98
insubstantial part, 58
justification, 54, 65
lawful users, 56, 58
legal philosophy, 61
minimalist approach, 65
neighbouring rights, 57, 62
non-EU databases, 59, 63
originality, 55
privacy, 56
private use, 57, 58, 67
re-utilisation, 58
recitals, 53, 60
retrospectivity, 59
saving, existing legal regimes, 59–60
selection/arrangement, 57
substantial investment, 66, 83–87
suipmensis right, 3, 4, 37, 57, 62, 65, 66, 67
summary, 60
sweat of brow, 51, 62, 65
technological protection circumvention, 64
term of protection, 52, 59, 63, 64, 65, 68, 240
unauthorised extraction, 66
unfair competition, 50, 51, 57, 60
unfair extraction see unfair extraction
Draft Treaty 1996
database defined, 227
diplomatic conference (1996), 5, 226, 228–229, 231
EU model, 218, 226
national treatment, 227
preliminary drafts, 226, 227–228
substantial investment, 227
sweat of brow, 227
term of protection, 228
verification, 227
WIPO initiatives, 228–229
duration see term of protection
Economic and Social Committee, 60, 65, 70
educational use
Belgium, 110, 113
compulsory licensing, 34, 49
Copyright Directive 2001, 102
Database Directive, 78, 79–80, 98
Draft Directive, 55
Germany, 121, 126
‘illustration’, 79
Ireland, 127, 128
Italy, 131, 133
Netherlands, 134, 137
non-commercial purpose, 79
price discrimination, 40
Spain, 138, 140
sui generis right, 6
Sweden, 141
technological protection circumvention, 165
United Kingdom, 146, 151
United States, 165, 168, 197–198, 205–206
effort exerted see sweat of brow
employers
Belgium, 109
Italy, 130
enforcement
anti-trust law, 48
competition law, 47–48, 246
property rights, 245, 257
England see also United Kingdom
compilations, 18
infringement, 37
test for protection, 84
unfair competition, 37
equitable remuneration
Belgium, 111
compulsory licensing, 34
Germany, 122
Netherlands, 134
European Parliament, 65–68
European standards
copyright, 16–17, 51, 69, 76
Database Directive exceptions, 51
harmonisation see harmonisation
originality, 16–17, 51, 76
European Union (EU)
acquis communautaire, 217, 234
Association Agreements, 234
bilateral agreements, 5, 217, 218, 234–235
Central and East European Countries, 231, 235
Computer Software Directive 1993, 120–121
copyright see Copyright Directive 2001
databases: Directive see Database Directive; protection, 50–102
most favoured nation, 217
national treatment see national treatment

© Cambridge University Press www.cambridge.org
Index

excellence
competitive excellence, 44
standard of excellence, 26–27, 76
substantial part, 26–27
exceptions
Belgium, 109, 111, 113
Berne Convention, 79, 92
copyright, 32–34, 77–81, 152
Copyright Directive (2001), 101–102, 153
Directive see Database Directive
fair dealing see fair dealing
fair use see fair use
France, 33, 80, 114, 117–118
Germany, 80, 121–122, 126
government information, 238
harmonisation, 156
inconsistencies, 152
Ireland, 128
Italy, 131, 133
Netherlands, 134, 137
news reporting, 238
scientific research see research
Spain, 138–139, 140
su generis right, 58–59
Sweden, 141, 142
teaching see educational use
technological protection circumvention, 101–102, 165–167, 277
TRIPS Agreement, 79
underlying information, 276
unfair extraction, 58
United Kingdom, 33, 92, 145, 146, 151
United States, 33, 161, 190
exclusions, United States, 198–199
exclusive rights
Berne Convention, 76, 79
communication see communication to public
Copyright Treaty 1996, 76
Database Directive, 76–77
distribution see right of distribution
Draft Directive, 61
infringement, 25, 28, 38
international treaties, 28
originality, 89
rental see rental rights
reproduction see right of reproduction
su generis right, 52, 89, 190, 192, 193, 240
technological protection circumvention, 29, 32, 35
exemptions, technological protection circumvention, 165–167, 277
exhaustion
Germany, 125
right of distribution, 31
Explanatory Memorandum, Draft Directive, 53
expression
discovery compared, 19
originality, 17, 21
protection, 258
United States, 164, 172, 173
extraction
access, 87
Belgium, 112, 113
definition, 87
France, 117
Germany, 125
infringement, 87
Ireland, 128
Italy, 133
Netherlands, 136–137
repeated and systematic, 92, 150, 191, 197
reproduction right compared, 87
right to prevent, 87–89
Spain, 140
‘transfer’, 87
unauthorized see unauthorized extraction
unfair see unfair extraction
United Kingdom, 148, 150, 151
United States, 191, 197
fair dealing
access, 35
contracts, 42
Draft Directive, 55–56
Ireland, 127, 128
lawful users, 78
news reporting, 152
reliance, 38
research, 33, 80
United Kingdom, 33, 80, 145, 146, 151, 153
fair use
access, 35, 42
contracts, 42
fail-safe provisions, 244
flexibility, 33
su generis right, 277–278
technological protection circumvention, 165, 167
United States see United States
films, database defined, 72
France
advertisements, 114, 116, 117
authorship, 114
Civil Code, 111, 115
collections, 114
compilations, 114
compulsory licensing, 115
contracts, 115, 117, 156
copyright, 113–115
database defined, 114, 116
exceptions, 33, 80, 114, 117–118
extraction, 117
insubstantial part, 117
Intellectual Property Code, 114, 116
lawful users, 115, 117
maker of database, 116
misappropriation, 116
neighbouring rights, 116
news reporting, 115
originality, 114
parasitic copying, 116, 117
private use, 33, 115
public lending, 117
re-utilisation, 117
right of reproduction, 115
selection/arrangement, 114
slavish imitation, 115
su generis right, 116–117
sweat of brow, 114
term of protection, 118
transposition of directive, 113–118
unfair competition, 111, 115–116, 157
France
free-riders
investment protection, 3, 38
market failure, 62, 255
misappropriation, 171, 179, 180, 187, 189, 239
new entrants, 94–95
reputation, 38, 39
tragedy of commons, 255, 267
Germany
advertisements, 124, 125
assignment of copyright, 118
authorship, 118
collections, 120, 121
communication to public, 125
compilations, 119, 120
compiler programs, 119, 120–121
contracts, 125
copyright, 118–122
database defined, 120, 124
economic rights, 118
educational use, 121, 126
equitable remuneration, 122
exceptions, 80, 121–122, 126
exhaustion, 125
extraction, 125
good morals, 123
hardcopy databases, 126
insubstantial part, 125
lawful users, 122, 156
licensing, 119
maker of database, 124, 125
materials, 120
monism, 118, 119
moral rights, 118
news reporting, 122
originality, 118, 119, 120
parasitic copying, 103
periodicals/journals, 122
private use, 121, 126
re-utilisation, 125
research, 126
right of distribution, 125
right of reproduction, 125
search engines, 125
slavish imitation, 123
substantial investment, 124–125
su generis right, 124–125
telephone directories, 119–120,
123–124, 125
term of protection, 126
transposition of directive, 118–126
unfair competition, 39, 103, 123–124
government information
Australia, 283
exceptions, 238
legal databases, 162–163, 248, 283
privatisation, 253–254, 266
provider neutrality, 282
society, 264
United Kingdom, 283
United States, 162–163, 198, 208–209,
211
Green Paper 1988
access, 53
compilations, 52, 53, 54
copyright, 54
investment protection, 53
su generis right, 53
hardcopy databases
anthologies, 72
Belgium, 110, 111, 113
collections, 72
contracts, 41
Database Directive, 78
Index

Draft Directive, 57, 60, 62, 98
Germany, 126
Ireland, 127
originality, 63
periodicals/journals, 72
telephones see telephone directories
trespass, 41
harmonisation
competition law, 60
copyright, 3, 50, 76, 94, 152–153
Database Directive exceptions, 10–13, 33
exceptions, 156
international law, 218
originality, 65, 94
term of protection, 77
incentives
access, 243
common law, 16
misappropriation, 171, 180, 187–188
property rights, 242, 244
retrospectivity, 94
 sui generis right, 239, 246, 252
telephone directories, 187, 188
unfair competition, 39
value added, 244, 247
indexing
Boolean logic, 23
copyright, 91
database creation, 22–23, 91
database defined, 54
decisions, authorship, 22, 23, 25
intellectual creativity, 91
substantial part, 91
 sui generis right, 91, 246
thesaurus, 23
updating, 23
information
Balkanisation, 256
chain/stream, 252
citizenship, 265
data distinguished, 251
democratic society, 8, 238, 265
diversity, 1–2, 252–253
economic commodity see commodification
information companies, 261–263
non-economic roles, 1, 7, 238, 264–272
social force, 264
telephone directories, 253
uses, 250
value added, 251–252
information economies
issues, 1, 2
wealth creation, 1, 5
information processing
investment, 69, 71, 82
software see computer programs
information production
contracts, 245
financial motives, 248
information retrieval, 2–3
market mechanism, 249
market power, 249
public subsidy, 5, 6, 8, 248, 249, 250, 253, 259
reputation, 248, 249
spiral, 2, 237, 252, 259, 269
tradeable commodity see commodification
information retrieval
capacity, 2
Database Directive, 70
information production, 2–3
selection criteria, 25
selection/arrangement, 1
telephone directories, 23
infringement
Australia, 37
compilations, 19
computer programs, 71, 75, 119
Database Directive, 91
directories, 28
EEPROMs, 71
England, 37
exclusive rights, 25, 28, 38
extraction, 87
prohibited acts
right of distribution, 31
right of reproduction, 29
rights conferred, 155–156
selection/arrangement, 27, 28
substantial part, 25–28, 37, 89, 155–156
Sweden, 155
insubstantial part
see also substantial part
Belgium, 112
Copyright Directive 2001, 101
Database Directive, 91, 98
definition, 67
Draft Directive, 58
failsafe provisions, 244
France, 117
Germany, 125
Ireland, 128
Italy, 133
Netherlands, 136–137
private use, 67
insubstantial part (cont.)  
Spain, 140  
sui generis right, 98  
United Kingdom, 150, 151  
United States, 197  
intellectual creativity  
see also originality; creativity  
Germany, 119  
indexing, 91  
meaning, 13  
natural phenomena, 19  
Netherlands, 134  
requirements, 15–16, 19–21, 24, 27  
sporting events, 20, 86  
sui generis right, 84  
United Kingdom, 145  
United States, 15–16  
intellectual property  
common law, 6  
competition law, 43  
developing countries, 233–234  
dominant position, 46  
investment protection, 6  
meaning, 222–223  
extinguishing regimes  
Database Directive, 98  
Draft Directive, 59–60  
exansion, 238  
United States, 161, 181, 199  
International Bureau, 231, 233  
international law, harmonisation, 218  
International Publishers Association (IPA), 232  
externational treaties  
Berne Convention 1971 see Berne Convention 1971  
copyright, 218–226  
exclusive rights, 28  
national treatment, 5, 63, 97, 217, 221–223, 224, 226  
right of reproduction, 29  
term of protection, 225  
TRIPS see TRIPS Agreement  
WIPO: copyright see Copyright Treaty 1996; draft see Draft Treaty 1996  
investment  
see also database creation  
financial, 82  
impact of Directive, 263–264  
information processing, 69, 71, 82  
maintenance costs, 86, 93, 194–195, 210  
originality, 18  

public interest, 6  
rent seeking, 244, 245–247, 257  
selection/arrangement, 83, 153–154  
substantial see substantial investment  
sunk costs, 44–45  
sweat of brow, 18–19, 20, 83  
value of rights, 90  
investment protection  
Database Directive, 6, 69, 70, 82  
exclusive rights  
free-riders, 3, 38  
Green Paper (1988), 53  
intellectual property, 6  
justification, 7  
sui generis right, 6, 10, 69, 70, 82, 89, 153–155, 262  
types of investment, 82  
Ireland  
compilations, 126  
compulsory licensing, 127, 128–129  
copyright, 126–127  
database defined, 126, 128  
educational use, 127, 128  
exceptions, 128  
extraction, 128  
fair dealing, 127, 128  
hardcopy databases, 127  
insubstantial part, 128  
lawful users, 127, 128  
literary works, 126–127  
maker of database, 128  
original database, 126–127  
originality, 126  
private use, 127, 128  
re-utilisation, 128  
research, 127, 128  
righis management information, 129  
substantial investment, 128  
sui generis right, 128  
technological protection circumvention, 129  
term of protection, 128  
transposition of directive, 126–129  
unfair competition, 127  
Italy  
authorship, 130, 131, 133  
Civil Code, 132  
collections, 129, 130  
copyright, 129–131  
creativity, 130  
database defined, 130, 132  
database owners, 130  
educational use, 131, 133  
employers, 130
musical works
compilations, 85
database defined, 72, 73, 85–86

national treatment
Berne Convention, 221
bilateral agreements, 221
Copyright Treaty (1996), 221, 224
Database Directive, 63, 97, 217, 221
Draft Treaty 1996, 227
international treaties, 5, 63, 97, 217,
221–223, 224, 226
meaning, 221
TRIPS Agreement, 221, 222, 224

neighbouring rights
Belgium, 109
Database Directive, 97, 223
Draft Directive, 57, 62
France, 116
TRIPS Agreement, 223

Netherlands
Civil Code, 134
collections, 133, 134
compilations, 133
copyright, 133–134
educational use, 134, 137
equitable remuneration, 134
exceptions, 134, 137
extraction, 136–137
insubstantial part, 136–137
intellectual creativity, 134
lawful users, 134, 136
literary works, 134
news reporting, 135–136, 137
obligations, 134
originality, 133, 134
private use, 134
public lending, 134
re-utilisation, 136–137
real estate listings, 136, 137
research, 134, 137
search engines, 136
spin-off argument, 135, 136, 154
substantial investment, 135–136
su generis right, 135–136
telephone directories, 136
term of protection, 137
transposition of directive, 133–137
unfair competition, 134–135
networks, access, 2

new entrants
free-riders, 94–95
growth, 263
market barriers, 45
opportunities, 94

news reporting
see also time-sensitive data
common law, 173
compulsory licensing, 34
exceptions, 238
France, 115
Germany, 122
hot news, 132, 175, 186
Italy, 130, 131
misappropriation, 132, 172–173, 183,
184, 206
Netherlands, 135–136, 137
property rights, 178
Spain, 139
substantial investment, 173–174
United States, 132, 172–174, 183, 184,
186–187, 189, 206

non-EU databases
see also national treatment; reciprocity
Belgium, 110, 112
Database Directive, 5, 97
Draft Directive, 59, 63
unfair extraction, 63

obtaining, contents, 83, 86, 89
originality
see also creativity; intellectual creativity
authorship, 17, 21, 37
Belgium, 109
compilations, 16, 17–21, 163–164
computer programs, 55, 114, 120–121
Database Directive, 15, 33, 76, 94, 95,
145
Draft Directive, 55
European standards, 16–17, 51, 76
exclusive rights, 89
expression, 17, 21
France, 114
Germany, 118, 119, 120
hardcopy databases, 63
harmonisation, 65, 94
high standard, 4, 80–81, 114, 118
investment, 18
Ireland, 126
Italy, 130
literary works, 126
low standard, 10, 14, 18, 146
meanings, 13
Netherlands, 133, 134
requirement, 13–21
selection/arrangement, 21, 36, 55,
274
Spain, 138
spectrum, 17
standard of excellence, 26–27, 76
Index

substantial part, 27
sweat of brow, 14–15, 27–28, 65
Sweden, 141
uncertainty, 20
uniform laws, 65
United Kingdom, 126, 143–144, 145, 146
United States, 162

parasitic copying
Belgium, 111
France, 116, 117
Germany, 103
supplementary protection, 11
Sweden, 142
patents, United States, 181, 269
period of protection see term of protection
periodicals/journals
assignment of copyright, 245
Germany, 122
hardcopy databases, 72
pre-existing works
compilations, 12, 86
selection see selection/arrangement
presentation
contents, 86, 89, 93
United Kingdom, 148
price discrimination
contracts, 40
educational use, 40
property rights, 242–244
willingness to pay, 243
primacy, contents, 56
privacy, 7
private use
acknowledgments, 58, 67
Belgium, 110, 113
Database Directive, 78
Draft Directive, 57, 58, 67
France, 33, 115
Germany, 121, 126
insubstantial part, 67
Ireland, 127, 128
Italy, 131, 133
Netherlands, 134
re-utilisation, 58
Spain, 138
sui generis right, 57, 67
Sweden, 141
United Kingdom copyright, 146
privatisation, 253–254, 266
property rights
benefits, 242
commodification, 239–240
costs: anticommons, 255–256, 257, 284;
economic, 244–257; enforcement, 245, 257; limitation, 257–258; public
good benefits lost, 245, 247–254; rent seeking, 244–245, 257; transaction
costs, 243, 245, 254–257
database markets, 239
incentives, 242, 244
limitation, 250
news reporting, 178
price discrimination, 242–244
static benefits, 242, 247
term of protection, 258
tragedy of the commons, 242, 255
United States, 190, 192, 193
public, communication see communication to public
public interest
compulsory licensing, 34, 35, 36, 37
contracts, 42
investment, 6
misappropriation, 176
public lending
Belgium, 110, 112
France, 117
Italy, 131, 132
Netherlands, 134
Spain, 139
public subsidy
access, 5, 243, 250
information production, 5, 6, 8, 248,
249, 250, 253, 259
research, 253, 266
radio listings, 135
re-utilisation
Belgium, 112
commercial purposes, 57, 66, 98
communication to public compared, 88
consequences, 69
contracts, 58
Draft Directive, 58
France, 117
Germany, 125
Ireland, 128
Italy, 133
lawful users, 91
Netherlands, 136–137
private use, 58
right defined, 87
right to prevent, 87–89
Spain, 140
substantial part, 58, 89
term of protection, 59
re-utilisation (cont.)
United Kingdom, 148, 150, 151
United States, 191
reciprocity
Database Directive, 5, 63, 97, 223, 225
TRIPS Agreement, 222
United States, 5, 97, 217
recitals
Database Directive, 69, 71, 72, 73, 76, 77, 82, 85, 93
Draft Directive, 53, 60
Reed Elsevier, 260, 261–262
remedies
Copyright Treaty (1996), 220–221
sui generis right, 281
TRIPS Agreement, 281
United States, 211
remuneration, equitable see equitable remuneration
rent seeking
database creation, 245
entry barriers, 244
investment, 244, 245–247, 297
meaning, 244–245
sui generis right, 239, 274
rental rights
Database Directive, 31, 77
exclusive rights, 29, 31
fixed copies, 31
TRIPS Agreement, 31, 77, 88, 89
reproduction, exclusive rights see right of reproduction
reproduction
free-riders, 38, 39
information production, 248, 249
research
see also scientific information
Belgium, 110, 113
Copyright Directive (2001), 102
Database Directive, 78, 79–80, 98
fair dealing, 33, 80
Germany, 126
Ireland, 127, 128
Italy, 131, 133
Netherlands, 134, 137
public subsidy, 253, 266
scientific publication, 248
Spain, 138, 140
sui generis right, 6
United Kingdom, 33, 80, 146, 151, 153
United States, 197–198, 205–206
retrospectivity
Database Directive, 93–97
database industry, 94, 96
Draft Directive, 59
incentives, 94
justification, 95–97
protectionism, 96–97
sui generis right, 94
transposition of directive, 95
United States, 211
right of distribution
artistic works, 31
Copyright Treaty (1996), 31, 89
Database Directive, 31
exclusive rights, 29, 31
exhaustion, 31
fixed copies, 31
Germany, 125
infringement, 31
literary works, 31
right of reproduction
Belgium, 110, 113
Berne Convention, 29
computer displays, 29, 30
digital environment, 30
exclusive rights, 28
extraction compared, 87
France, 115
germany, 125
infringement, 29
international treaties, 29
Italy, 131
storage, 30
Sweden, 141
temporary copies, 30
rights management information
Copyright Treaty 1996, 219, 221
definition
Ireland, 129
robots, downloading, 3
rule of reason, 47
satellites, privatisation, 253–254
scientific information cooperation, 269–272, 282
exchange, 268, 269
Health WIZ Project, 269–271
natural phenomena, 19
positive commons, 268
research see research scientific publication, 248
self-regulating norms, 269
spiral of knowledge, 237, 252, 259, 269
sui generis right, 238
transformative use, 169, 269
securities/commodities
futures contracts, 184, 185, 188, 196, 207
time-sensitive data, 90, 185, 188
Index

selection/arrangement
authorship, 18
Belgium, 109
competition, 246
creativity, 10, 15, 19, 27, 54, 63, 84, 171
Database Directive, 50, 74, 75, 84
Draft Directive, 57
France, 114
information retrieval, 1
infringement, 27, 28
investment, 83, 123–154
originality, 21, 36, 55, 274
right of reproduction, 30
technological protection circumvention, 32
telephone directories, 164, 170
United States, 164, 170, 194

skill and judgement, computer programs, 75

slavish imitation
France, 115
Germany, 123
Italy, 132
Spain, 139

software see computer programs
Spain
collections, 138
copyright, 138–139
creativity, 138
database industry, 61
educational use, 138
exceptions, 138–139, 140
extraction, 140
insubstantial part, 140
lawful users, 138, 140
misappropriation, 139
news reporting, 139
originality, 138
private use, 138
public lending, 139
re-utilisation, 140
research, 138, 140
slavish imitation, 139
sui generis right, 140
term of protection, 140–141
transposition of directive, 138–141
unfair competition, 139–140
spin-off argument
Netherlands, 135, 136, 154
substantial investment, 154
Sweden, 143
telephone directories, 247

sporting events
British Horseracing Board decision, 137, 147–150, 151, 153, 154, 155, 156–157, 159
fixture lists, 20, 142–143, 147, 148–150
intellectual creativity, 20, 86
misappropriation, 183–184
subject matter of protection
see also database defined
misappropriation, 173–174, 181, 189
narrow definition, 273
sui generis right, 33, 81, 89, 255,
274–275
United States, 173–174, 181, 189
substantial investment
Belgium, 112
computer programs, 75
contents, 86
Database Directive, 6, 73, 81, 83–87
Draft Directive, 66
Draft Treaty 1996, 227
Germany, 124–125
Ireland, 128
Netherlands, 135–136
news reporting, 173–174
obtaining/verifying/presenting, 83–87, 89, 90, 93, 116
qualitative criteria, 84, 246
spin off argument, 154
sufficiently substantial, 85
sweat of brow, 83, 84
Sweden, 142
telephone directories, 155
term of protection, 87, 92
United Kingdom, 147
United States, 191, 194
substantial part
see also insubstantial part
act in respect of whole work, 26
compulsory licensing, 34
excellence, 26–27
indexing, 91
infringement, 25–28, 37, 89, 155–156
measurement, 26
originality, 27
quality/quantity, 26, 27, 89–90, 91, 149–150
re-utilisation, 58, 89
sweat of brow, 27, 89
unfair extraction, 64, 89
United Kingdom, 148
United States, 203–204
sui generis right
Belgium, 111–112
bilateral agreements, 5, 217, 218
Index

suigeneris right (cont.)
caution required, 238
commodification, 266
communication to public, 32
comparable rights, 142
competition law, 11, 43
compilations, 53
complexity, 247
compulsory licensing, 36, 52, 58
computer programs, 62, 198, 257, 273
contents, 51, 55, 57, 81, 84
copyright: differentiation, 11, 275–276; overlap, 6, 81–82; 84, 90–91, 92, 217, 223–224, 255, 274–275
database Directive exceptions, 79, 91–92
database industry, 236
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
draft Directive, 4, 37, 57, 62, 65, 66, 67
educational use, 6
exceptions, 58–59
exclusive rights, 52, 89, 190, 192, 193, 240
extraction: right to extraction; unauthorised see unauthorized extraction
fair use, 277–278
France, 116–117
Germany, 124–125
green paper (1998), 53
hybrid form, 51
incentives, 239, 246, 252
indexing, 91
insubstantial part, 98
intellectual creativity, 84
investment protection, 6, 10, 69, 70, 82, 89, 153–155, 262
ireland, 128
italy, 132
justification: anecdotal/empirical, 7, 238; argument in favour, 239–264; economic, 6–7, 237, 238, 241–244, 258–259, 264
limitations, 57
makers see maker of database
misappropriation, 4, 8, 171, 190, 192, 193, 200, 212–213, 284
Netherlands, 135–136
obligations, 81
private use, 57, 67
qualitative criteria, 89, 191, 274
re-use see re-utilisation
remedies, 281
rent seeking, 239, 274
research, 6
retrospectivity, 94
right conferred, 3
scientific information, 238
scientific opposition, 79, 235, 268
scope, 4, 9, 51, 81–82
spain, 140
subject matter of protection, 33, 81, 89, 255, 274–275
substantive provisions, 70
sweat of brow, 81, 83, 92, 274
sweden, 142–143
technological protection circumvention, 50, 100, 101
term of protection, 92, 280–281
uncertainty, 283
unfair competition, 51, 52, 57, 157
united kingdom, 144, 147–150, 225
united states see united states
sweat of brow
approach rejected, 19, 23
australia, 14
copyright treaty 1996, 219
database Directive, 81, 83, 92, 224
draft Directive, 51, 62, 65
draft treaty 1996, 227
france, 114
investment, 18–19, 20, 83
ireland, 103
malaysia, 14–15
originality, 14–15, 27–28, 65
substantial investment, 83, 84
substantial part, 27, 89
suigeneris right, 81, 83, 92, 274
sweden, 141
united kingdom, 14, 51, 103, 143, 144
united states, 95, 162, 175, 182, 189, 194
sweden
catalogue laws, 59, 103, 141, 142, 143, 155
compilations, 141
educational use, 141
exceptions, 141, 142
infringement, 155
literary works, 141
originality, 141
parasitic copying, 142
private use, 141
right of reproduction, 141
spin-off argument, 143
substantial investment, 142
suigeneris right, 142–143
sweat of brow, 141
Index

term of protection, 59
unfair competition, 142
tables
compilations, 12, 13
literary works, 12, 126
teaching see educational use
technological protection circumvention
access, 41, 165
additional prohibition, 165
basic prohibition, 165
contracts, 11
Copyright Treaty 1996, 32, 101, 129, 220
Draft Directive, 64
due process, 165
exclusiveness, 29, 32, 35
exceptions/exceptions, 101–102, 165–167, 277
fair use, 165, 167
Ireland, 129
libraries, 165
protection-defeating devices, 129, 165, 220
selection/arrangement, 32
sui generis right, 50, 100, 101
United States, 164–167, 192, 197
telephone directories
advertising, 162
comprehensiveness, 170, 256
contents, obtaining, 83, 86, 117
database creation, 22–23, 246
database definition, 62, 63
Germany, 119–120, 123–124, 125
incentives, 187, 188
information, 255
information retrieval, 23
Netherlands, 136
selection/arrangement, 164, 170
spin-off argument, 247
subscription information, 18, 86
substantial investment, 155
synthetic information, 157
unfair competition, 123–124
United States, 15–16, 83, 95, 162, 256
value added, 244
television listings, 45–46, 86, 154
term of protection
Belgium, 113
Berne Convention, 225
catalogue laws, 59, 258
changes to database, 59, 64, 67, 93, 192
copyright, 93
Database Directive, 9, 52, 77, 92, 156–157
date-stamping, 64
Denmark, 59
Draft Directive, 52, 59, 63, 64, 65, 68, 240
Draft Treaty 1996, 228
Finland, 59
France, 118
Germany, 126
harmonisation, 77
international treaties, 225
Ireland, 128
literary works, 59
Netherlands, 137
perpetual, 52, 87, 93, 177, 192, 194, 210
property rights, 258
range of possibilities, 240
re-utilisation, 59
renewal, 59, 64, 67, 93, 192
Spain, 140–141
substantial investment, 87, 92
sui generis right, 92, 280–281
Sweden, 59
TRIPS Agreement, 225
unfair extraction
United Kingdom, 151–152, 156–157
United States, 64, 177, 192, 194, 209–210, 221, 240
thesaurus
indexing, 23
third parties, contracts, 40, 78
Thompson Corporation, 260, 261, 262
time-sensitive data see also news reporting
commercial value, 185, 186, 187
direct competition, 206
hot news, 132, 175, 186
misappropriation, 132, 175, 180, 182, 185–187, 198, 207
qualitatively substantial, 90
securities/commodities, 90, 185, 188
tort see misappropriation
trade secrets, 7, 60
tragedy of the commons
anticommons, 255–256, 257, 284
closed commons, 268
limits, 266–269
meaning, 242, 255
negative commons, 268
tragedy of the commons (cont.)
open commons, 268
positive, 268
transaction costs
compulsory licensing, 34, 35, 245
property rights, 243, 245, 254–257
reduction, 254
transposition of Database Directive see Database Directive
TRIPS Agreement
compilations, 13, 223
exceptions, 79
minimal protection, 219, 222
most favoured nation, 221, 222
national treatment, 221, 222, 224
neighbouring rights, 223
reciprocity, 222
remedies, 281
rental rights, 31, 77, 88, 89
term of protection, 225
unauthorized extraction
see also extraction; unfair extraction
commercial purposes, 57, 66, 98
consequences, 69
Draft Directive, 60
UNCTAD, 228
underlying information
exceptions, 276
UNESCO, 228, 229–230, 238
unfair competition
see also competition law
Australia, 37
basic principles, 11, 37–40
Belgium, 111
common law, 37
confusion, 38, 39, 60, 116, 127, 135, 139, 142
deception, 38, 39, 60, 127
disloyal competition, 116
Draft Directive, 50, 51, 57, 60
England, 37
France, 111, 115–116, 157
Germany, 39, 103, 123–124
incentives, 39
Ireland, 127
Italy, 131–132
misappropriation see misappropriation
misappropriation, 38, 173
Netherlands, 134–135
parasitic see parasitic copying
reaping without sowing, 39
relationship between parties, 39
slavish imitation, 115, 116, 132
Spain, 139–140
sui generis right, 51, 52, 57, 157
Sweden, 142
telephone directories, 123–124
United Kingdom, 38, 146–147
United States, 37, 38, 39, 173, 181–182, 189–190
unfair extraction
see also extraction; unauthorized extraction
commercial purposes, 57, 66
exceptions, 58
harmonisation, 60
insufficient protection, 61
limitation, 57
meaning, 57
non-EU databases, 63
substantial part, 64, 89
underlying information, 63
uniform laws
Database Directive, 69
originality, 65
United Kingdom
British Horseracing Board decision, 137, 147–150, 151, 153, 154, 155, 156–157, 159
contracts, 148
database defined, 144, 147
database markers, 61
database right, 147
educational use, 151
England see England
exceptions, 151
extraction, 148, 150, 151
fair dealing, 33, 80, 145, 146, 151, 153
government information, 283
insubstantial part, 150, 151
intellectual creativity, 145
lawful users, 151, 156
licensing, 152
maker of database, 147
presentation, 148
re-utilisation, 148, 150, 151
research, 33, 80, 146, 151, 153
substantial investment, 147
substantial part, 148
sui generis right, 144, 147–150, 225
term of protection, 151–152, 156–157
transposition of directive, 143–152
unfair competition, 38, 146–147
United Kingdom copyright
authorship, 24
compilations, 12, 143, 144, 145
creativity, 144
Index

United States (cont.)
retrospectivity, 211, 217
securities/commodities, 184, 207
selection/arrangement, 164, 170, 194
substantial part, 203–204
sui generis right: 1996 Bill, 191–193;
1997 Bill, 194–195; 1999 Alternative
Bill, 213; 1999 bills, 200–213;
contracts, 42, 193; EU Directive
compared, 192–193, 199–200,
211–212, 215; exclusive rights, 190,
192, 193; extraction, 191, 197; fair
use, 160, 168, 170, 204–205;
legislative proposals, 161–162,
misappropriation, 4, 8, 11, 190, 192,
193, 200, 212–213, 284; nature, 195;
permitted acts, 197–198; prerequisite,
194–195; re-utilisation, 191;
reciprocity, 97; substantial investment,
191, 194; summary of position,
213–216; unfair competition, 37
sweat of brow, 95, 162, 175, 182, 189,
194
technological protection circumvention,
164–167, 192, 197
telephone directories, 15–16, 83, 95,
162, 256
temporary copies, 30
term of protection, 64, 177, 192, 194,
209–210, 221, 240
unfair competition, 37, 38, 39, 173,
181–182, 189–190
uses
commercial see commercial purposes
conditions, 42
educational see educational use
fair see fair use
information, 250
lawful see lawful users
private see private use
re-use see re-utilisation
research see research
value added
fair use, 169
incentives, 244, 247
information, 251–252
telephone directories, 244
users, 169, 273
verification
database creation, 86, 89, 93
DRAFT TREATY 1996, 227
websites, filtering applications, 166
Wolters Kluwer, 261, 262
World Intellectual Property Organization
(WIPO)
1996 draft see Draft Treaty 1996
1996 Treaty see Copyright Treaty 1996
database protection, 226–234, 272
developing countries, 5, 218, 226, 228,
232–233
Information Meeting 1997, 229
Standing Committee on Copyright and
Related Rights (SCCR), 230, 232
World Meteorological Organization
(WMO)
DRAFT TREATY 1996, 228, 229–230
scientific cooperation, 271–272, 282
scientific information, 238
World Trade Organization, 225