Index

Aa no bhadrah krtavo yanto viswatah verse, 234
Abercrombie test, 428
Abhilashitartha chintamani (book), 240
access to medicines, 9, 94
ACTA. See Anti-Counterfeiting Trade Agreement
Acuff-Rose Music, Campbell v., 255, 333, 405
advertising moors, 136
Advisors, 60
aesthetic functionality doctrine, 447–49
aesthetics of originality, 278–81
African cinema. Nollywood and, 378–82
African Group Proposal, 44–45
African-American population treating hypertension in, 174, 176
agni baana (fire-arms), 242
Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS Agreement), 21, 28, 32, 33, 54, 56, 59, 61, 69, 76, 84n40, 372, 487
Article 10, 55
Article 10(3), 55
Article 2 of TRIPS Agreement, 100
Article 26 of UNWIPO 2003 Main Lines of an Action Plan for the Implementation of [the Declaration], 485
Article 17(1) of CSICH, 481
Article 17(1) of CSICH, 481
Article 2 of TRIPS Agreement, 100
Article 2(1) of CSICH, 478
Article 2(2) of CSICH, 476
Article 2(3) of CSICH, 480
Article 24 of 2002 Law On Copyrights, 517
Article 27(2) of TRIPS Agreement, 151
Article 27(3) of TRIPS Agreement, 29
Article 27.1 of TRIPS Agreement, 95, 96, 99, 100
Article 27.1 of, 95, 96, 99, 100
Articles 7 and 8 of, 22
gеогraphical indications (GIs) and, 26
rule-based v. principle-based approaches, 92–95
AhadHa’am, 197
Alford, William, 248
amateur-to-amateur community, 324
American monomyth, 424
Analects (Lúnyu̍, Thé), 250, 251, 254
Anderson v. Stallone, 331
Anderson, Timothy, 331
Anti-Counterfeiting Trade Agreement (ACTA), 5n13, 69
anti-formalism, 482
Anushravas, 233
appropriation art, 411, 411n52
Apurva, 241
Arnaudo, Marco, 424
Article 10, 55
Article 10(3), 55
Article 11, 56
Article 13, of UNESCO 2003 Main Lines of an Action Plan for the Implementation of [the Declaration], 485
Article 16(1) of CSICH, 481
Article 17(1) of CSICH, 481
Article 2 of TRIPS Agreement, 100
Article 2(1) of CSICH, 478
Article 2(2) of CSICH, 476
Article 2(3) of CSICH, 480
Article 24 of 2002 Law On Copyrights, 517
Article 27(2) of TRIPS Agreement, 151
Article 27(3) of TRIPS Agreement, 29
Article 27.1 of TRIPS Agreement, 95, 96, 99, 100
Article 31 of TRIPS Agreement, 67, 87
Article 31(1) of VCLT, 19
Article 4, 51
Article 4(1), 51
Article 5(1), 52
of EU Biotech Directive, 156
Article 53(a) of EPC, 150, 152, 157, 160, 166
Article 5A of Paris Convention, 98
Article 6, 53
of EU Biotech Directive, 152, 157
Article 6 of Biotech Directive, 165n69
Article 6(2)(c) of EU Biotech Directive, 152
Article 6(a) of EU Biotech Directive, 150
Article 68(1)(I)(II) of Brazilian Intellectual Property Code, 100

© in this web service Cambridge University Press
www.cambridge.org
Index

Article 7, 53, 59
of 2001 UNESCO Universal Declaration on the Protection and Promotion of the Diversity of Cultural Expressions, 485
of Biotech Directive, 161
of TRIPS Agreement, 22, 59, 236
Article 8 of TRIPS Agreement, 22, 59
Article 8(j) of Convention on Biological Diversity, 458
Article 9 of Berne Convention, 52
Article III of General Agreement on Tariffs and Trade (GATT) of 1994, 100
Articles 1 and 3(2) of Charter of Fundamental Rights, 157
Articles 18(1) and 18(2), 164
Articles 9(2) of Berne Convention, 54
Asian culture
Confucianism and, 265–68
assimilationism, 179, 180, 182
Association of American Publishers, 56
Association of East Asia Nations (ASEAN), 5
Association of Medical Pathologists (AMP) v. Myriad, 185
audiences, difficulty of connecting with, 508–9
Aunt Jemima, 113, 134, 135, 138, 140, 141
authorized entity, 38, 39
aya (iron), 240
Ayurveda, 234
*Bacillus thuringiensis* (Bt) bacterium, 215
Bagley, Margo, 154
Balinese dance, 467
Banana, 130, 137, 140, 141
Bangkok Declaration, 267
Barlow, John Perry, 275, 278
Barnett, Ferdinand, 134
Barron, Frank, 287
Barthes, Roland, 249
Bartow, Anne, 290
Batikmark, 252
**Bearded Darnel, 221**
Beetle, 220
**Beijing Audio Visual Treaty, in 2012, 60**
Bell, Derrick, 181
**Bellagio Declaration, 1993, 496**
Benkler, Yochai, 376
Berne Convention, 22, 22n31, 23n33, 28, 32, 33, 46, 53, 54, 56, 454, 462
Berne Gap, 53, 54
Bezalel, 198
Bhagavat Gita, 238, 239
BiDil, 173, 174, 175, 176, 188
**Bilski decision, 96**
Bioethics Convention, 164
Biological Diversity Act of 2002, 471
biotechnologies and HESCs, morality on patent protection in, 150
black market, 61
**BLACK TAIL, 121**
**Blanch v. Koons, 407**
Bleich, Erik, 142
**Bleistein v. Donaldson Lithographing Co., 275, 278**
Blind and Physically Handicappedadults, program for, 38
blind or other persons with disabilities, 38, 39
blind, visually impaired and other reading disabled persons treaty for, 42
**Board of Education, Brown v., 181, 441**
Boer, Ben, 463
Bogsch, Arpad, 252
Bollgard® system, 215
book famine, 36–41
Borges, Jorge Luis, 393
**Botman v. Monsanto case, 227, 230**
Boyle, James, 264, 280
Braille, 40
Braille, Louis, 41
Brazil, 64, 100
Brazilian Intellectual Property Code, Article 68(1)(I)(II) of, 100
BRIC (Brazil, Russia, India, and China) countries, 5
Brihat Samhita (deals with swords), 240
**Brown v. Board of Education, 181, 441**
Brown, Michael, 496
**Bristol, Court of Justice of the European Union (CJEU) in, 154–57**
Br-toxin, 220
**BUDDHA BEACHWARE, 120**
Buddhism, 262, 263, 266
Bureau of Alcohol, Tobacco, and Firearms (ATF), 117
Byrne, Eleanor, 409
**California v. Freeman, 343**
Caltech case, 157
Index

Campbell v. Acuff-Rose Music, 255, 333, 405

Captain America, 404, 414, 419

Cardiovascular disease, 188

Cariou v. Prince, 407

Carol Publishing Group, Castle Rock Entertainment v., 334

Castle Rock Entertainment v. Carol Publishing Group, 334

Cella, 187

certification marks, 516

Chafee Amendment, 38

Chan, Joseph, 255

Chandas, 234

Chicago Tribune, The, 265

China, 247, 262

shanzhai markets in, 62

Chinese culture, Confucianism and, 249–52, 261–65

Chiquita, 113

Christian Louboutin. See also social justice mandate

calling economic injustice, 431–33

calling status injustice, 433–35

district court decision, 429

second circuit decision, 429–30, 436

and Yves Saint Laurent (YSL), litigation

district court decision, 429

second circuit decision, 429–30, 436

and Yves Saint Laurent (YSL), litigation

Christiana expeditio, 259

Cinema Adult Theater, Mitchell Brothers Film Group v., 345

CJEU. See Court of Justice of the European Union

Clancy, Jartech, Inc. v., 345

Cleveland Indians, 112

COCK SUCKER, 114

Coedes, George, 266

Cognitive Surplus, 300

Cohn, Jay, 175, 176

collective mark, 515

College Humor ad, 116

color-blindness, 178, 179

Commission’s European Group on Ethics in Science and New Technologies (Group), 161

commodity culture, between racism and freedom of expression, 142–44

commodity racism, 141

in United States, 134–35

compensation, 66–68, 71, 72, 73

compulsory licenses. See licenses, compulsory

Confucian China and Its Modern Fate, 262

Confucianism, 59

and Asian culture, 265–68

challenge of interpreting Confucian teachings and, 257–61

and Chinese culture, 249–52, 261–65
devlopment of intellectual property rights, 251

and intellectual property, 247

Consensus Instrument, 43

conspicuous consumption, 434

customers’ needs, 69–71

content restrictions

policy justifications for, in trademark law, 126–28

contrivances, 245

Convention for the Safeguarding of the Intangible Cultural Heritage (CSICH), 472, 475, 476–82

Convention on Biological Diversity (CBD), 32, 465

Article 8(f) of, 458

Convention on Human Rights and Biomedicine, 164

Convention on the Protection and Promotion of the Diversity of Cultural Expression (CCD), 2005, 479, 484, 490

Convention, 2003, 464, 467, 470, 472

Conway, Danielle, 146

Coombe, Rosemary, 113, 139, 329, 410

Coppa, Francesca, 312

copyright, 30–31

and aesthetic judgment, 274–81

compulsory licenses, 71

definition of, 282

exceptions and flexibilities in, 33

exceptions and limitation to, 45

fixation, prohibited activity and, 200–2

holders, 37, 40, 64, 72

industries, 25

limitations and exceptions to, 40, 42

and pornography, 344–46

protection system, 35

securing rights of owners and authors, 39

subject matter, defining, 274–78

threshold, defining, 278–81

Copyright Act of 1909, 346

of 1976, 201, 405

Section 121 of, 38n9–39

copyright law

and pornography, 341, 342, 346

countercultural recoding in, 404

feminist aesthetics and, 289–92

in Nigeria, 382

obscenity laws and, 348

property and performativity, 321–23

counterpublics, 410

© in this web service Cambridge University Press

www.cambridge.org
528  Index

Court of Justice of the European Union (CJEU), 149, 151
in Brüstle, 154–57
Crazy Horse (trademark), 113, 117
Cream of Wheat, 113
creativity, 203
derivation of, 195
forms of, 294
and incubation effect, 204–6
and mind wandering, 208–9
and unconscious thought, 206–7
critical theories of race, 180–83
Crowera, Jim, 134
CSICH.
See Convention for the
Safeguarding of the Intangible
Cultural Heritage
Çudamani dance company, 502
culinary practices, inscribed as
ICH, 489–92
cultural and intellectual property
in cross-border disputes about intangible
cultural heritage, 467–69
in discourses about intangible cultural
heritage, 460–66
cultural identity and diversity
copyright, 30–31
and film industry, 368–73
geographical indications in, 26–30, 487
intangible cultural heritage and, 482–86
and intellectual property, 24–31
cultural property, definition of, 461
Cultural Revolution, 260
customary law reinforcement, 521
cyberspace, 318, 324, 327, 337, 417
cytogenetics, 243
Damascus blades, 240
Dangerous Twins (film), 375
daoism, 263
dasatinib, 85
Datafile Ltd., DRG Inc. v., 275
davis, Geena, 288
davis, Michael, 267
de bary, Theodore, 258, 259
de corteau, Michael, 321
de saussure, Ferdinand, 408
defence of poesy, The, 264
defoe, Daniel, 288
dego, 114
deviat globalization. See informal
economy
Dhanurveda, 234
difference principle, 440
digital, 388
challenge of, 401
as cultural and social
transformation, 389–90
place in, 391
value of, 390
work of expression in, 391
Digital Millennium Copyright Act
(DMCA), 301, 350
digitization, 60
Dimitrov, Martin, 257
dis-integration (term), 58n1
discrimination, 97, 184
Disney, 409
distinctiveness doctrine
and Louboutin litigation, 428–30
roadmap of, 427–28
distributive innovation, 65
diversity. See also cultural identity and
diversity
concept of, 384
fashioning, 385–89
India’s patent law and policy
promoting, 92
in intellectual property, 2–6
protection of, 4
recognition of, 1–6
treaty interpretation and, 31–34
Diversity Convention, 479, 484, 490
DMCA. See Digital Millennium
Copyright Act
Doha Declaration, 21, 22
Donadey, Anne, 135
Donaldson Lithographing Co., Bleistein v.,
275, 278
douglass, Frederick, 134
drahos, Peter, 153, 163n57
DRG Inc. v. Datafile Ltd., 275
DUFF, 115
duty, consequences and intellectual
property, 239
ECHr. See European Convention on
Human Rights
economic injustice, trademark law
and, 431–33
economy, informal. See informal economy
ECHR. See European Court of
Human Rights
Edinburgh case, 158, 165
Electronic Frontier Foundation
(Eff), 357
end users, 50, 60, 64, 70, 72
enhanced therapeutic efficacy, 82, 84
enlightenment subject, 386n3
EPC. See European Patent Convention
Index

Ghana (Gollywood), 379
Ghosh, Shubha, 239
Giddens, Anthony, 369
Gilman, Nils, 63
Glivec, 77, 80, 81
global trading system (power-oriented vs. rule-oriented), 92
globalization, 25, 28, 59, 60, 370, See also informal economy
Golden Age of Superheroes, 404, 404n7, 412, 421, 424
Goldhammer, Jesse, 63
Goldieblox, 310
Goldman, Merle, 251
Gone with the Wind (Randall, Alice), 302, 303, 308
Gonzo marketing, 116
Gordon, Wendy, 333
Gotanda, Neil, 182
governing power of law, 328–37
Greene, Robert, 264
Grokker, 72
Guan Gong vs Captain America, 420f. 19.1.
Gucci trademark, 426
Guidelines and the World Heritage Convention, 463
Hague Convention, 460
halakhah, 199, 202
Halbert, Deborah, 283
Han Dynasty, 262
Harjo, Suzan Shown, 107
harm, caused by offensive trademarks, 110–12
Greene, Robert, 264
Grokker, 72
Guan Gong vs Captain America, 420f. 19.1.
Gucci trademark, 426
Guidelines and the World Heritage Convention, 463
Hague Convention, 460
halakhah, 199, 202
Halbert, Deborah, 283
Han Dynasty, 262
Harjo, Suzan Shown, 107
harm, caused by offensive trademarks, 110–12
Harris, Cheryl, 147
Hart, Frederick, 195
heard (Sruti), 236
HEEB, 127
Hemamd Derby, R v., 165
Hicks, John Mark, 226
Hinduism, 232, 266
Home Office, Van Dayn v., 165
homo economicus, 283
homogenization, 60
How to Suppress Women’s Writing, 296
Howell, Vincent, 138
Huber, Brad, 56
human dignity, protecting, 156
human embryos interpretation under Article 6(1)(c) of EU Biotech Directive, 154–57
Human Genome Project (HGP), 187
Hunter, Dan, 324
hypertension treatment, 173, 174, 177
I EAT PUSSY WITH A FORK, 114
ICANN. See Internet Corporation for Assigned Names and Numbers
ICERD. See International Convention on the Elimination of All Forms of Racial Discrimination
identity
concept of, 384, 386, 386n3
and fashion, 389, 395–97
first use of, 386n3
illegal drug market, in Mexico, 63
illumination, 204
imatinib, 81
incubation, 204
duration for, 208
effect, 204–6
and Shabbat, 209–10
India, 4, 62, 68
intellectual property rights in ancient, 239–45
issues in ensuring affordable healthcare in, 77
India’s patent law and policy
prevention of evergreening, 87–90
promoting diversity by taking principle-based approach, 92
using liability rules, 90–92
WTO-TRIPS consistency analysis of, 93
Indian Patents Act (IPA) of 1970, 76n4
Section 3(d) of, 78–84
Section 83 of, 85
Section 90, 68
indigenous peoples, 24, 25, 28, 60, 129, 457, 459
individual authorship, concept of, 285
Indonesia, 4, 468
elements of suitable sui generis approach for, 514–21
traditional arts in, 502–13
Indonesia’s Plant Variety Protection Law, 470
industrialization, 395
informal economy
consumers matter, 69–71
deviant globalization and, 61–64
fair compensation, 66–68
innovative business models, 71–74
markets requiring regulation, 74
recognition of participants interests in, 64–74
informal markets, 62
informed consent and benefit sharing, 519
innovation, 89, 384, 386, 397, 513
in advertising, 133
innovative business models, 71–74
Index

intangible cultural heritage (ICH) and CSICH, 476–82
culinary practices inscribed as, 489–92
and cultural diversity, 482–86
cultural and intellectual property in cross-border disputes about, 467–69
defined, 476
fund, 481
geographical indications to, 486–89
intellectual property and cultural property in discourses about, 460–66
protection of TK/TCE and, 456–60
seeking limits of, 472–75
intangible public forums, 442, 443
intellectual property conventional product of, 398
in cross-border disputes about intangible cultural heritage, 467–69
cultural identity and diversity, 24–31
in discourses about intangible cultural heritage, 460–66
diversity in, 2–6
related issues, 7–9
fashion and, 398
identities, interests and intersections in, 9–12
identity within, 397
in protection of intangible cultural heritage, 470–71
reconfiguring rules, 397
securing copyright owners rights, 39 and trade, 25
Intellectual Property Appellate Board (IPAB), 81, 86
intellectual property rights (IPR), 2, 23
approach in ancient Indian texts to, 239–45
objective of creating, 236
regimes, ramifications for, 56–57
Intergovernmental Committee (IGC), WIPO, 465, 466
International Convention on the Elimination of All Forms of Racial Discrimination (ICERD), United Nations, 142
international intellectual property rights (IPR) regimes, ramifications for, 56–57
International Stem Cell Corporation, 243
international treaty interpretation rules, 18–23
Internet, 5, 25, 318
Internet Corporation for Assigned Names and Numbers (ICANN), 118
internet service providers (ISPs), 60, 64
invention, 89, 95, 98, 173
IPAB. See Intellectual Property Appellate Board
Islam, 266
Jacobson Products Co., Inc., Qualitex Co. v., 428
Jartech, Inc. v. Clancy, 345
Jefferson, Thomas, 324
Jenkins, Henry, 259
JESUS JEANS, 115
Jotir Mimamsa, 244
Ken Shao, 253
Kenya (Riverwood), 379
KHORAN, 120, 121
KickassTorrents.com, 62
Kisma Video, Inc., Nova Products, Inc. v., 346
KNIGGA, 120
knowledge history of concept of, and position in public domain, 236–38
Koons, Blanch v., 407
KSR v. Teleflex, 98
Lanham Act, 105, 516
burdens on challengers, 122–23
limited remedy, 123–26
other offenses addressed under, 120–22
Section 2 of, 144
Section 2(a) of, 105, 106, 120–26, 143
Last Supper Heroes, The, 423f. 19.4.
Lastowka, Greg, 324
Lauter, Estella, 284
Law on National Heritage of 2005 of Lao People’s Democratic Republic (PDR), 469
legal protection alternative modes for traditional arts, 498–500

© in this web service Cambridge University Press
www.cambridge.org
Index

lekyam, 236
Leland Stanford v. Modified Animal, 151
Levinson, Joseph, 262
Leyland Stanford case, 165
liability rules
  invoking, 98–100
  use of, within patent law
  framework, 90–92
liberal theories of race, 178–80
Liberal Tradition in China, The, 259
Liberty Link 601 (LL601), 217n39
Library of Congress, 38
licenses, compulsory, 70, 71
  and Bayer-Natco dispute, 84–87
  on ground of non-working, 99
  side-effects of issuing, on
  investments, 91
Linka (thermal unit equivalent), 240
Litman, Jessica, 280
Living in Bondage (film), 374
Locke, John, 268
Lolium temulentum, 221
López, Ian Haney, 148
Louis Vuitton trademark, 426
Loury, Glenn, 178
Legal v. Virginia, 441
Lovell v. Lewis, 219
Lowell, Amy, 203
Lu Xun, 253
luxury industry, 445–47
mlakhah, 200
MacKinnon, Catharine, 351
MacBain, Rein, 496
MADONNA, 120
Madras High Court, in India, 81
Mahabharata, 243, 244
male motherhood metaphor, 287, 289
Manchus, 263
Māori citizens, 4, 28
Marketing Displays, Inc., Traf Fix Devices, Inc. v., 448
marketing practices and offensive
trademarks, 115–16
markets
  fair compensation and, 66–68
  regulation requirement, 74
Marrakesh Treaty, 35
achievements of, 57
Berne Gap and three-step test
  application, 53–56
four substantive obligations of, 50–53
Marshfield Clinic, 186–89
Marston, William Moulton, 415
Mary Sue (character), 308
May Fourth Movement, 247
McClintock, Anne, 132
McIntosh, Jonathan, 310
McQuillan, Martin, 409
MedCo Research Inc., 176
media fandoms, 295, 308, 309
Mediterranean Diet, 489–92
Meinl, 137, 141
Mercedes-Benz trademark, 426
MESSIAS, 120
Mexico, 63
Mills, Charles, 147
Milton, J., 400
mind wandering, 208–9
Mishnah, 197, 199
Mitchell Brothers Film Group v. Cinema
  Adult Theater, 345
Model Provisions, 462
Model State Trademark Bill, 119
Modernization Act, FDA, 176
Modified Animal, Leland Stanford v., 151
Monsanto
  v. Botowman, 227, 230
  v. Organic Seed Growers and Trade
    Association, 213–25
  v. Schmeiser, 217, 228
Monsanto Protection Act, 214n24
MOONIES, 120
moral utility doctrine, 219n47, 220
morality, European concepts of, 162–67
Mote, Fredrick, 249
Movement Against Racism and for
  Friendship between Peoples
  (MRAP), 130
Mulan (movie), 409n39
Murphy, Dave, 227
Myriad, Association of Medical Pathologists
  (AMP) v., 185
Myriad’s pending patent application
  on identifying proclivity to breast cancer
  among people with Ashkenazi
  Jewish ancestry, 172–77
as illustration, 183–86
N.G.O. Declaration, 267
Nagaswamy, R., 238
Nancy Green, 134
Napster, 65, 72
Natco v. Bayer, 67, 77, 78
Nation Enterprises, Harper & Row Publishers
  v., 347
National Commission on the Traditional
Index

Arts, 518
National Congress of American Indians (NCAI), 107
National Library Service (NLS), 38
Natyasastra, Bharata’s, 236
NCAI. See National Congress of American Indians
NCEs. See new-developed chemical entities
NDDS. See new drug delivery systems
Neier, Aryeh, 268
Neuwirth, Robert, 65, 74
Nevins, Daniel, 196
new drug delivery systems (NDDS), 87
New Zealand, 4, 28, 29, 32
new-developed chemical entities (NCEs), 87
Newmann, Amy, 278
Nexavar. See Sorafenib
Nezha vs Batman, 19.3.
Nielsen, Laura Beth, 142
Nietzsche, Friedrich, 287
Nigeria, 73
Nigerian video film industry. See Nollywood
Nirukta, 234, 237
Nitromed, 173, 174, 175, 176, 177
nitrous oxide, use of, 175
NLS. See National Library Service
Nnebue, Kenneth, 374
Noda, Nathaniel T., 403
Nollywood
and African cinema, 378–82
success of, 376
video film industry, 367, 374–78
Non-Disparagement of Native American Persons or Peoples in Trademark Registration Act of 2103, 109
non-governmental organizations (NGOs), 60
Declaration, 267
Norway, 161
Nouah, Ramsey, 375
Nova Products, Inc. v. Kisma Video, Inc., 346
Novartis case
Section 3(d) and Supreme Court’s decision in, 80–84
novels, romance, 298
Obama, Barack, 109
obscenity, 343, 345, 346
OECD. See Organisation for Economic Cooperation and Development
offensive trademarks
harm caused by, 110–12
impetus to protecting public from, 118
marketing practices and, 115–16
phenomenon of, 112–16
and REDSKINS dispute, 112–15
Office for the United States Trade Representative (USTR), 82, 86
Ogisan, Tade, 375
Okediji, Ruth, 39
Oncomouse case, 151, 158, 162
Ong, Walter, 418
Opera Batak, 505
Operation Directives, 482
Operational Guidelines, 463, 486
Orange Bang, Juicy Whip vs., 220
Organic Seed Growers and Trade Association v. Monsanto Co. case, 213–25
Organisation for Economic Cooperation and Development (OECD), 63
originality, aesthetics of, 278–81
Pagnucci, Gian S., 413
Parable of the Persistent Widow, 225–30
Parable of the Wheat and the (GM) Tares, 213–25
Paramount, 333
Paris Convention, 28, 99, 119
Article 5A of, 98
parody, 406, 412, 417
parthenogenesis, 155
paix bumi, 468
Pateman, Carole, 283
Patent Cooperation Treaty (PCT), 173
paternity
of human embryonic stem cells (HESCs), 154–57
integrating technical experts in, 161–62
on moral grounds, 150–54
paternity metaphor, 289
and property, 288
patrachial domesticity, 288
Patry, William, 288
PCT. See Patent Cooperation Treaty
peer-to-peer (P2P) file trading software, 66, 71
Pelosi, Nancy, 109
Penley, Constance, 326
Penn, Irvine Garland, 134
performativity and property, 321–23
permitted creativity on Shabbat, 202–3
Personalized Medicine Research Project (PMRP), 187
Philippines’ National Cultural Heritage Act of 2009, 469
physical abuse, 362
Piece of Me (song), 311
Pierre Menard (story), 393
pirate market, in Florence, 63
Pirate Bay, The, 62, 65, 66
plagiarism, 278
Plant Genetic Systems case, 159, 163
Playboy Inc., 342
Plagiarism, 278
Plant Genetic Systems case, 159, 163
Plessy v. Ferguson, 181
PMRP. See Personalized Medicine Research Project
Poincaré, Henri, 203
policy justifications for content restrictions in trademark law, 126–28
polychlorinated biphenyls (PCBs), 214
pornography, 339
case against copyright protection for, 360–63
and copyrights, 344–46
copyright law and, 341, 342, 346
cultural effects of, 352
harmful effects of, 351, 364
on Internet, 357
and prostitution, 341, 344, 352, 358, 360
protected by First Amendment, 346–50
Posey, Darrell, 459
Posner, Richard, 264
Prabhava, 245
pramanas (authorities), 241
pratibha, 241
pre-digital film production, in Nigeria, 380
preparation, 204
Prince, Carivel v., 407
principle-based v. rule-based approaches in WTO-TRIPS consistency analysis, 92–95
Principles and Guidelines, 466
print instructional materials, 38, 39
prior informed consent and benefit sharing, 518–21
production, familiar, 390–93
professionalization, 387
Pro-Football Inc., 106
prohibited activity and copyright fixation, 200–2
prohibited labors, 199–200
property and performativity, 321–23
property finder, 397–98
prostitution, 341, 343, 344, 352, 355, 358, 359
Protection of Plant Varieties and Farmers’ Rights Act of 2001, 471
purpose and character of the use phrase, 405
Quaker Oats, 134
Quality Co. v. Jacobson Products Co., Inc., 428
R v. Hendand Derby, 165
Rabinow, Paul, 170
race
critical theories of, 180–83
liberal theories of, 178–80
racist trademarks between social protest and legal action, 139–40
comeback of traditional marks, 138–39
commodity culture, 142–44
commodity racism in United States, 134–35
emergence of, 132–33
in Europe, 136–38
history of, 132–39
remaining public support of, 141–42
restricting racist representations, 144–46
rainbow commercialism, 180
Randall, Alice, 302
Randall, Marilyn, 278, 285
rasa (taste), 245
Rawls, John, 440
Recital 38, of Biotech Directive, 153
Recital 39, of Biotech Directive, 153, 163
Recital 43, of Biotech Directive, 162
recoding of signs and fair use, 408–12
of superhero sign, 416–23
Recommendation on the Safeguarding of Traditional Culture and Folklore, 463
Rector of the University of Virginia, Roseberger v., 442
red sole mark, distinctiveness of, 428–30
REDSKINS dispute history and developments of, 106–9
offensive trademarks and, 112–15
red-sole trademark, 431–33
Reed, Christopher, 134
Rehnquist, William, 347
Reid, Harry, 109
Relaxin case, 160
Rendement (Smriti), 236
Representative List, 473, 481, 482, 485
Restatchty, George Hensher v., 275
Reynolds, Richard, 416
Ricketson, Sam, 42
right to paternity, 288
RIP: A Remix Manifesto (documentary), 299
Robertson’s, 113, 139
Rogers, Steve, 414
Index

Romagnoli, Alex S., 413
Romantic aestheticism, 278, 282, 286, 289
romantic author, and romance writer, 296–301
Romantic authorship, concept of, 295
romantic racialism, 135
Rose, Marx, 280, 288, 289
Rosello, Mireille, 145
Rosenberger v. Rector of the University of Virginia, 442
Roth, Joel, 196
RoundUp Ready® technology, 215
RoundUp®, 214, 227
Rousseau, Jean-Jacques, 285
Rule 28(c) of Implementing Regulations to EPC, 157
rule-based v. principle-based approaches in WTO-TRIPS consistency analysis, 92–95
Russ, Joanna, 296, 306, 312
Russell, Bertrand, 203
Russell, Diana, 357
Rutt, Chris, 134
Sa VidyayaVimuktaye verse, 234
Samara Bros., Wal-Mart Stores, Inc. v., 438
Samaranaga Sutradhara, 245
SAMBO’S, 113, 117
Sao Paolo, 74
Sarotti, 136, 141
Sarotti-Mohr, 136, 138
scandalous, 121
SCCR. See Standing Committee on Copyright and Related Rights
Schmeiser, Monsanto v., 217, 228
Schwartz, Benjamin, 258
Section 121 of Copyright Act, 38n9–39
Section 2(a) of Lanham Act, 105, 106, 120–26, 143
Section 2(a) of Trademark Act of 1946, 109
Section 3(d) of Indian Patents Act (IPA) of 1970
anatomy of, 79–80
and Supreme Court’s decision in Novartis case, 80–84
Section 83 of Indian Patent Act (IPA), 85
Section 84 on Sorafenib, 85
Section 90 of Indian Patents Act, 68, 86 self creation of, 324
solitary, 281–85
semiotic democracy, 410
Senegal, 378
Senegalese Tirailleur, 130
Senghor, Léopold, 130
SENUSSI, 120
sex as profitable entertainment product, 341–44
selling, 116, 343
sh’vut, 200
Shabbat incubation and, 209–10
institution and development of, 197–203
introduction to, 193–94
permitted creativity on, 202–3
prohibited activity and copyright fixation, 200–2
prohibited labors, 199–200
theology of, 194–97
Shaler, Nathaniel, 288
SHANK THE BIT@H, 114
shanzhai markets, 62
Shi Wei, 252
Shirky, Clay, 300
show, fashion, 398–400
Sidney, Sir Philip, 264
signs, recoding of and fair use, 408–12
superheroes, 416–23
Siksa, 234
silat, 503
Sima Qian, 262
single color marks, 444
SLANTS, THE, 127
story of, 323–28
Slave Labour, 393
SLUTMAGNET, 114
Smith, Laurajane, 461
social justice as constitutional value, 441–44
as fundamental value, 439–41
principles, 440
social justice mandate aesthetic functionality doctrine, 447–49
application for trademark law, 435–37
legal basis of, 438–49
legal foundation of, 444–49
luxury industry demise, 445–47
precedents, 438–39
single color marks demise, 444
social life, and traditional arts, 506
soft law instrument, 482
solitary self, 281–85
Soloveitchik, Rabbi Joseph, 194
Sony BMG Music Entertainment v. Tenenbaum, 73
Sorafenib, 67, 77, 85, 86

© in this web service Cambridge University Press

www.cambridge.org
Index

soul, concept of, 202
Souter, David, 255
South Africa, 62
Southern Common Market
(MERCOSUR), 5
specialized formats, 38, 39
Spiesel, Christina, 310
Spitzer, Elliot, 358
SQUAW, 127
Stakeholder Platform, 48
Stallone, Anderson v., 331
Standing Committee on Copyright and
Related Rights (SCCR), 43, 45
Star Trek, 311, 326
StarLink, 217
State v. Theriault, 344
Standing Committee on Copyright and
Related Rights (SCCR), 43, 45
Stakeholder Platform, 48
Stallone, Anderson v., 331
Standing Committee on Copyright and
Related Rights (SCCR), 43, 45
Star Trek, 311, 326
StarLink, 217
State v. Theriault, 344
status injustice, and trademark law, 433–35
Stealth of Nations, 65, 74
Stein, Aurel, 263
Steinem, Gloria, 415
stereotypes, ethnic slurs and, 110
Stone, Charles, 251, 262
STOP THE ISLAMATION OF
AMERICA, refusing of registration mark, 121
striated space, defined, 390n14
Suanda, Endo, 522
subaltern, 410
Subhashitha Neevi, of Srimad Vedanta Desikha, 244
sui generis, 498, 499
adding targeted provisions, 517–21
building on existing law, 515–17
conceptual challenges to IP-based
models, 500–2
elements of suitable approach for
Indonesia, 514–21
Suleman, Nadya, 361
Sullivan Report, 42
Sullivan, Judith, 42
Sumantri, R., 419
Sun Wu Kong vs Wonder Woman, 421f. 19.2.
Sunder, Madhavi, 496
superheroes
characters, 404, 409
modern myths of, 412–16, 423
sign, recoding, 416–23
Superman, 404, 412, 413, 414, 418
Supreme Court’s decision in Novartis case
Section 3(d) of Indian Patents
Actand, 80–84
Sweden, 161
symbolic speech action, 443
System D, 62, 74
Tabernacle, 198
tares, 221
taste, notion of, 388
Tay, Simon, 267
TCEs. See traditional cultural expressions
technological protection measures
(TPMs), 51
Tehranian, John, 277
Telesflx, KSR v., 98
television and film industries, 369
Tenenbaum, Sony BMG Music
Entertainment v., 73
Textual Poachers, 325
textual poaching, 322
Thailand, 4
therapeutic efficacy, 81, 84, 245, 391n15
Theriault, State v., 344
three-step test, 52, 54, 55, 56
TIGAR. See Trusted Intermediary Global
Accessible Resources
To Steal a Book Is an Elegant Offense,
248, 252–57
toledot (offspring), 199
Torah, 193, 194, 197, 199
Torremans, Paul, 165
Trade Marks Act of 1994, U.K., 143
Trademark Act of 1946, Section 2(a)
of, 109
trademark law
economic injustice, 431–33
feature of, 118–19
impetus to regulating offensive
language, 116–18
luxury companies on, 426
policy justifications for content
restrictions in, 126–28
role of morality in, 116–19
single color marks, 444
social justice mandate application
for, 435–37
status injustice, 433–35
trademark racism. See racist trademarks
Trademark Trial and Appeal Board
(TTAB), 107, 108, 121, 128
traditional arts
alternative modes of legal protection for,
498–500
apparent non-issues, 512–13
consensus, 513
difficulty of connecting with
audiences, 508–9
in Indonesia, 502–13
lack of appropriate recognition, 510
material, general attribution requirement
for uses of, 517
other concerns, 511
reported problems by artists, 508–13
social life, and ethic of sharing, 506–8
struggle to maintaining
Index

inter-generational transfer of knowledge, 510
traditional cultural expressions (TCEs), 27, 28
traditional knowledge (TK) and geographical indications, 26–30
and traditional cultural expressions (TCEs), protection of, 456–60
Trafficking in Persons Report, 356
Traffi cking in Persons Report, 356
TrafFix Devices, Inc. v. Marketing Displays, Inc., 448
Traister, Rebecca, 306
trans-coding strategies, 411
transformative use doctrine, in fair use, 405–8
treaty interpretation, 31
TRIPS Agreement. See Agreement on Trade-Related Aspects of Intellectual Property Rights
Trusted Intermediary Global Accessible Resources (TIGAR), 48–50
TTAB. See Trademark Trial and Appeal Board
Tucher and Mohrenbräu breweries, 137
Tunis Model Law, 462, 468
Turk, Tisha, 314
Turtle, Sherry, 324
Tushnet, Rebecca, 336, 411, 417
Tye, Larry, 414

U.K. Trade Marks Act of 1994, 143
U.S. Patent Act, 100
U.S. Patent and Trademark Ofﬁce (USPTO), 105
U.S. Trademark Act. See Lanham Act
UK, Evans v., 164
Uncle Ben, 113, 135, 138, 141
unconscious thought, 206–7
underground economy, 62
underground market, 65
underside of globalization. See deviant globalization
UNESCO. See United Nations Educational, Scientiﬁc, and Cultural Organization
Union of India, Novartis v., 101
Unitary Patent Right, 166
United Nations Convention on the Rights of Persons with Disabilities (UNCRPD), 42
United Nations Declaration on the Rights of Indigenous Peoples, 32
United Nations Educational, Scientiﬁc, and Cultural Organization (UNESCO), 4, 36, 453, 463
Convention, 371, 372, 461, 464, 467, 470, 472, 476
United States, 64
United States Draft Consensus Instrument, 45
United States Olympic Committee (USOC), 316
United States Patent and Trademark Ofﬁce (USPTO), 172, 174
United States Trade Representative (USTR), 62
United States, commodity racism in, 134–35
Upa Vedas, 234
Upanishads, 237
Upjohn case, 159
Urgent Safeguarding List, 474, 481, 482, 485
use, meaning of, 391
USOC. See United States Olympic Committee
USPTO. See United States Patent and Trademark Ofﬁce, See U.S. Patent and Trademark Ofﬁce
USTR. See United States Trade Representative
utilitarianism, 239

VA. See Veteran’s Administration
Vaiśeṣikasastra Maharishi Kanada’s, 240
Valmiki and Vyasa, 241
Varahamihira, 240
Vastuveda, 234
VCLT. See Vienna Convention on the Law of Treaties
Veblen, Thorstein, 434
Vedas, 233–35
veriﬁcation, 204
Veteran’s Administration (VA) studies, 175, 176
Viagra, by Pfizer, 176
Virginia and Albert Museum, 387n6
vidding, example of, 311–13
Vienna Convention on the Law of Treaties (VCLT), 18, 20
violence, 111
vipaka and virya (potency), 245
VIPs. See visually impaired persons
Virginius, Loving v., 441
VisionIP.org, 48
Visphala, 239
visually impaired persons (VIPs), 35, 36, 40, 56
Visvasaghati Agni yoga, 242
Vio v. France, 164
Vrdoljak, Ana, 460
Index

Vriksaayurveda, 244
Vyakarana, 234
WAI 262, 28n66
Waitangi Tribunal report, 32
Waley, Arthur, 252
Wallas, Graham, 204
Wol-Mart Stores, Inc. v. Samara Bros., 438
IZIRF case, 157
Warner, Michael, 410
Washington Redskins’ trademarks, 6
Wayne, Bruce, 415
WBU. See World Blind Union
WCT. See World Intellectual Property Organization (WIPO), Copyright Treaty
wealth maximization and color-blindness, 179, 183
Weber, Steven, 63
Wells, Ida B., 134
Wertham, Frederic, 418
WHITE TRASH, 114
WILD INJUN, 114
Williams, Linda, 357
Williams, Patricia, 181
Williams, Raymond, 391n16
WIPO. See World Intellectual Property Organization
Wolf, Eric R., 454
Wolk, Douglas, 413
women and children
solution to exploitation of, in pornography, 360–63
women’s work, defending, 301–10
Wonder Woman, 404, 415, 419
Woodmansee, Martha, 280
work, 386, 388
working, non-working/insufficient, 91
World Bank, 63
World Blind Union (WBU), 41, 42, 49
Proposal, 43–44
World Heritage Convention, 1972, 463, 477
World Intellectual Property Organization (WIPO), 3, 18, 27, 35
Copyright Treaty (WCT), 54, 54n63, 56, 60
Development Agenda, 5
evolving agenda and platforms, 46–50
Intergovernmental Committee (IGC), 465, 466
Model Provisions, 1982, 464
World Trade Organization (WTO), 3, 18, 29
Doha Declaration, 21
TRIPS Agreement, 76, 92–100
Wright, Shelley, 282
Written Law, 197
WTO. See World Trade Organization
Yajur Veda, 235
yantras, 245
Yantravidhanam, 245
Yates, Ronald, 265
Yen, Alfred, 274, 275
yogyatha, 235
Yoshino, Kenji, 182
Yves Saint Laurent (YSL) and Christian Louboutin, litigation between, 428–30
Zhou Dynasty, 262
Zhu Xi, 254, 258
zhua (patent), 252