

Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index More Information

## Index

Abella, Rosalie (Justice), 198-99, 204-5 development policy and, 431n6, 433, 465-72 abridgments, English common law and, 89-91 implied limitations and exceptions in, 455-56 academic community limitations and exceptions and, 294, 452-60 copyright reform initiatives in, 85-87, 304-7 national copyright laws and, 251-53 CopyrightX distance-learning course public interest rhetoric in international and, 315-40 copyright and, 433, 444 focus on copyright reform in, 181, 194-95, Standard Material Transfer Agreements 199-200, 201-2 and, 309-11 global activism on copyright and, 262-63 three-step test (Berne Convention) and, text-mining provisions in copyright reform 240-42, 246-47, 253-56 uncompensated limitations and exceptions and, 221 Wittem Project and, 50, 262-63 in, 452-54 academic freedom, CopyrightX distance-learning Albert, Kendra, 338 pedagogy and, 322 Alberta v. Access Copyright, 198-99 Access and Benefit-Sharing Agreement (Nagoya algorithmic filtering, user rights Protocol), 298-99 and, 133-35, 138 Access Copyright, 182-83, 192, 195, 196-200 Amazon.com, user rights abuses by, 138 ACI Adam case, 285-86 American Geophysical Union v. Texaco, Inc., 47 adaptation rights analog content, digitization of, 188-90 fair use doctrine in Singapore and, 257-58 Android systems, 402-3, 427-28 implementation coding for, 380-84 for musical works, 18-19 Angry Birds, 74n56 authors/artists remuneration from, 81-83 Angus, Charlie, 179, 204 digital audience targeting and, 112-13 Angus Reid polling firm, 189 fair use of images in, 36n163 anti-camcording legislation (Canada), 185-87 Aeolian Co., 38 anti-circumvention rules, 95-96 affirmative defense in Canadian copyright reform, 179-81, Canadian adoption of, 173 188-90, 194-95 fair use as, 159-60, 163-66 trade agreements and, 203-4 Africa anti-commons, Hargreaves Review focus development policy in, 429-33 on, 226-27 exceptions to copyright laws in, 433 Anti-Counterfeiting Trade Agreement, 200 Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), 51-52 access to digital content and, 307-14 authorship protections under, 372 lock-in practices and, 376-80 compensated limitations and exceptions Apple Computer, 76-77 copyright policy and influence of, 210-12 in, 454-55



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

498 Index

applied art conflict over Berne Convention protections for, 348-49 use/explanation distinction and, 412-14, 422-25 "useful article" concept in copyright and, 398-401, 423n215 architectural works Berne Convention protections for, 348-49 fair use doctrine and, 29 rules and standards and exceptions for, 239-40 "useful article" concept and, 398-401 Architectural Works Protection Act, 95-96 archives, international copyright law and, 489-94 artistic control, copyright and, 79 artistic freedom, copyright and, 68 ASCAP, sound recording copyright and, 42-44 Ashby and Others v. France, 287-90 Association littéraire et artistique internationale (ALAI), 349-51, 353-54, 358-59 Association of European Research Libraries, 489-94 asymmetry of interests, copyright policy development and, 214-15 audience monitoring, digital technology for, 112-13 Audio Home Recording Act, 95-96 copyright law in, 246n51 fair use challenges in, 254-55 Authors Guild, Inc. v. HathiTrust, 32, 33, 41n194, 109-10, 123, 4591139 authorship accidental authors and, 313-14 authors as publishers and, 72-83 centrality in copyright of, 372 communication and, 110-11 digital content and, 2, 7-8, 68-69, 307-14 domestic limitations and exceptions to copyright and, 472-79 early copyright and role of, 61-63 limitations and exceptions for promotion of ongoing authorship, 25-27 performance rights as extension of, 351-54 for photographic works, 345–48 proprietary authorship proposals, 66-69 skills acquisition and learning for, 145-46 use/explanation distinctions involving, 403-7 users' right to, 149-50, 155-58 value of respective contributions, policy and philosophical challenges concerning, 373

authors' rights. See also readers' rights; user rights alienability of, in common law legal systems, 64-66 Berne Convention focus on, 360 broadcasting rights and, 355-56 Canadian copyright law reforms and, 195-96 centrality of, 372 changes in 1965 draft legislation for, 20-21 copy-fetish and concern for, 109-10 copyright ownership and, 63-66 deceased authors' works under Canadian copyright, 177-78 digital technology and protection of, 307-14 EU copyright reform and, 278-83 in French copyright law, 69 future of copyright and, 60-84 international protection for, 440-47 neighboring rights and, 342-44 patent vs. copyright law and, 386-88 performance rights as extension of, 351-54 productive and transformative use of material and, 146 public benefit vs., 142 publishers and, 69 resale royalty rights and, 370-71 retention of copyright, discourse on, 66-69 users' rights in relation to, 147-48, 155-58, 162-66 author's rights, sloganeering concerning, 93-95 Baker v. Selden, 384

case law progeny from, 414-15 computer program use/explanation distinction and legacy of, 417-26 Copyright Law of 1976 and, 426 copyright vs. patent uses in, 386-95 interoperability issues and, 402-3 juridical integrity and lack of "fit" in, 403-7 limits of applicability of, 421-22 Mazer v. Stein and, 412-14 merger doctrine and, 389-95 mixed use principles and, 408 object code copyright and, 425-26 summary of issues in, 386-88 use/explanation distinction and, 395-401, 412-17 Balanced copyright for Canada, 192-93 Balganesh, Shyamkrishna, 158n84, 159n86 Baltimore & Ohio Railroad v. Goodman Administratrix, 230 Bandcamp website, 75-76, 79 Beijing Treaty on Audiovisual Performance (2012)



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index 499

national copyright laws and, 251-53 sound recordings, conflict over protection performance rights and, 353-54 for, 349-51 Samedan Committee influence on, 370–71, 374 Stockholm conference reforms and, 240-42, Belmont Forum Project, 304-7 292-97, 444 Benkler, Yochai, 313-14 three-step test in, 217-18, 234-36, 240-42 Bentham, Jeremy, 237 uncompensated limitations and exceptions Berkman Center for Internet and Society, 335-40 in, 452–54 Berlin Revision Conference (1908) U.S. adherence to, 95-96 cinematographic production protections U.S. fair use doctrine and, 236-56 under, 348-49 Berne International Office, 349-51, 353-54, harmonization of copyright law and, 447n72 356-60 news copyright protection rejected at, 356-60 Ostertag report prepared by, 360-64 photographic works copyright and, 347-48 post-war restructuring of, 370-71, 374 sound recordings protection discussion Bernier, Maxime, 184, 204 best practices guidelines at, 349-51 Berne Appendix, 463 fair use and, 49-50 Berne Convention for the Protection of Literary innovation and creativity in developing and Artistic Works countries and, 479-82 Article 20 (Berlin Revisions), 447n72 Betamax technology, fair use doctrine and, 28-29, authorship protections under, 344-45, 372 47-48 basic principles of, 21 Big Data, scientific research and role of, 298-99 broadcasting industry and protection of, 355-56 bilateral trade agreements, development policy compensated limitations and exceptions and public interest rhetoric in international copyright and, 433 in, 454–55 developing country members of, 294 Bill C-32 (Canadian copyright legislation), development policy and, 429-33, 463-65 102-200, 204 Bill C-60 (Canadian copyright reform), 179-81 domestic limitations and exceptions to copyright and, 466-69 Bill C-61 (Canadian copyright reform), 188-90 establishment of, 343n5 Bill Graham Archives v. Dorling Kindersley Ltd., harmonization of copyright and treaty 27, 406n142 obligations and, 50-52, 447-79 Binnie, Ian (Justice), 176-77, 196, 202-3 implied limitations and exceptions in, 455-56 Bishop v. Stevens, 172, 176-77 ineffectiveness of, 480-82 BitTorrent, 75-76 Canadian copyright reform and, 193–94 international expansion of fair use and, 256-57 Blake, William, 91-93 limitations and exceptions in, 29-32, 452 Blip online distributor service, 82-83 miscellaneous claimants for protection blogs, advertising revenue on, 82ng1 Bloom & Hamlin v. Nixon, 17-18 under, 348–49 national copyright laws and, 251-53 BMI, sound recording copyright national public interest concept and, 440-47 and, 42-44 neighbouring rights and, 7-8, 356-60, Bobbs-Merril Co. v. Straus, 17-18 "Box Brownie" camera, photographic works 366-69 news copyright protection rejected copyright and development of, 345-48 Boyle, James, 4-5, 206-33, 298-99, 313-14 by, 356-60 omission of photographic works in early Brazil provisions, 345-48 copyright reform in, 301-4 Ostertag draft proposals for, 360-64 tecnobrega in, 478-79 performance rights provisions under, 351-54 Bridgeport Music, 128 public access to information exceptions bright line jurisprudence, fair use doctrine in, 29-32 and, 255–56 resale royalty rights and, 370-71 Bring the Monkey (Franklin), 65-66 Samedan Committee legacy and, 371-74 Brison, Scott, 188-89



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

500 Index

broadcasting industry. See also radio; television

Berne Convention copyright protections and, 351-54, 355-56 cable television retransmission of television programs and, 39-40 Canadian copyright reform and, 193-94 performance rights and, 351-54 post-Samedan provisions for, 370-71 retransmission and broadcast recording, Ostertag recommendations for, 362-63 Samedan Committee protections for, 368-69 value of respective contributions, policy and philosophical challenges concerning, 373 broadcast signal "booster" technologies, copyright exemptions for, 21 Brussels Revision Conference, 349-51, 353-54 "distinct character" works protections and, 356-60 Ostertag's draft memorandum for, 360-64 resale royalty rights and, 370-71 buffer copies of sound recordings, licensed digital transmission of, 116n42 built-in surveillance content control and, 138-39 participation rights and, 153-55 Bulte, Sarmite, 177-78, 184 bundled rights in copyright law, barriers to access in, 313-14 burden of proof in fair use defense, 159n87, 163-67 Bureaux Internationaux Réunis pour la Protection de la Propriété Intellectuelle (BIRPI), 342-44, 370-71 "Burnin" (album), 93-95 Bush, George W., 186-87 business methods, patents and, 226-27 Business Software Alliance, 270n143 cable television, retransmission of broadcast television programs by, 39-40 Cambridge University Press v. Becker, 152n59, 160, 1641199 Cameron, David, 210-12, 216-17, 229-30 Campbell, Luther, 26-27 Campbell v. Acuff-Rose Music, Inc., 26-27, 31-32, 44-45, 253 Canada-European Union Trade Agreement, 203-4 Canadian Cable Television Association, 176-77 Canadian Copyright Act, user rights in, 4, 155-58

Canadian copyright law. See also Supreme Court of Canada academic focus on, 181, 194-95, 199-200, 201-2 Bill C-32, 192-200 Bill C-60 and, 179-81 Bill C-61 and, 188-90 deceased authors' works under, 177-78 evolution of, 4, 170-73 individual activism concerning, 204-5 international trends and, 200-3 Internet participation in reform of, 201 learning and educational use in, 151-53 non-commercial user-generated content exception in, 149-50 overview of, 169-205 policy foundation for user rights in, 202-3 reform legislation and case law involving, 102-200 technological neutrality principles and, 173, 199-200 trade agreements and, 203-4 user rights in, 155-58, 173 users as stakeholders in, 201 WIPO treaties and, 174-77, 203 Canadian Council of Music Industry Association, 196 Canadian Independent Record Production Association, 170-71 Canadian Intellectual Property Council, 194-95 Canadian Library Association, 175 Canadian Motion Pictures Distribution Association (CMPDA), 185-86 Canadian Music Creators Coalition, 184 Canadian Publishers' Council, 196-200 Canadian Recording Industry Association (CRIA), 170-71, 192-93, 197-98 Canning, Brendan, 184 capacity building programs, development policies and, 429-33 capital accumulation, development policy and, 432-33, 448-50 Capitol Records, 137-38 Capitol Records v. Thomas-Rasset, 123 Cards against Humanity, 74 Caribbean News, 31 Cary v. Kearsley, 89-91 Caselli, Piola, 364-69 Cash, Andrew, 184 Catterall, Marlene, 179



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

CCH Canadian Limited. v. Law Society of Upper	RAM infringement and, 119
Canada, 155–58, 181–83	user-generated content and, 135–40
pentalogy of copyright cases in wake of, 196-200	Cloud Locker system, 137n8
CD Baby, 83	clustering of fair use, limitations and exceptions
censorship	establishment and, 250–56
misuse of copyright for, 88–89	CMRRA copyright collective, 197–98
RAM infringement and, 116–17	Coase theorem, 88–89
"certain special cases" standard, three-step test	Code of Intellectual Property (France), 69
(Berne convention) and, 242–48	Cohen, Julie, 146–47
Chakrabarty v. Diamond, 255–56	coin-operated videogames, limitations and
charitable use exception, in Copyright Law of	exceptions for, 35–37
1976, 211153	Cole, Nat King, 91–93
Charter of Fundamental Rights of the European	collective action theory, copyright policy and,
Union, 287–90	209–10, 214–15
choreographic works, Berne Convention	collective licensing proposals, Hargreaves
protections for, 348–49	Review of orphan works and ex ante
Church of Scientology, 26–27	licensing, 222–26
cinematographic production, Berne Convention	collectivity, copyright as advancement of, 68
protections for, 348–49	comedians, pay-what-you-want systems for online
citizen journalism, limitations and exceptions	performances, 73n50
for, 456–60	commerce
citizenship	copy-fetish and, 109–10
participation rights linked to, 153–55	Hargreaves Review "pro-business"
popular engagement with intellectual property	recommendations and, 227–28
and, 231–32	limitations and exceptions and promotion
civil law	of, 35–37
EU copyright law and, 278–83	RAM infringement and, 117–18
fair use under, 50	U.K. closed-end copyright
neighbouring rights in copyright law and,	limitations and, 216n21
372-73	Commerce Department (U.S.), copy-fetish
civil liberties	and, 126
digital technology impact on, 133–35	commercial content production
public interest concepts in international	common-use licenses and, 308–9
copyright and, 444–57	copyright ownership and, 64–66
user-generated content and, 135–40	market entry policy in Canadian copyright
classical music, performance rights and	reform and, 202–3
recordings of, 352n52	user-generated content and, 135–40
classroom performances and displays, exemptions	users' rights and, 149–50
for, 32–34	common law
Clement, Tony, 190–92, 204	alienability of authors' rights in, 64–66
Clinton, George, 128	copyright law and, 89–91
Clinton Administration Task Force on the	domestic limitations and exceptions to
National Information Infrastructure, RAM	copyright and, 472–79
infringement and, 115–17	neighbouring rights in copyright law and,
closed circuit educational broadcasting, copyright	372–73
exception for, 21n53	commons movement, scientific open access
"closed-end" copyright limitations (U.K.),	and, 304–7
Hargreaves Review of, 216–17	common-use licenses
cloud computing	proposals for, 307–14
knowledge access and	"take and pay" rules and, 308–9
civil liberties and, 133–35	communal culture, authors' rights
participation rights of users and, 153–55	in context of, 66–67
participation rights of discis and, 153-55	111 COLITICAL OI, 00-0/



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

communication	Conféderation internationale des société des
copy-fetish and, 110–11	auteurs and des artistes ('CISAC'), 349-51,
Drassinower's analysis of expressive/	353-54
nonexpressive use and, 403-7	confidential writings
expressive/nonexpressive use in copyright and,	copyright protections for, 362-63
398–401	post-Samedan discussion of, 370-71
Community Cyber-Infrastructure for Advanced	CONFU (Conference on Fair Use), 123-25
Marine Microbial Ecology Research and	Congress (U.S.)
Analysis (CAMERA), 304–7	amendments in 1980 to copyright law,
compensated limitations and exceptions (L&Es),	recommendations of, 396n100, 418-21
in Berne/TRIPS framework, 454–55	Baker v. Selden legacy in copyright law passed
compensation for creative production. See also	by, 415–17
royalty payments	expansion of limitations and exceptions
for authors, 63–66, 69	by, 19–24
copyright reforms and, 129-31	market failure mitigation and, 39n178
digital technology's impact on, 109	three-step test of fair use and, 253-56
innovation and creativity in developing	Constitution of the United States, copyright
countries and, 478–82	clause in, 61, 267–71
limitations and exceptions in copyright	consumer electronics industry
and, 35–41	Canadian copyright law on home taping
competition	and, 170-71
copy-fetish and, 109–10	copyright policy and influence of, 210-12
copyright law and promotion of, 88-89, 376-80	exemptions in 1965 draft register concerning, 21
in functional markets, copyright and, 376-80	consumer licensing proposals, 128–29
limitations and exceptions for promotion of,	consumer protection
35-37, 140-44	asymmetric copyright policy and lack of, 214-15
market failure approach to fair use and, 141-42	in Canadian copyright reform, 188-90, 193-94
use/explanation distinction and, 413	limitations and exceptions for promotion
works of "distinct character," unfair	of, 140-44
competition protections and, 356-60	lock-in practices and, 376-80
compilations, copyrightability of, 382n30	participation rights of users and, 153-55
compulsory licensing	users' rights relating to, 148–55
expansion between 1965 and 1976 of, 23n76,	consumer space-shifting, fair use doctrine and,
38–39	28n106
market failure mitigation and, 38	content industry, Hargreaves Review and
public performance rights for	counterbalances to, 229–30
sound recordings and, 42–44	contracting states and countries, copyright
radio broadcasting and, 355–56	protection determined by, 363–64
restrictions in 1965 draft register for sound	contracts
recordings, 21	copyright as form of, 63–66
satellite transmissions and, 40–41	in French copyright law, 69
Computer and Communications Industry	property licenses vs., 166–67
Association (CCIA), 270–71	contributory infringement liability, fair use
computer programs	doctrine and, 28–29
copies essential to utilization of, exceptions	Convention on Biological Diversity (1992), 309-11
for, 37	convergence, development policy and principle
fair use doctrine and, 29	of, 432–33
functionality and copyright for, 424n218	copy-fetish
interoperability and protection of, 402-3	defined, 109
uncopyrightability of, 386–88	explicit statutory readers' rights and, 127–28
use/explanation distinction and copyright for,	HathiTrust suit and, 109–10, 123
395–401, 417–26	making available rights and, 119–23



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index 503

Random Access Memory copy and, 113-14 revisions to copyright law and, 3, 123-25 copy lending and reselling, digital ecosystem and, 137-38 copyright development policy and adoption of, 429-33 private practice in, 95-96 sloganeering about, 93-95 Copyright, Designs and Patents Act of 1988 (United Kingdom), 216-17 copyrightability principle in Baker v. Selden case, 387-88 computer copyright and, 376-80, 402-3 in Oracle v. Google suit, 380-84 separability test and, 416n181 use/explanation distinction and, 412-17 "useful article" concept and, 228 Copyright Act of 1790 (U.S.), 16-18 Copyright Act of 1909 (U.S.), 14-15 statutory exceptions in, 18-19 Copyright Act of 1976 (U.S.), 14-15, 279 expansion of limitations and exceptions in, 19-24 legacy of Baker v. Selden, 414–15 political expediency in provisions of, 42-44 RAM infringement and, 114-17 safe harbor provision (Section 512), 217 source code protections in, 420n200 Subsection 113(b), 417-26 use/explanation distinction in, 415-17 "useful article" concept in, 398-401 Copyright Act of 1997 (Canada), 176-77 Copyright Act of 2007 (Israel), 155–58 Copyright Directive 2001/29/EC (European Union), 217–18 copyright law. See also Canadian copyright law; international copyright law; specific countries artistic integrity and, 79 authors' rights and future of, 60-84 in Baker v. Selden, patent use vs., 386-95 best practices development for, 334-35 in China, 246n51 compensation for creative production and, 129-31 copy-fetish and revisions to, 123-25 damage of current legislation, 88-89 draft legislation of 1965 changes to, 20-21 early examples of, 61 in European Union (EU), 174, 246n51, 275-78 evidence-based policy making and, 213-15 evolution in United States of, 16-24 fair use as affirmative defense in, 159-60

fair use as negation of, 234-36, 272-74 future challenges in reform of, 99-102 Hargreaves Review and reform of, 228-32 international trends in, 200-3 knowledge access concerning, CopyrightX distance learning program, 332-33 legal implications of user rights in, 163-67 limitations and exceptions and flexibility in, 44-45 merger doctrine and, 389-95 in New Zealand, 200 obsolescence and inadequacy in, 302-4 Ostertag recommendations, summary of, 362-64 patent law and, 271–72, 376–80, 384–85, 386-95, 415-17, 427-28 payment and protection mechanisms and, 78-79 policy entrepreneurship and, 232 popular engagement with, 210-12, 231-32 purpose of, 1 rationale for users' rights in, 147-48 regulatory capture in, 210 retrospective copyright in, 207 rights and duties in, 158-59 Samedan Committee legacy in, 371-74 scientific research and barriers in, 299, 304-7 separability test in, 385n52 standards and rules in, 237-40 as stimulation of creativity, 144-47 term of copyright in, 207 traditional principles of, 87-88 user-rights approach to reform of, 133-35 users authoring rights and, 149-50 U.S. fair use provisions in, 236-56 "copyright misuse" claims, user rights restrictions and, 166-67 Copyright Office (U.S.) copy-fetish and, 126 draft 1965 report of, 20-21, 22, 23, 418-21 making available right and, 122-23 RAM infringement and, 116-17 Copyright Principles Project (CPP), 14n7 Copyright Royalty Tribunal, 95-96 CopyrightX distance-learning course, 7, 315-40 academic rigor in, 323-24 assessment of, 324-35 financial support for, 339-40 pedagogic principles in, 320-24 resources for, 335-40 retention rate for, 324-35 structure, 315-20 Cottenham (Lord Chancellor), 102-5



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

504 Index

Cottier, Thomas, 302-4, 308-9 'country of origin,' copyright law and concept of, 361-62 "covers" of songs, Copyright Law of 1909 and, 19n38 Creative Commons self-distribution system, 79-82 copyright reform and, 313-14 CopyrightX distance learning program and, 332-33 creative institutions development-inducing limitations and exceptions and, 469-72 harmonization of copyright law and disruption of, 448-51 creativity copyright laws and, 2-3, 91-93 democratization of, 102-5 digital technology impact on, 133-35 effectiveness of limitations and exceptions and, 6, 292-314 human capital enhancement in, 145-46 international copyright framework and, 472-82 learning and knowledge acquisition through, 151-53 meaning generation in, 146-47 necessary rights in, 148-55 productive and transformative use in, 146 tecnobrega in Brazil and, 477-79 in traditional societies, 448 user-generated content and, 135-40 user role in, 133-35, 147-48, 163-66 virtues of, 144-47 critical legal studies theory, rights-based approach to fair use and, 162-63 "critique of rights" theory, rights-based approach to fair use and, 162-63 cross-border collaborations, international copyright and, 489-94 crowdfunding, 72n47 cultural heritage preservation development policy and public interest rhetoric in international copyright and, 433 harmonization of copyright law and, 447-51 international copyright law and, 489-94 limitations and exceptions for, 32-34 cultural production copyright law and, 87-88 development policy and public interest rhetoric in international copyright and, 433 economic development and, 432-33

human capital enhancement in, 145-46 informal cultural works, copyright of for, 208 international copyright law and, 489-94 learning from, 151-53 limitations and exceptions for public access to information and, 29-32 necessary rights for, 148-55 Nigerian film industry, 478-79 participation rights concerning, 153-55 productive and transformative use of, 146 rationale for users' rights and, 147-48 shared content and creativity in, 91-93 user-generated content, 135-40 virtues of, 144-47 database protection laws in EU, 99-102 scientific research and, 299, 304-7 data-mining fair use doctrine and, 32 Hargreave Review exceptions for, 299 data-pooling initiatives, scientific open access movement and, 304-7 data quality, evidence-based policy making and importance of, 213-15 deceased authors, Canadian copyright terms for, 177-78 de minimis copying, 89-91, 102-5 implied limitations and exceptions in Berne/TRIPS framework and, 455-56 democratic engagement copyright policy and, 210-12, 231-32 fair use doctrine and, 267-71 "demoralization cost," 405n134 derivative works rights artistic integrity issues and, 8on82 Berne Convention protections for, 348-49 changes in 1965 draft legislation for, 20-21 photographic works copyright and issues of, 345-48 design protection Baker v. Selden legacy concerning, 388-89 conflict over Berne Convention protections for, 348-49 design industry lobbying of Hargreaves Review for, 228 separability test and, 423n216 trade dress protection in, 385n52 use/explanation distinction and, 412-14, 415n176, 422-25

"useful article" concept and, 398-401, 423n215



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

desirable use, users' rights as promotion of, 155-63
developing countries
Berne Convention provisions concerning,
429-33, 463-65
copyright reforms demanded by, 294, 302–4
development-inducing limitations and
exceptions proposals for, 461–63
domestic limitations and exceptions to
copyright and, 472–79
ineffectiveness of limitations and exceptions
*
in, 480–82
innovation and creativity in, 472–82
limitations and exceptions to copyright
in, 429–95
patent protection in, 444-57, 449n86
scientific research and copyright protection
in, 299
development policy
Berne Convention provisions
and, 429–33, 463–65
coordination of development-inducing
limitations and exceptions, 466-69
copyright limitations and exceptions
and, 429–95
historical evolution of, 429-33
limits of international copyright framework for,
10–11, 447–60
public interest principles in international
copyright and, 433
renewed interest in, 465–72
device incompatibility, digital content access
and, 138–39
digital content
advertising revenue from, 81–83
author-oriented business models for, 83
authorship and, 68–69
Canadian copyright restrictions on, 188–90
copyright policy making and, 208–9
device incompatibility and access to, 138–39
educational exceptions, international
harmonization of, 484–87
erosion of readers' rights to, 112–13
EULAs and TOUs and, 139–40
fair use doctrine and, 32
hybrid free-access/paid-access models
for, 74–76
incidental digital copying and, 37
ineffectiveness of limitations and exceptions
for, 481–82
legal implications of user rights for, 163-67
in libraries, 489–94

```
limitations and exceptions relating to, 6,
    292-314, 456-60
  micro-licensing model for, 83
  moral rights concerning, 79-82
  opportunities and threats for users of, 135-40
  payment and protection mechanisms for, 78-79
  pay-what-you-want services for, 73-74
  as pedagogical tool, 164noo
  public interest concepts in international
     copyright and, 444-57
  readers' interests and evolution of, 109
  user-generated content, 133-40
  user-rights approach to copyright and, 132-68
"Digital Editions" (Adobe), 138-39
digital lock rules, 174-77, 188-90, 194-95, 299
  in WIPO Copyright Treaty, 299-300
Digital Millennium Copyright Act (DMCA), 174
  copy-fetish and, 123-25
  fair use discussion and, 124n74
  granularity in U.S. fair use negotiations
    and, 265-67
  limitations and exceptions in, 210110, 295-96
  political pressure and, 203
  safe harbor provisions in, 102-5
Digital Performance Rights in Sound Recording
     Act, 95-96
Digital Rights Exchange, Hargreaves Review
     proposal for, 227-28
digital rights management (DRM)
  paywall technology and, 76-78
  post purchase control of content and, 138-39
  user rights and, 138
Digital Security Coalition (Canada), 184-85
directness, in use/explanation distinction, 408-9
Disney Corporation, 177
distinctiveness as to source principle, trademark
     law and, 384n50
distributed network architecture, user-generated
    content and, 135-40
distribution of content
  copyright as inhibition of, 142
  CopyrightX distance learning program
    and, 335-40
  making available rights and, 119-23
  user rights and, 133-35
Dodd, Chris, 102-5
doll designs, reproduction rights and "useful
     article" concept, 400-1
download control technology, 76-77
  participation rights and, 153-55
  streaming media and, 77-78
```



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index

506

dramatic works, conversion to novels, rights to, 18-10 dramatization rights, introduction of, 18-19 Drassinower, Abraham, 155-58, 181, 182-83 Baker v. Selden analysis of, 403-7 "The Dream" (Rousseau), 91–93 dressmaker patterns, copyright protection for, 388-89 driving speed, as rule vs. standard example, 238-39 droit d'auteur tradition See authors' rights droite de suite. See resale royalty rights Drury v. Ewing, 389n70 due care, rules vs. standards and principle of, 230 dumb show entertainments, Berne Convention protections for, 348-49 duration of copyright protection in Baker v. Selden case, 387-88 extensions in U.S. law for, 16-18 fair use doctrine and, 407n143 lobbying for, 209-10 orphan works, 208 in Ostertag recommendations, 363-64 performance rights and, 351-54 retrospective copyright extension, 207, 214-15 in Samedan recommendations, 368 Dutch Copyright Act, 278-83 duties vs. rights, in copyright law, 158-59 duty of care, proximate cause doctrine

e-books market, digital rights management and, 76-77 E-Commerce Directive (EU), 210n10, 217 economically insignificant incidental use, limitations and exceptions for, 37 economic development, copyright law and development policy and, 429-33, 447-60 domestic limitations and exceptions to copyright and, 472-79 'equitable remuneration' principle for performers and, 362 EU copyright law and, 278-83 evidence-based policy making and, 213-15 externalities from government support of knowledge access and, 461-63 fair use and, 163-66

DVD players, RAM infringement and, 116-17

and, 404-5

Dworkin, Gerald, 274

ineffectiveness of limitations and exceptions and, 480-82 innovation and, 376-80 limitations and exceptions and, 35-41, 141-42 limits of copyright harmonization and, 447-69 market entry policy in Canadian copyright reform and, 202-3 market rates for licensing and, 222-26 maximization of authorial works, international copyright law, 487-89 public interest and development rhetoric in international copyright and, 433 rights over use" principle and, 409–11" use/explanation distinction and, 413 educational use 1965 draft register recommendations concerning, 23 Canadian copyright law reforms and, 174-77, 178-79, 195-96 in developing countries, limitations and exceptions for, 440-47 externalities from government support of knowledge access and, 461-63 fair use doctrine and, 255-56 harmonization of exceptions for, 484-87 legal merits of, 164n99 limitations and exceptions for, 32-34 participation rights linked to, 153-55 transaction costs and, 141-42 users' rights and, 151-53 EdX consortium, 335-40 Eldon (Lord Chancellor), 89-91 Eldred v. Ashcroft, 407n143 electronic course reserve systems, fair use violations risk and, 152n59 e-lending licenses, user rights and, 139-40 Elkin-Koren, Niva, 3-4, 132-68, 173 Ellson, J. P., 196 empirical research, evidence-based policy making and, 213–15 encryption, Canadian copyright law and, 174-77 endogenous growth theory, 435-36 End User License Agreements (EULAs) fair use doctrine and, 166-67 user rights and, 139-40 entertainment industry Canadian anti-camcording legislation and pressure from, 185-86 Canadian copyright law and, 177-78, 184 Entertainment Software Association, 270n143



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index 507

environmental protection treaties, granularity in, 266–67	politics and, 218–20 rights holders opposition to, 209–10
ephemeral recordings, limitations and exceptions	use/explanation distinctions and, 403-7
for, 37	evidence-free environment, copyright law
Eppendorf-Netheler-Hinz Gmbh v. Ritter Gmbh,	and, 208
385n52	evidentiary use of copyright, reproduction rights
'equitable remuneration' principle	and, 406–7
for performers, 362, 368	exclusive rights in copyright law
for sound recordings, 362–63, 368	authors' retention of copyright and, 66–69
EULAs. See End User License Agreements	in Baker v. Selden case, 387–88
European Commission	changes in 1965 draft legislation for, 20–21
copyright reform proposals from, 276–77	"duty not to copy" perspective, 158n84
fair use provisions considered by, 46	extensions in U.S. law for, 16–18
Infosoc Directive of 2001, 299–300	international copyright and public interest
European Convention on Human Rights, 287–90	concepts and, 443–44
"European Copyright Code" (Wittem Group	proposed reforms of, 313–14
proposal), 50, 262–63, 282–83	"rights over use" principle and, 409–11
European Court of Human Rights, 287–90	use/explanation distinction and, 376–80
European Court of Justice, copyright rulings by,	exhaustion of rights doctrine
285–86, 299–300	changes in 1965 draft legislation and, 20–21
European InfoSoc Directive, 50	history of, 14–15, 17–18
incidental digital copying and, 37	explanation See use/explanation distinction
European Parliament, 200	expressive use
European Union (EU)	computer programs and, 424–25
authors' rights in copyright law of, 278-83	copyright laws and, 91–93
Copyright Directive 2001/29/EC, 217–18	Drassinower's analysis of, 403–7
copyright law in, 174, 246n51, 275–78	idea/expression dichotomy and, 102-5, 412-14,
copyright reform proposals from, 200	483-84
database protection laws in, 99-102	interoperability and, 402-3
"designated exceptions" approach to copyright	use/explanation distinction and, 395-401
in, 299, 302–4	use/explanation distinction doctrine
E-Commerce Directive, 210n10, 217	and, 376–80
fair use and, 5–6, 280–82	externalities
flexibility in limitations and exceptions of, 248,	coordination of development-inducing
275–78, 283–87	limitations and exceptions and, 466–69
freedom of expression and copyright reform	government support of knowledge access and,
in, 287–90	461–63
future copyright issues facing, 290-91	market failure approach to fair use
Hargreaves Review and copyright framework of, 218–20	and, 141–42
Information Society Directive, 249n61,	Facebook
276–77, 283–87	Canadian copyright activism on, 187–88
limitations and exceptions in copyright in,	fair use principles and content on, 267–71
292-97, 440-47	facilitators, liability of, affirmative defense of fair
open norms in, 278–83	use and, 165
Orphan Works Directive, 222–26, 229	facts, authorship of, use/explanation distinctions
"right to be forgotten" policy adopted	and, 403–7
by, 229–30	fair abridgment doctrine
Software Directive, 263–72	in early U.S. copyright law, 16–18
evidence-based policy making	English common law and, 89–91

in Hargreaves Review proposals, 213–15, 220–21

Fair Copyright for Canada, 187–88, 189–90



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

508 Index

fair dealing principle in Canadian copyright law, 172 Canadian copyright reforms and, 178-79, 188-90, 193-94, 195-96 Canadian Supreme Court cases involving, 163-66, 196-200 CCH Canadian Limited. v. Law Society of Upper Canada and, 181-83 educational use in Canadian copyright and, 198-99 expansion of user rights and, 140-44 personal use and, 27-29 in Singapore copyright law, 257-58 three-step test (Berne convention) and, 247n53 users' rights and, 155-58 fair practice, EU principle of, 278-83 fair use doctrine. See also specific countries as affirmative defense, 159-60 attack on, 102-5 autonomy of users and, 49n234 Brazilian copyright reforms and, 301-4 burden of proof in defense based on, 159n87 Canadian copyright reform and, 185-86 changes in 1965 draft legislation and, 20-21 classroom performances and displays and, 32-34 as clustering mechanism, 250-56 competition and innovation promotion and, 35-37 copy-fetish and, 109-10, 123-25 democracy and innovation and, 267-71 digital content limitations and exceptions and, 456-60 Digital Millennium Copyright Act and, 124174, 295-96 duration of copyright and, 407n143 early use of, 17-18 educational use copying and, 23 EU copyright law and, 5-6, 280-82 as exception, 163-66 expansion of user rights and, 140-44 future challenges facing, 272-74 global copyright activism and, 262-63 governmental use and, 34–35 granularity in U.S. negotiations involving, 265-67 Hargreaves Review analysis of, 217-21, 228-32 history of, 14-15, 16-18, 234-36 implicit reader privileges and, 126 international adoption of, 45-49, 256-72

"lack of fit" principle in copyright and, 406n142 limitations and exceptions and, 5, 12-15, 292-97 lobbying attacks on, 102-5 negation of copyright protection, potential for, 234–36, 272–74 objections to rights-based approach to, 160-63 ongoing authorship and, 25-27 personal use and, 27-29 photocopying technology and, 45-49 private ordering oversight and, 166-67 public access to information and, 29-32 public interest and development rhetoric in international copyright and, 433 RAM infringement and, 115-17 reverse engineering and, 35-37, 48-49 rules and standards and, 237-40 scientific research and, 299 as serial mechanism, 272-74 taxonomies of fair use, 250-51 treaty obligations, compatibility with, 51-52 U.K. copyright reform and, 216-17 unpredictability of outcomes and, 49-50 U.S. copyright and impact of, 216-17, users' rights and, 149-50, 155-58 in U.S. government international negotiations, 263-72 U.S. politics and ideology and, 234-74 "Fair Use in the U.S. Economy" study, 270-71 Family Movie Act, 116n44 fan works, copy-fetish and dissemination of, 126n82 Federal Communication Commission (FCC), cable television retransmission of television programs and, 39-40 Feist Publications, Inc. v. Rural Telephone Services Company, 99-102 film industry, innovation and creativity in developing countries and, 472-82 First Amendment rights, fair use and, 61, 267-71 "first sale" principle, 17-18 Fisher, William W., 7, 315-40 fixation, uncompensated limitations and exceptions and, 452-54 Flattr pay-what-you-want system, 74 flexibility in copyright law, 105-6 EU laws and policies and, 248, 275-78, 280-82, 283-87, 290-91 limitations and exceptions flexibility, 44-45 Folsom v. Marsh, 16-18



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index <u>More Information</u>

Food and Agricultural Organization (FAO),	case law in U.S. courts concerning, 384–85,
International Treaty on Plant Genetic	414–15
Resources for Food and Agriculture, 309–11 Football Association Premier League Ltd. v.	computer program copyright and role of, 424n218
Anonymous (2012) (Israel), 155–58	copyright law and, 376–80
Ford, Gerald, 31–32	merger doctrine and, 389–95
"for specified purposes" standard, three-step test	mixed use and, 408
(Berne convention) and, 242–48	patent vs. copyright law and, 386–88
France	separability hurdle for three-dimensional
art resale royalty rights in, 358-59	articles and, 385n52
copyright law in, 64n15, 69, 284-85	use/explanation distinction and, 395-401,
fair practice principles in copyright law	412–14
of, 278–83	Funkadelic (band), 128
freedom of expression and copyright in, 287-90	
photographic works copyright in, 345-48	Geiger, Gervais and Senftleben, 251-53
radio broadcasting and copyright law in, 355-56	Geist, Michael, 4, 169–205
three-step test negotiations and, 244n43	General Agreement on Tariffs and Trade (GAT)
Franklin, Miles, 65–66	copyright law and, 95–96
freedom of information	environmental protection treaties and, 266-67
limitations and exceptions for, 29-32	generally accepted accounting principles
users' rights relating to, 148–55	(GAAPs), 265
freedom of speech and expression	genetics research
copyright and, 68	copyright laws and, 299
CopyrightX distance-learning pedagogy	Standard Material Transfer Agreements
and, 321–22	and, 309–11
EU copyright laws and, 287–90	Genomic Standards Consortium, 304-7
fair use and, 61, 267–71	Georgia State University (GSU), 152n59
"lack of fit" in copyright and, 405–6	Germany
limitations and exceptions for public access to	absence of photographic works copyright
information and, 29–32, 140–44	in, 345–48
user-generated content and, 135–40	copyright law in, 64n15
user rights and, 133–35	three-step test negotiations and, 244n43
users' rights relating to, 148–55	"Get Up, Stand Up" (song), 93–95
freelance writers, copyright ownership and, 63–66	Gibson, Jim, 255
Freemium hybrid free-access/paid-access	Ginsburg, Jane C., 2, 60–84
model, 74–76	global activism on copyright
free-riding	development policy in international copyright
common-use licenses and avoidance of, 308–9	and, 465–72
domestic limitations and exceptions to	fair use doctrine and, 262–63
copyright and, 472–79	"global cartel" model of copyright
free trade agreements	resistance, 302–4
development policy and public interest	Global Congress Declaration on Fundamental
rhetoric in international copyright and, 433,	Public Interest Principles for International
444-57	Intellectual Property Negotiations, 262–63
"global cartel" model of copyright resistance	Global E-Infrastructure for Climate Change
and, 302–4	Research Results, 304–7
free use principle, innovation and creativity in	Global Innovation Index, 449n86
developing countries and, 472–82	globalization, harmonization of copyright
Froman, Michael, 102–5	and, 448–51
functionality	global public interest concept, 465–72
in Baker v. Selden, 386–95	Go Fund Me, 72n47



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

510

Goldstein, Paul, 398n108, 423n216

British copyright policy and influence of, 210–12, 216–17, 229–30

fair use principles and lobbying by, 61, 267–71

Oracle suit against, 9, 470–72 shareholders manual published by, 85–87

Gordon, Wendy J., 9, 141-42, 375-428,

470-72

Governing Digitally Integrated Genetic Resources,

Data, and Literature, 304-7

governmental use

limitations and exceptions for, 34–35 orphan works copyright policy and, 222–26

government-funded research

challenges in developing countries

for, 440-47

open access movement and access

to, 304-7

Government of Sweden/BIRPI Study Group,

three-step test (Berne convention)

and, 242–48

government policies

evidence-based policy making and, 213-15

structure of copyright policy and, 207–12

user rights founded in, 202–3 U.S. fair use principles and, 267–71

Gowers Review, 212-13, 276-77

granularity, in fair use, 265-67

Grateful Dead (band), 27

"Grateful Dead model" for music

downloads, 78-79

Green Paper on Copyright in the Knowledge

Economy, 276–77

Group on Earth Observations, 304-7

Hand, Learned (Judge), 102-5

Hargreaves, Ian, 50, 207, 230-31, 232

Hargreaves Review

catalysts for creation of, 210-12

copyright reform and legacy of, 4-5, 228-32

counterbalancing interests/worldviews

and, 229–30

data-mining exceptions in, 299-300

design industry recommendations in, 228

EU copyright law and, 276-77

evidence-based policy making analysis

in, 213–15

fair use discussed in, 217-21

Google influence discussed in, 229-30

issues addressed by, 4-5, 212

legislative enactment of reforms contained in, 220-21, 228-32

limitations and exceptions provisions in, 215–21 maximalist philosophy in, 210–12

miscellaneous recommendations in, 227–28

orphan works discussed in, 222-26

overview of issues covered in, 212–28

patent law in, 226-27

policy entrepreneurship and, 232

"pro-business" recommendations in, 227–28

professional and apolitical staff structure

for, 231

Index

rightsholders perspective in, 210

scientific research and reforms in, 304-7

STEM publishers' resistance to, 302-4

structure of copyright policy making

and, 207–12

text-mining proposals in, 221

top-level political support for, 230-31

"twin track approach" to copyright in, 218-20

harmonization of copyright

economic growth and limits of, 447

educational exceptions, international

harmonization of, 484-87

în European Union, 275–78, 283–87

limitations and exceptions and, 208

treaty obligations and, 50–52

Harper, Stephen, 184, 186-87

HarperCollins, e-lending licenses from, 139-40

Harper & Row Publishers, Inc. v. Nation

Enterprises, 31-32

Harrison, George, 111

Harvard University

CopyrightX distance-learning course, 315-40

HarvardX program objectives and, 333–34

Hearing on Copyright First Sale, 125n78

herd psychology, copyright regulation and, 210

He's So Fine (song), 111

Hoff, Karla, 432-33

Hofstetter, Steve, 73n51

Hohfeld, Wesley Newcomb, 158-59

Holmes, Oliver Wendell, 239

home taping compensation levy, in Canadian

copyright law, 170-71

Hooper, Richard, 228

Hotaling, Donna, 119-23

Hotaling, William, 119-23

Hotaling v. Church of Jesus Christ of Latter Day

Saints, 119–23

"H.R. PuffnStuff" programs, 111

Hubbard, L. Ron, 26-27



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index More Information

Index 511

Hugenholtz, P. Bernt, 1-2, 5-6, 50, 217-18, 275-91 Hughes, Justin, 5, 234-74, 481-82 Hughes, Roger, 176-77, 182-83 Hugo, Victor, 68 human capital creativity as enhancement of, 145-46 externalities from government support of knowledge access and, 461-63 maximization of authorial works, international copyright law, 487-89 human genome project, open access movement and access to, 304-7 Humble Bundle service, 73 Hungarian Copyright Association, 248 "The Hungry Lion Throws Itself on the Antelope" (Rousseau), 91-93 hybrid free-access/paid-access model for digital content, 74-76 ideas idea/expression dichotomy and, 102-5, 412-14, 483-84 merger of functionality with, 389-95 I Heard it Through the Grapevine (song), 111 incentive rationale for copyright developing countries and, 472-82 'equitable remuneration' principle for performers and, 362 EU copyright law and, 278-83 evidence-based policy making and, 213-15 fair use and, 163-66 innovation and, 376-80 limitations and exceptions and, 35-41, 141-42 market entry policy in Canadian copyright reform and, 202-3 market rates for licensing and, 222-26 public interest and development rhetoric in international copyright and, 433 "rights over use" principle and, 409-11 use/explanation distinction and, 413 income inequality, economic growth theory and, 435-36 independent music business, micro-licensing in, 83 indeterminacy in fair use, objections to rights-based approach and, 160-63 indexing of contents copy-fetish and HathiTrust suit and, 109-10 fair use doctrine and, 32 Indiegogo crowdfunding site, 72n47

individual activism, Canadian copyright law and impact of, 204-5 individual use, ineffectiveness of limitations and exceptions for, 481-82 industrial design, conflict over Berne Convention protections for, 348-49 industrial property rights development policy and adoption of, 429-33 Samedan Committee legacy for, 371-74 Industry Canada, 189-90 information fair use and processing of, 267-71 limitations and exceptions for public access to, 29-32 information economy, fair use advocacy in U.S. and, 270-71 Information Society Directive (EU), 249n61, 276-77, 283-87 limitations and exceptions in, 295-96 Infosoc Directive of 2001, 299-300 infringement accessibility to copyright content and reduction of, 227-28 consumer electronics impact on, 210110 digital ecosystem and meaning of, 137-38 educational use rights and risk of, 151-53 fair use as defense against liability for, 159n86 making available right and, 119-23 RAM infringement, 113-14, 118-19 innovation adaptability of limitations and exceptions to, 45-49 Canadian copyright law and, 176-77 challenge in developing countries for, 439 copyright law and impact of, 376-80 effectiveness of limitations and exceptions and, 6, 292-314 international copyright framework and, 472-82 limitations and exceptions for promotion of, 35-37, 140-44 measurements of, 449n86 tecnobrega in Brazil and, 478-79 Intellectual Property Act, No. 36 (Sri Lanka), 257 intellectual property law Canadian copyright law and, 203-4 evolution in developing countries of, 429-33 fair use doctrine and, 234-36 global activism on copyright and, 262-63 granularity in laws involving, 265-67 in law school curriculum, 298-99



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index

512

intellectual property law (cont.) in Philippine copyright law, 260-62 popular engagement with, 231-32 Samedan Committee legacy for, 371-74 Standard Material Transfer Agreements and, 309-11 Intellectual Property Office (United Kingdom), 213-15 Hargreaves Review reforms and, 228-32 licensing rates for orphan works and, 222-26 professional and apolitical staff structure of, 231 resistance to fair use in, 217-21 top-level political support for, 230-31 interactive flow, of cultural production, 146-47 interdependence of theory, doctrine, and practice CopyrightX distance-learning pedagogy and, 320-24 merger doctrine and, 389-95 international copyright law authorship concepts in, 344-45 coordination of development-inducing limitations and exceptions and, 466-69 development policy and, 10-11, 429-33, 465-72 digital copyright and, 456-60 educational exceptions, harmonization of, 484-87 fair use expansion in, 45-49, 256-72 local enforcement of boundaries in, 483-84 mandatory international L&Es, 489-94 national copyright laws and, 251-53 national public interest concepts in, 440-46 public interest and development rhetoric in, 433 redesign of, 482-89 scientific research and, 299 separate international agreements, importance of, 373-74 Standard Material Transfer Agreements (SMTAs), 309-11 three-step test in, 234-36 U.S. fair use provisions and, 246-47 International Financial Reporting Standards, 265 International Institute for Intellectual Cooperation (IIIC), 356-60, 370-71, 374

International Protection of Performers, Producers of Phonograms and Broadcasting Organizations (the 'Rome Convention'), 342-44, 353-54 Samedan Committee influence on, 365, 370-71 international treaties copyright law and, 208 fair use in U.S. government negotiations for, 263-72 limitations and exceptions compatibility with, 50-52 UNIDROIT draft on neighbouring rights and, 342-44 user rights and flexibility of, 203 International Treaty on Plant Genetic Resources for Food and Agriculture (2001), 309-11 international trends in copyright reform, 200-3 Canadian copyright law and, 173, 190-92 knowledge access and civil liberties and, 133-35 multilateral copyright protections for transmission over, 294 RAM infringement and, 115-17 user-generated content and ecosystem of, 135-40 user rights in Canadian copyright and, 179-81 U.S. fair use principles and, 267-71 Internet service providers Canadian copyright law and liability of, 174-77, 178-79, 193-94 limitations and exceptions for, 210110 "notice-and-notice approach" in Canadian copyright for, 179-81 interoperability authoring rights and, 150n55 implementation coding and, 380-84 use/explanation distinction and, 402-3, 427-28 user rights and lack of, 138-39 In the Public Interest: The Future of Canadian Copyright Law, 180-81 iPod, 76-77 Irish Copyright Review Committee, 276-77 Island Records, 93-95 Israel copyright law in, 155-58, 173 fair use in copyright law of, 258-59 Israeli Copyright Act, 258-59 Jarrett, William (Sir), 364-69

Jaszi, Peter, 66

International Juridical Congress of Radio-electricity, 356

353-54, 370-71, 374 International Literary Congress, 68

International Labour Organization (ILO), 342-44,

International Office of the Berne Union, 342-44



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

Index 513

Java programming Google alternative to, 380-84 source-code versions of, 426n221 jazz music, shared content and copyright in, 91–93 Jobs, Steve, 76-77 joint authorship, copyright law and, 102-5 Joyce, James, 91-93 judicial rules, fair use doctrine and, 255-56 "jukebox" exception, 19139 jukebox operators compulsory licensing for, 38-39 moratorium on liability for, 21 jural relations in copyright, rights vs. duties and, 158-59 justifications for limitations and exceptions categories of justifications, 15, 24n81 clusters of, 24-25 Karakatsanis, Andromache, 196 Karger, David, 339-40 Kashins v. Lightmakers, Inc., 400n115 Keplinger, Michael, 256n99 Kerr-Wilson, Jay, 176-77 Kickstarter, 72n47 King, Stephen, 72 Knollenberg, Joe, 115-17 knowledge access challenges for copyright in developing countries and, 439 copyright policy and importance of, 210-12 cultural production as enhancement of, 144-47 digital technology impact on, 133-35 externalities from government support of, 461-63 high-quality education concerning copyright law and, 332-33 innovation and creativity in developing countries and, 469-82 international copyright and national public interest concepts and, 440-47 scientific research copyright issues and, 299, 304-7 Korean Copyright Act, 259-60 Kornbluth, Karen, 268n139 Kroes, Neelie, 46 Kühnemann, Herbert, 364-69

Lamb v. Grand Rapids School Furniture Co., 400n114 Latman, Alan, 87–88, 250–51 law enforcement, limitations and exceptions in copyright law for, 34-35 Law Society of Upper Canada, 181-83 copyright law and, 2-3 CopyrightX distance-learning pedagogy and, 320-24 cultural production as enhancement of, 145-46 users' rights and promotion of, 151-53 Le Droit d'auteur journal, 342-44, 360 Samedan Committee coverage in, 364-69 legal framework for permissible use EU copyright reform and, 278-83 fair use as affirmative defense and, 159-60 legal privilege concept for orphan works and, 222-26 objections to, 160-63 user rights vs., 155-58 legislation for copyright reform Baker v. Selden legacy in, 415-17 Canadian reforms in, 192-200 challenge in developing countries for, 439 development-inducing limitations and exceptions proposals, 470-72 development policy and, 465-72 EU Information Directive impact on, 285–86 fair use principles in, 251-53 incorporation of Hargreaves Review proposals in, 220-21, 228-32 for limitations and exceptions in copyright, 12-15 political expediency in limitations and exceptions and, 42-44 summary of initiatives in, 95-96 technological innovation and flexibility in, 280-82 Lessig, Lawrence, 313-14 letters copyright protections for, 362-63 use/explanation distinctions involving, 403-7 Leval, Pierre (Judge), 95-96, 102-5, 141 Levy, Nathaniel, 338 Lewis Galoob Toys v. Nintendo of America, 36-37 liability copyright laws and rules of, 313-14 innovation and creativity in developing countries and, 472-82 "lack of fit" in copyright and, 405–6 fair use as legal defense and concept of, 159-60



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

514 Index

liberty (cont.) international copyright and national public interest concepts and, 443-44 uncompensated limitations and exceptions and, 452-54 Canadian copyright law reforms and, 174-77, digital ecosystem and copyright issues for, 137-38 digital library expansion and, 304-7 Digital Millennium Copyright Act and reproduction privileges of, 123-25 e-lending restrictions for, 139-40 evidence-based policy making and input from, 213-15 exemptions in 1965 draft register concerning, 22 international copyright law and, 489-94 learning and educational use rights barriers for, 151-53 limitations and exceptions for, 32-34 orphan works copyright policy and, 222-26 licensing issues bundled rights in copyright law and, 313-14 common-use licensing proposals, 307-14 copy-fetish and, 128 copyright policy making and, 208-9 educational use and, 151-53 EULAs and TOUs and, 139-40 fair use as affirmative defense and, 160 implementation coding and, 380-84 legislative standard for copyright licenses and, 309-11 mandatory international limitations and exceptions vs., 493-94 micro-licensing model, 83 music licensing requirements for previews, 165n104 orphan works copyright policy and, 222-26 self-distribution and, 79-82 use permission and prohibition and, 112-13 user rights and, 138 limitations and exceptions (L&Es). See also specific limitations and exceptions, e.g., "jukebox" exception adaptation to new technologies and, 45-49 under Berne/TRIPS framework, 452-60 bottom-up approach to, 142-43 bundled rights in copyright law and, 313-14 commerce, competition, and innovation and, 35-37

compensated L&Es in Berne/TRIPS framework, 454-55 Congressional expansion in 1976 Act for, 19-24 controversy over, 1-2 in Copyright Law of 1909, 18-19 CopyrightX and, 7, 315-40 development-inducing proposals for, 461-63 as development policy, 429-95 differences and distinctions between, 13112 digital content and, 1-2, 456-60 domestic laws and policies and, 472-79 economically insignificant incidental use, 37 economic development and impact of, 35-41, 429-33 EU jurisprudence concerning, 248, 275-78, 283-87 expansion of user rights beyond, 140-44 fair use as clustering mechanism for establishment of, 250-56 flexibility in copyright law and, 44-45 future challenges facing, 52-53 global activism on copyright and, 262-63 Hargreaves Review analysis of, 215-21 history in U.S. of, 16-24, 292-97 implied L&Es in Berne/TRIPS framework, 455-56 ineffectiveness of, 480-82 innovation and creativity in developing countries and, 472-82 international adoption of, grounds for, 45-52 international copyright and, 433, 472-79 international treaty compatibility of, 50-52 in Israeli copyright law, 258-59 justifications for, 1-2, 24-25 as legal defense, 159n87 legal implications of user rights and, 163-67 legal status of, 155-58 limits in copyright law of, 6, 292-314 mandatory international L&Es, 489-94 market failure mitigation, 38-41 misuse of, 89-91 ongoing authorship promotion by, 25-27 outcome predictability and, 49-50 overview of justifications, 12-15 political expediency and, 42-44 public access to information and, 29-32 public benefits of, 29-35 public institutions and, 34-35 public interest and development rhetoric in international copyright and, 433 redesign proposals for, 482-89 rules and standards and, 239-40



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index <u>More Information</u>

scientific research and, 25–27, 111–12, 299	Mack, Ronald, 111
social policy goals and, 32-34	Maclean's, 183
three-step test (Berne convention) and, 240-48	MAI Computing, 114–17
uncompensated limitations and exceptions in	"making available" rights
Berne/TRIPS framework, 452-54	Canadian copyright law and, 174–77
user autonomy and personal property interests	expansion of, 119–23
and, 27–29	in WIPO treaties, 120
user rights and, 133–35, 148–55	Malaysia, parody and copyright law in, 253
U.S. government negotiations involving fair	mandatory notice in copyright law, 88-89
use and, 263–72	mandatory remuneration provisions, absence in
literary and artistic works	U.S. copyright of, 63-64
Baker v. Selden limitations and, 421–22	Marcellus, Robert, 91–93
Berne Convention definition of, 344-45	market failure approach to copyright
protections for works of "distinct	limitations and exceptions for mitigation of,
character," 356–60	38–41, 141–42
Litman, Jessica, 3, 83n97, 107-31, 155-58, 313-14	shortcomings of, 89–91
lobbying activities	Singapore fair dealing provisions
attacks on fair use and, 102–5	and, 257–58
benefits of, 210	Marley, Bob, 93–95
Canadian copyright reform and role of, 170–71	Marrakesh Treaty to Facilitate Access to
copy-fetish and, 109–10	Published Works for Persons Who Are
copyright policy and, 96–99, 208	Blind, Visually Impaired, or Otherwise Print
evidence-based policy making and influence	Disabled, 264, 302–4, 489–94
of, 213–15	Masouye, Claude, 252n71
fair use advocacy in U.S. and, 270–71	Massive Open Online Courses (MOOCs)
impact on UK orphan works, 222–26	CopyrightX distance-learning pedagogy
for limitations and exceptions, 43–44	and, 322–23
limitations of, in Canadian copyright	educational exceptions, international
reform, 186–87	harmonization of, 484–87
of music industry, 189	retention rates for, 326n21
political campaign funding and, 183	MAX (Java program), 381–82
power of repeat players in, 209–10	maximalism, philosophy of
regulatory capture in copyright policy and, 210	copyright policy and, 210–12
for retrospective copyright extension, 209–10	Hargreaves Review and, 228–32
revolving door from politics to, 178–79, 210	maximization of use, international copyright
Special 301 campaign and, 198–99	law, 487–89
local enforcement of copyright, international	Max Planck Institute
copyright law and, 483–84	Declaration on the Three-Step
lock-in practices, market competition and, 376–80	Test, 300–1
lock rules	MICRO-B3 Project, 304–7
for digital content, 174–77, 188–90, 194–95	Max Planck Principles for Intellectual Property
for smartphones, 266n130	Provisions in Bilateral and Regional
The Logic of Collective Action (Olson), 209–10	Agreements, 262–63
Lotus v. Borland, 382–84, 402–3, 427–28	Max Planck Queen Mary Declaration, 251–53,
Louis C. K., 73n50	480–82
Lucas, Robert, 435–36, 461–63	Mazer v. Stein, 412–14
"Lucy Maud Montgomery Copyright Term	McDonaldland commercials, 111
Extension Act," 177–78	McDonald's, 111
M l ml pill	meaning, generation of, creativity and, 146–47
Macaulay, Thomas Babbington, 61	mechanical reproductions
machine-readable disks, copyright law and	Baker v. Selden limitations and, 421–22
evolution of, 421	of musical works, 18–19



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

516 Index

mechanical reproductions (cont.) sound recordings of musical works as, Berlin Revision Conference protections use/explanation distinctions and, 403-7, 418-21 media companies, copyright ownership and consumption by, 102-5 memorial construction, reproduction rights and, 400-1 Menell, Peter, 121-22 merger doctrine, copyright protection and, 389-95 methods of operation, software copyright law and, 382-84 Michelin v. CAW Canada, 172, 176-77 Michelman, Frank, 405n134 Mickey Mouse, entry into public domain of, 17 MICRO-B3 Project (Max Planck Institute for Marine Biology), 304-7 Microbiology of the Built Environment (MoBE) (Sloan Foundation), 304-7 micro-licensing models, for digital content, 83 microorganism patenting, fair use and, 255-56 "mindmapping" technique, CopyrightX distance-learning pedagogy and, 321-22 minor reservations principle, implied limitations and exceptions in Berne/TRIPS framework and, 455-56 mixed use principles, use/explanation distinction and, 408, 422-25 mobile Internet service, user-generated content and, 135-40 models, conflict over Berne Convention protections for, 348-49 Moldaver, Michael (Justice), 196 monitoring of digital content audience monitoring and, 112-13 by online intermediaries, 138-39 participation rights of users and, 153-55 Montgomery, Lucy Maud, 177-78 Moore, James, 190-92, 194-95, 204 moral rights copyright law and issues of, 79-82 evidence-based policy making vs., 213-15 performers' right to veto interpretations, 362, Motion Picture Association of America (MPAA), 95-96, 102-5, 116n44 motion picture industry, making available rights and, 121-22 Muller v. Triborough Bridge Auth., 415n176

multimedia presentations, CopyrightX distance-learning pedagogy and, 320-24 musical works adaptation rights for, 18-19 advertising revenue and downloading of, 81-83 artistic control over, 79 Berlin Revision Conference protections for, 349-51 Canadian copyright law on home taping of, 170-71 Canadian Supreme Court cases involving, 197-98 compensated limitations and exceptions, 454-55 copy-fetish and performance of, 111 download control technology and, 76-77 "Grateful Dead" download model for, 78-79 making available rights and, 121-22 micro-licensing models for, 83 peer-to-peer file sharing of, 128 public performance rights for sound recordings of, 42-44 sampling of, 456-60 shared content and creation of, 91-93 user-generated content and, 135-40 users' appropriation of, 135-40 music industry Canadian copyright law and, 170-71, 184, 187-88, 196 changes in 1965 draft register concerning, 21 copy-fetish in, 123 digital technology impact in, 297-98 licensing requirements for previews in, 165n104 making available rights and, 121-22 micro-licensing in, 83 "360 deal" in, 78-79 Music Key streaming service, 81-83 music publishers Berlin Revision Conference protections for sound recordings and, 349-51 public performance rights for sound recordings and, 42-44 "must carry" rules, cable television retransmission of television programs and, 40 My Brilliant Career (Franklin), 65-66 My Sweet Lord (song), 111 Nagoya Protocol to the Convention on Biological Diversity, 299, 309-11 Napster, 121-22



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

national copyright laws	New Yorker magazine, "Ultimate Contract"
authorship concepts, 344-45	cartoon in, 63–64
Brazilian copyright reforms, 301–2	New Zealand, copyright reform in, 200
compulsory broadcasting licenses and, 355-56	Nicholson, Rob, 185–86
'country of origin' protections in, 361-62	Nigeria
EU Information Directive and, 285–86	film industry in, 477–78
fair use principles and, 251–53	parody and copyright law in, 253
international copyright limitations and	Nimmer, David, 409, 412
exceptions and, 472–79	Nimmer, Mel, 87–88
limitations and exceptions in, 12–15, 452–60	Nimmer on Copyright, 409, 412
local enforcement of copyright and, 483-84	Mazer v. Stein case and, 412-14
national public interest concepts and, 440	Nine Inch Nails (band), 75–76
performance rights in, 351-54	1984 (Orwell), 138
Samedan Committee recommendations	Nixon, Richard, Ford's pardon of, 31-32
and, 366–69	"no derivatives" (ND) designation, Creative
scientific research and, 299	Commons use of, 79–82
three-step test (Berne convention)	non-commercial access and use rights, 153-55
and, 248–50	Canadian copyright law and, 193–94
uncompensated limitations and exceptions	common-use licenses and, 307–14
and, 452–54	CopyrightX distance learning program
National Institutes of Health (NIH)	and, 332–33
open access initiatives and, 304-7	user-generated content exception, 149–50
photocopying policy of, 46–47	non-compete agreements, RAM infringement
National Music Publishers Association, 95–96	and, 114–17
National Science Foundation, 304-7	non-disclosure agreements, RAM infringement
national treatment principle, performance and	and, 114–17
sound recording protections and, 368	nonexpressive use
Nation magazine, 31–32	Drassinower's analysis of, 403-7
negative freedoms, user rights and, 158n84	interoperability and, 402-3
negligence law, "proximate cause" doctrine	use/explanation distinction and, 376-80,
in, 404–5	395-401
neighbouring rights in copyright law	"useful article" principle and, 424–25
Berne Convention and, 7-8, 356-60	non-functionality, use/explanation distinction
Ostertag recommendations concerning, 360-64	and, 395–401
post-Samedan evolution of, 370-71	nongovernmental organizations (NGO), global
Samedan Committee review of, 366-69, 371-74	activism on copyright and, 262–63
neoclassical growth theory, development policy	non-patented products
and, 432–33	copyrightability of, 415–17
Netanel, Neil, 282	reproduction rights and, 4011121
Netflix, download control technology and, 77-78	nonprofit exemptions
net welfare improvements, development-inducing	changes in 1965 draft legislation for, 20–21
limitations and exceptions and, 470–72	orphan works copyright policy and, 222–26
network structure, CopyrightX distance-learning	public performance rights and, 43-44
pedagogy and, 322	reproduction and distribution rights and,
New Democratic Party (NDP, Canada), 189–90	1251178
New Era Publications Int'l v. Carol Publishing	social policy goals and, 33–34
Group, 26–27	nonstransformative use, in copyright
news reporting	law, 146–47
copyright protection for, 356-60, 362-63,	normativity
368–69, 370–71	EU copyright law and, 275–78, 280–82
limitations and exceptions for access to	fair use as affirmative defense in, 159–60
information for, 29–32	North, Douglass, 470–72



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index More Information

518

'Nouvelles propositions pour la Conference de Bruxelles' (Ostertag), 360-64 Nunez v. Caribbean Int'l News Corp. 31

Obama, Barack, 230-31, 264 object code copyright for, 425-26 use/explanation distinction and copyright for, 417-26 obsolescence in copyright, analysis of, 297-304 Oda, Bev, 184 The Odyssey (Homer), 91-93 Okediji, Ruth L., 298-99, 429-95 Olson, Mancur, 209-10, 214-15 ongoing authorship, limitations and exceptions promoting, 25-27 online intermediaries affirmative defense of fair use and, 165 copyright policy and influence of, 208-9, 210-12, 307-14 CopyrightX distance learning program and, 337 monitoring and filtering of content and, 138-39 ownership of copyright and, 210-12 private ordering oversight and, 166-67

user rights and, 133-35, 138 online piracy Canadian anti-camcording legislation and, 185-86

copy-fetish and, 129-31

online public performances, compulsory licensing for, 40-41

open-access movement, in scientific community, 304-7

open-ended limitations and exceptions EU copyright reform and, 278-83 fair use and, 234-36, 263-72 global activism on copyright and, 262-63 justifications for, 15 three-step test (Berne convention)

and, 247n53

"Open Knowledge Environments" (OKEs), characteristics of, 304-7

open markets, innovation protections and, 450n87

Orbison, Roy, 26-27

Oracle v. Google, 9, 470-72 development policy and, 465-72 functionality in copyright issues and, 376-80 interoperability issues and, 402-3, 427-28 legal issues in, 380-84 object code copyright and, 425-26 use/explanation distinction and, 412-17

originality threshold, transformative use and, 146 orphan works

Hargreaves Review analysis of, 222-26 retrospective copyright term extension for, 208 Orphan Works Directive (EU), 222-26, 229 Orwell, George, 91–93, 138

Ostertag, Fritz

Index

copyright proposals drafted by, 360-64 resale royalty rights and, 360, 363-64 Oswald, Lee Harvey, 30-31

outcome predictability, limitations and

exceptions and, 49-50

"An Owner's Manual for Google's Shareholders.," 85-87

ownership of copyright by authors, 63-66 authors as publishers and, 72-83 case law concerning, 64n16, 64n17 consumer electronics as threat to, 210-12 copy-fetish and expansion of, 126 evidence-based policy making and, 209-10 fair use as negation of, 234-36

internet threats to, 210 market failure approach to, 38–41, 141–42 by online intermediaries and consumer electronics companies, 210-12 post-Samedan reforms of, 370-71

"rights over use" principle and, 409-11 technology as threat to, 210 user-generated content and, 137-38 Owners Rights Initiative, 125n78

Oxford University Press, 337

painting, shared content in, 91-93 Pan American copyright treaties, 360 Pandora, 74n56 papal printing privileges, authors' rights and, 61n4

Paris Convention for the Protection of Industrial Property, 343n5

developing countries' limitations and exceptions and, 463-65 development policy and, 429-33

news copyright protections and, 356-60, 370-71 Samedan Committee legacy and, 371-74

participation rights copyright law and, 153-55

Internet as tool for, 201

Patent and Trademark Office (U.S.)

copy-fetish and, 126

intellectual property judicial training by, 271-72



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index More Information

patent law	sound recordings of musical performances
in Baker v. Selden, copyright use vs., 386-95,	and, 351–54
415–17	value of respective contributions, policy and
copyright law deference to, 271-72, 376-80,	philosophical challenges concerning, 373
384-85, 427-28	permissible uses as rights
in developing countries, challenges for,	fair use as affirmative defense and, 159–60
444–57, 449n86	legal objections to, 160-63
fair use doctrine and, 34-35	permission mentality, copyright law expansion
in Hargreaves Review, 226-27	and, 89–91
measures of innovation and, 449n86	perpetual access to creative works, participation
merger doctrine and, 389–95	rights of users and, 153–55
Oracle v. Google suit and claims based	personal images
on, 380–84	copyright protections for, 362–63
public domain for functional works	post-Samedan discussion of, 370-71
and, 376–80	personal property, limitations and exceptions as
use/explanation distinction and, 395-401	buffer for, 27–29
path-dependency in international copyright,	Peter Pan Fabrics, Inc. v. Martin Weiner
Berne Convention and, 447	Corp., 102–5
Patry, William F., 2–3, 85–106, 250–51	Philippines, fair use in copyright law of, 260–62
Patterson, Ray, 155–58	phonograms. See sound recordings
payment and paywalls for online content	photocopying, fair use doctrine and advances
Creative Commons mechanism	in, 45–49
and, 79–82	photographic works
Freemium model and, 74–76	Canadian copyright
technological protection of, 76–78	reform and, 193–94
pay-what-you-want services, 73-74	evolution of copyright protection for, 345-48
Peak Computer, RAM infringement liability	postcard copies of, 111
of, 114–17	piano roles, compulsory licensing of, 38
pedagogic theory, CopyrightX distance-learning	PIC Design Corp. v. Sterling Precision Corp.,
course and, 320–24	4001116, 4151176
peer-to-peer file-sharing	pictorial, graphic, and sculptural (PGS) works
EU copyright law and, 289–90	Copyright Act of 1976 Subsection 113(b)
fair use doctrine and, 28n106	and, 418–21
making available rights and, 121–22	copyright exemptions for, 21
recording artists and, 128	limitations and exceptions for, 35-37
three-step test of fair use and, 253	separability test for, 416n181
People's Republic of China, copyright law in,	"useful article" concept and, 398–401, 418–21
246n51	The Pirate Bay, 289–90
Perfect 10 magazine, 121–22	platform interoperability
performance rights	implementation coding and, 380-84
Berne Convention provisions for, 351-54	user rights and lack of, 138-39
broadcasting rights and, 355-56	playwrights, copyright and compensation for,
Canadian copyright reform and, 193–94	1291196
dumb show entertainments, Berne Convention	plurilateral trade agreements, 433
protections for, 348-49	Pokora v Wabash Railway Co., 237n13
'equitable remuneration' principle and, 362	political speeches, limitations and exceptions for
Ostertag recommendations concerning, 362	public access to information and, 29–32
post-Samedan provisions for, 370-71	politics
public performances, 20-21, 27-29, 35-37,	Canadian copyright reforms and, 172, 178–79,
39-40	183, 190–200
Samedan Committee recommendations, 368	Hargreaves Review recommendations and role
for sound recordings, 21, 42–44	of, 218–20, 230–31



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

520 Index

privilege concept politics (cont.) limitations and exceptions and role of, 42-44 fair use as legal defense and, 159-60 limitations and exceptions for citizen orphan works copyright policy and, 222-26 journalism and, 456-60 productive use policy entrepreneurship and, 232 creativity and, 146 popular engagement with intellectual property users' authoring rights and, 149-50 product shapes, functionality principle and, 384-85 and, 231–32 Progress of Science principle. See also scientific professional and apolitical structure of Hargreaves Review and, 231 public interest concepts in international creativity and, 108 copyright and, 444-57 readers, listeners and viewers of content revolving door to lobbying from, 178-79, 210 and, 111-12 sloganeering about copyright and, 93-95 in U.S. copyright law, 61, 64-66 property license, EULA as, 166-67 positive freedoms, user rights and, 158n84 power, rights-based approach to fair use property rights copyright law and incorporation of, 415-17 and, 162-63 preemption doctrine, user rights restrictions EU copyright law and comparisons to, 278-83 and, 166-67 innovation and creativity in developing pre-existing materials, productive and countries and, 472-82 transformative use of, 146 international copyright and national public Prentice, Jim, 187-88, 204 interest concepts and, 440-47 press information orphan works licensing compared to, 222-26 Berne Convention exclusions for, 437n35 user rights under, 159-60 copyright protection for, 356-60, 362-63, proportionality, EU copyright law and, 287-90 limitations and exceptions for access to protection technology, paywalls and, 76-78 information for, 29-32 Proud Mary (song), 111 pricing discrimination, "rights over use" principle "proximate cause" doctrine, negligence law in copyright and, 409-11 and, 404-5 "public choice" theory of regulation, 209-10 Princeton University Press v. Michigan Document Services Inc., 254-55 public display rights changes in 1965 draft legislation for, 20-21 print-disabled persons, limitations and exceptions commerce, competition and innovation for, 32-34, 41, 239-40 printers, early copyright and privileging of, 61-63 limitations and exceptions and, 35-37 Prior Informed Consent Agreements, 298-99 public distribution rights, changes in 1965 draft privacy legislation for, 20-21 copyright and right to, 363-64, 370-71 public domain of users, limitations and copyright law and, 177 exceptions as buffer for, 27-29 international copyright and, 440-47 'private study' use, educational use in Canadian patent law and, 376-80 copyright and, 163-66, 198-99 performers' rights and, 362 uncompensated limitations and exceptions in fair dealing principle and, 163-66 Berne/TRIPS framework, 452-54 innovation and creativity in developing use/explanation distinction in copyright and, countries and, 472-82 398-401 limitations and exceptions for, 27-29 Public Domain Manifesto, 262-63 RAM infringement as, 118-19 public institutions resistance to developing countries' limitations development-inducing limitations and and exceptions and, 463-65 exceptions proposals, 469-72 "rights over use" principle and, 409-11 limitations and exceptions for, 34-35 three-step test and, 253n77 public interest and development rhetoric in use/explanation distinctions involving, 403-7 international copyright and, 433



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index **More Information** 

> Index 521

public interest	Radiohead, 72
development policy and international	RAM. See Random Access Memory (RAM)
copyright and, 433	Random Access Memory (RAM)
domestic limitations and exceptions to	cloud computing and, 119
copyright and, 472–79	infringement as private performance
global public interest concept, 465-72	and, 118–19
legal erosion of users' rights and, 112-13	Rayman, Danny, 322–23
limitations and exceptions as contributions to,	readers' rights. See also authors' rights;
29–35, 140–44	users' rights
national public interest concept, international	authors' compensation vs., 109
copyright law and, 440–47	compensation for creative production
proprietary authorship and, 68	and, 129–31
public knowledge	copyright law and role of, 108–9
participation rights and threat of, 153-55	digital technology and erosion of, 112-13
principle of, 125n78	explicit statutory rights, development of, 127–28
public performance rights	generation of meaning and, 146–47
cable television retransmission of television	plagiarized works and, 118–19
programs and, 39–40	revisions to copyright law as threat to, 123–25
changes in 1965 draft legislation for, 20–21	"rights over use" principle and, 409-11
commerce, competition and innovation	recording industry. See music industry
limitations and exceptions and, 35–37	Redigi system, 137–38
copyright regulation of, 27–29	"redistributive" use, permitted-but-paid
fair use principles and, 267–71	limitations and exceptions and, 13113
implied limitations and exceptions in Berne/	regional laws, scientific research and, 299
TRIPS framework and, 455–56	Register of Copyrights, 123–25
for nonprofit organizations, 43–44	registration procedures in copyright law, 88–89
online public performances, 40–41	regulatory capture, copyright policy and, 210
RAM infringement and, 118–19	Reichman, Jerome H., 6, 292–314
"rights over use" principle and, 409-11	religious services, exemptions for performances
for sound recordings, 21, 42–44	during, 33–34
public policy discourse, three-step test (Berne	remixed works
convention) and, 245–46	authorship issues and, 66, 149–50
publishing industry	in Canadian copyright reform, 193–94
author-publisher relationships and, 69	digital technology and expansion of, 135–40
authors as publishers, 72–83	educational use and, 152–53
bundled rights in copyright law and, 313–14	remuneration obligations
copyright protection for publishers' editions,	advertising sources for, 81–83
372-73	Creative Commons mechanism and, 79–82
early copyright and privileging of, 61–63	for some limitations and exceptions, 2, 12-15
influence in copyright reform	renewal requirements for copyright, 207
of, 301–4	reproduction rights
monopoly on educational materials of, 151–53,	changes in 1965 draft legislation for, 20–21
298–99	compensated limitations and
open access publishing and, 304–7	exceptions, 454–55
resistance to developing countries' limitations	digital ecosystem impact on, 137–38
and exceptions and, 463–65	evidentiary use in court and, 406–7
" " · · · · · · · · · · · · · · · · · ·	RAM infringement and, 116–17
radio broadcasting	restrictions in 1965 draft register for, 21
Berne Convention copyright protections	statutory provisions covering, 117–18
and, 355–56	uncompensated limitations and exceptions
copy-fetish concerning broadcasts by, 111	and, 454
	* 12 I

music broadcast by, 42-44

"useful article" concept and, 398-401



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

522 Index

resale royalty rights Berne Convention protections for, 358-59 Ostertag recommendations concerning, 363-64 Samedan Committee review of, 369 research fair dealing principle and, 163-66 fair use doctrine and, 255-56 spillovers in, 470-72 resource scarcity, challenges for copyright in developing countries and, 439, 465-72 retrospective copyright term extension drawbacks to, 207 evidence-based policy criticism of, 213-15 reverse engineering fair use doctrine and, 48-49, 254-55 limitations and exceptions for, 35-37, 216-17 Ricketson, Sam, 7-8, 243, 253n77, 341-74 rightsholders. See ownership of copyright legal privilege concept for orphan works and, 222-26 "rights over use" principle, use/explanation distinction and, 409-11 "rights-to-exclude" framework for copyright, user rights in context of, 158-59 "right to be forgotten" policy, EU adoption of, 229-30 Ringer, Barbara, 87-88 Robertson, Brian, 170-71 Rodrik, Dani, 450n87 Rome Convention. See International Protection of Performers, Producers of Phonograms and Broadcasting Organizations (the 'Rome Convention') Rome International Institute for the Unification of Private Law Samedan Committee and, 7-8, 374 treaties drafted by, 342-44 Romer, Paul, 435-36, 461-63 Rome Revision Conference (1928) art resale royalty rights and, 358-59 Berne Convention performance rights protection and, 351-54 conflict over applied art protection at, 348-49 photographic works copyright and, 347-48 radio broadcasting and, 355-56 sound recording protections and, 349-51 Rousseau, Henri, 91-93 royalty payments art resale royalty rights, 358-59

Rumblefish, 83 Safecom v. Raviv, 155-58 safe harbor provisions attack on, 102-5 consumer electronics and, 210110 copyright reform and, 217 limitations and exceptions and, 12-15 lobbying attacks on, 102-5 technological innovation and, 47-48 Sag, Matthew, 254 salaried authors, copyright law and, 63-66 Samedan Committee, 7-8, 374 formation of, 342-44 legacy in copyright law of, 371-74 Ostertag memorandum for, 360-64 overview of Ostertag provisions, 362-64 press information protections and, 356-60 work and discussions of, 364-69 "same result" principle, design copyright protection and, 388-89 Samuelson, Pamela, 1-2, 12-53, 147-48, 250-51, 254-55, 282, 313-14, 413 Satellite Home Viewer Act, 95-96 satellite transmissions, compulsory licensing for, 40-41 scènes à faire principle, 91-93 Schäfer, Hans-Bernd, 254, 262 Schwarzenegger, Arnold (Gov.), 186-87 scientific research. See also Progress of Science principle authors' rights and, 64-66 Baker v. Selden and copyright law concerning, 421-22 copyright reform initiatives and, 304-7 in developing countries, 292-97, 440-47 Hargreaves Review provisions concerning, 213-15, 218-20, 221 limitations and exceptions involving, 25-27, 111-12, 299 RAM copy limitations and, 118-19 Standard Material Transfer Agreements and, 309-11 text-mining applications in, 221 use/explanation distinction and, 395-401 search engines fair use doctrine and cases involving, 32, 267-71, 412 making available rights and, 121-22

radio and television broadcasts and, 42-44

rules, body of, fair use doctrine and, 237-40

on Spotify, 82-83

in Canadian copyright law, 170-71

for authors, 69

cable systems and, 40



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index <u>More Information</u>

secondary liability, directness in use/explanation	Software and Information Industry Association,
distinction and, 408-9	270n143
secondary marketplaces	software development
digital ecosystem and, 137n8	limitations and exceptions for, 35-37
limitations and exceptions for, 239-40	"nontechnical" software, patent limits
Section 92 report (Canada), 175–76	for, 226–27
Section 108 Study Group, 123–25	productive and transformative use of material
Sega Enterprises Ltd. v. Accolade, Inc., 36, 254–55	and, 146
Selden accounting method, copyright challenges	RAM infringement liability and, 114-17
and, 386–88	Software Directive (EU), U.S. fair use
self-defense, user rights compared with, 163n97	negotiations and, 263–72
self-distribution	Solow, Robert, 432-33
artistic control and, 79	song previews
authors as publishers and, 69	Canadian Supreme Court cases
Creative Commons and, 79–82	involving, 197–98
Senegal, parody and copyright law in, 253	licensing requirements for, 165n104
Senftleben, Martin, 50, 249n61, 284–85	Sonny Bono Copyright Term Extension Act,
separability test	4071143
in Congressional copyright legislation, 415–17	Sony Corp. of America v. Universal City Studios,
in copyright law, 385n52	28–29, 47–48, 210n10, 253
design protection and, 423n216	sound recordings. See also music industry
pictorial, graphic, and sculptural (PGS) works,	Berne Convention performance rights
3991110	protections and, 349-54
social media content and, 424	Canadian copyright law and, 170–71
"useful article" concept and, 398n108	changes in 1965 draft register concerning, 21
sequential analysis of three-step test (Berne	compulsory licensing of, 21, 38
Convention) and, 242	Copyright Law of 1909 limitations and
Singapore, fair dealing in copyright law of,	exceptions for, 18–19
257–58, 261–62	counterfeit recordings, liability for, 42n198
"The Sleeping Gypsy" (Rousseau), 91–93	digital technology impact on, 297–98
sloganeering about copyright, 93–95	licensed digital transmission of, 116n42
SOCAN v. Bell Canada, 197–98	limited benefits retrospective copyright
social media	extension for, 214–15
Canadian copyright activism on, 187–88	making available rights and, 121–22
Canadian copyright reform forums on, 190–92,	political expediency in copyright regulation
194–95	of, 42–44
EU copyright law and, 275–78	post-Samedan provisions for, 370–71
fair use principles and content on, 267–71	Samedan Committee
safe harbor provisions and, 102–5	recommendations, 368
separability test for content on, 424	value of respective contributions, policy and
user-generated content and, 135–40	philosophical challenges concerning, 373
social welfare	source code
economic development and, 432–33	federal vs. state copyright statutes
"lack of fit" principle in copyright	and, 420n200
and, 403–7	open-source licensing and, 423n213
limitations and exceptions and goals of, 32–34,	use/explanation distinction and copyright
140–44	for, 417–26
lock-in practices and, 376–80	South Africa, copyright reform in, 302–4
Socratic discussion, CopyrightX distance-learning	South Korea, fair use in copyright law of, 259–60,
course use of, 315–20	261–62
software, use/explanation distinction	sovereignty issues, international copyright law
doctrine, 376–80	and, 309–11



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

524

Special 301 Report process, Canadian copyright reforms and, 179–81 special format productions, limitations and

exceptions for, 32–34 spontaneous use, educational use rights

and, 152–53 Spotify/Spotify Premium, 74n56 advertising revenue from, 81–83

Sri Lanka, fair use in copyright law of, 257 stakeholder participation

Canadian copyright reform and, 201 evidence-based policy making and, 213–15

Stallman, Richard, 333 Standard Material Transfer Agreements

(SMTAs), 309-11

standards, fair use doctrine and, 237–40 state copyright laws, source code protection and, 420n200

state institutions

challenges for copyright in developing countries and, 439

coordination of development-inducing limitations and exceptions and, 466–69

development-inducing limitations and exceptions proposals, 470–72

externalities from government support of access to knowledge, 461–63

international copyright and national public interest concepts and, 440

uncompensated limitations and exceptions and, 452–54

Statute of Anne (1710) (United Kingdom), 61 encouragement of learning

in, 145–46

international copyright and national public interest concepts and, 442–43

origins of copyright law and, 89–91

Statute of Monopolies, Westminster (1624), 4011121 statutory exceptions, introduction of, 18–19

Stiglitz, Joseph, 25–27

Stockholm Diplomatic Conference

Berne Convention reforms and, 240-42,

292-97, 444

developing countries policies at,

429-33, 463-65

Stop Online Piracy Act (SOPA)

copy-fetish and defeat of, 126

protests against, 200

Story, Joseph (Justice), 16-18, 25-27

streaming media

access to knowledge and civil liberties and, 133-35

Index

advertising revenue and, 81–83 artistic and economic control and, 79

copyright policy and, 208–9

download control technology and, 77–78 transparency about revenue from, 83n97

stuffed animals, reproduction rights and "useful

article" concept, 400-1

subject-matter jurisdiction

international copyright and, 440–47 patent vs. copyright and, 386–88

uncompensated limitations and exceptions in

Berne/TRIPS framework, 452–54

use/explanation distinction and, 397n102

sui generis rights

broadcasting industry and, 355-56

database protection and, 99-102

industrial design and, 348-49

Samedan commission and, 371–74

U.S. copyright law and, 398–401

Supreme Court (U.S.)

Baker v. Selden case and, 386-95

case law progeny from  $Baker\ v.\ Selden$ 

and, 414–15

fair use in rulings by, 159-60

"lack of fit" principle in copyright

and, 406-7

Oracle v. Google case and, 382-84

reform of Canadian law and rulings by, 173

Supreme Court of Canada

CCH Canadian Limited. v. Law Society of Upper Canada and, 181–83

copyright rulings by, 172

impact of individuals in, 204-5

library rights to fair use ruling in, 163–66

pentalogy of copyright cases before, 196–200

policy foundation for user rights and rulings

of, 202-3

user rights in copyright rulings by, 176–77 surveillance, copyright protection and role

surveillance, copyright protection and role of, 184–85

Swan, Trevor, 432-33

Sweden, copyright law in, 284-85

System Biology Knowledge Base, 304-7

Taking User Rights Seriously (Drassinower), 181 Taming of the Shrew (Shakespeare), 272–74 Task Force on the Future of the Canadian Music

Industry, 170–71 Taylor, A. J. P., 95–96

TEACH Act, 338

teaching, users' rights and role of, 151-53

Tech Dirt, 73-74



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index <u>More Information</u>

technological innovation	implementation in national law of, 248–50
adaptability of limitations and exceptions	ineffectiveness of, 480–82
to, 45-49	international expansion of fair use and, 256-57
copyright policy-making and, 208–9, 229–30	limitations and exceptions and, 240-42, 295-96,
economic growth and, 432–33	452–60
erosion of readers' rights and, 112–13	Max Planck Institute Declaration on the
fair use doctrine and, 216-17, 267-71	Three-Step Test, 300-1
flexibility in copyright and, 280–82	for national copyright legislation, 285-86
patent thickets and, 226–27	negotiating history for, 243-46
public interest concepts in international	open-ended national doctrines and, 247n53
copyright and, 444–57	public interest concepts in international
technological neutrality principles, Canadian	copyright and, 444
copyright law and, 173, 199–200	public policy interpretation of, 245–46
Technological Protection Measures (TPM)	scientific research and, 300-1
post-purchase control of content and, 138-39	uncompensated limitations and exceptions
user rights and, 138	and, 454
"technological unemployment" phenomenon,	U.S. copyright law on fair use
Berne Convention performance rights	and, 236–56
protections and, 351–54	"Tiger, Tiger" (Blake), 91–93
television, sound recordings broadcast by, 42–44	Time, Inc. v. Bernard Geis Associates, 30–31
Telran Ltd. v Charlton Communications, 155-58	time-shifting
Telus (Canada), 185–86	in Canadian copyright reform, 188–90
Terms of Use (TOU)	fair use doctrine and, 28–29, 47–48
private ordering oversight and, 166–67	Tonson v. Walker, 89–91
user rights and, 139–40	tort law, copyright law comparisons with, 405n135
textbook publishing, direct discourse	total factor productivity, measurements of
and circumvention of publishing	innovation using, 449n86
intermediaries, 298–99	toy design, reproduction rights and "useful
text-mining	article" concept, 400–1
copyright policy-making and, 208–9	trade agreements
Hargreaves Review proposals concerning, 221,	Canadian copyright law and, 203–4
228–32	copyright reforms and, 302–4
Théberge v. Galerie d'Art du Petit Champlain Inc.,	environmental protection treaties and, 266–67
176–77, 199–200, 202–3	fair use in copyright law and, 259–60
third-party programming	granularity in U.S. fair use negotiations
Google implementing code for, 380–84	on, 265–67
interoperability and, 402–3	U.S. government negotiations involving fair
three-dimensional articles	use and, 263–72
separability test in copyright law and, 385n52,	trade dress protection, case
416n184	law involving, 385n52
"useful article" concept and, 419n194	trademark law, functionality in, 384–85
"360 deal" in recording contracts, 78–79	trade secrecy claims, RAM infringement
three-step test (Berne convention)	and, 114–17
Brazilian copyright reforms and, 301–2	traditional societies
compensated limitations and exceptions	authorship and rights in, 448
exclusion from, 454n113	innovation and creativity in, 477–78
developing countries and burden of, 463–65	TrafFix v. MDR, 384–85
EU copyright reform and, 282–83	transaction costs
EU Information Directive provisions	copyright reform and reduction of, 313–14
and, 283–87	educational use and, 151–53
fair use doctrine and, 5, 234–36, 242–48	fair use principles and, 141–42
Hargreaves Review and, 217–18	"lack of fit" in copyright and, 405n135
, , , , , , , , , , , , , , , , , , , ,	17 0 " "7 1" 7 " 77



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index

526 Index

transformative use creativity and, 146 historical evolution of, 292-97, 456-60 users' authoring rights and, 149-50 translation rights implied limitations and exceptions in Berne/TRIPS framework and, 455-56 international copyright and, 440 introduction of, 18-19 transnational private actors, development policy and public interest rhetoric in international copyright and, 433 Trans-Pacific Partnership (TPP), 203-4 development policy and, 431n6 U.S. fair use negotiations and, 263-72 "Turtle Excluder Devices" (TEDs), 266-67 2 Live Crew, 26-27 Uhlir, Paul, 304-7

Ulmer, Eugene (Prof.), 244n43 Ulysses (Joyce), 91-93 unauthorized copies and abridgments English common law and, 89-91 making available right and, 119-23 of sound recordings, protection from, 362-63 uncertainty, in learning and educational use rights, 151-53 uncompensated limitations and exceptions in Berne/TRIPS framework, 452-54 innovation and creativity in developing countries and, 472-82 unfair competition copy-fetish and, 109-10 "distinct character" works and unfair competition protections, 356-60 limitations and exceptions for promotion of, 35-37, 140-44 market failure approach to fair use and, 141-42 neighbouring rights and, 366-69, 370-71 unforeseeable harm, negligence law and, 404-5 UNIDROIT. See Rome International Institute for the Unification of Private Law United Kingdom. See also Hargreaves Review Berlin Revision Conference protection for sound recordings and, 349-51

Berlin Revision Conference protection for sound recordings and, 349–51 "closed list" of copyright limitations in, 216–17 copyright policy in, 213–15 data-mining exceptions in copyright of,

299–300 digital locks and fences in laws of, 298–99 early copyright laws in, 61

limitations and exceptions in, 50, 215-21 opposition to fair use in, 217-21 photographic works copyright in, 345-48 three-step test negotiations and, 242–48 United Nations Educational, Scientific and Cultural Organization (UNESCO), 342-44, 370-71, 374 United States British resistance to influence in copyright law from, 217-21 Canadian copyright reforms and influence of, 179-81, 186-87, 188, 191-92 comparison of copyright with United Kingdom, 216-17 fair use doctrine and three-step test in copyright law of, 236-56 government negotiations involving fair use, 263-72 granularity in fair use negotiations and, 265-67 Hargreaves Review and influence of, 229-30 history of copyright law in, 14-15, 16-24, 61 ownership of copyright in, 63-66 politics and ideology of fair use in, 234-74, 440-47 Stop Online Piracy Act in, 200 user rights and copyright law in, 174-77 WIPO treaties and copyright reform in, 174-77 United States-Korea Free Trade Agreement (KORUS FTA), 259-60, 263-72 United States National Academies, copyright reform proposals of, 302-4 United States - Section 110(5) of the U.S. Copyright Act, 245-46, 247 United States - Shrimp/Turtle case, 266-67 United States Trade Representative, 109-10 Special 301 list, 203-4 United States v. Sharpnack, 415n178 Universal City Studios v. Sony, 253 Universal Copyright Convention (UCC), 360, 429-33 Universal Music Group, 93-95 use/explanation distinction computer programming and, 395-401, 417-26

copyright law and, 376-80

directness of use and, 408-9

interoperability and, 402–3 "lack of fit" principle and, 403–7

mixed use and, 408, 422-25

resistance to, 409-17

functionality in copyright and, 395-401

"rights over use" principle and, 409-11

defense of, 412-17



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index <u>More Information</u>

"useful article" concept	policy foundation for, 202–3
computer program copyright and, 417–26	private ordering oversight and, 166-67
in Congressional copyright legislation, 415-17	rationale for, 147–48
design protection and, 398-401, 423n215	"rights over use" principle and, 409-11
interoperability and, 402-3	rise of discourse about, 155–58
object code copyright and, 425-26	scholarship focus on, 181
pictorial, graphic, and sculptural (PGS) works	stakeholder politics and, 201
and, 398–401, 418–21	theory formulation for, 140-55
use/explanation distinction and, 398–401,	WIPO treaties and role of, 174–77
412–14	U.S. Trade Representative, 126
user-generated content (UGC)	fair use attacks and, 102–5
authors' rights and, 149–50	utilitarian goals of copyright. See also
fair use principles and, 267–71	functionality
opportunities and threats in digital ecosystem	Baker v. Selden legacy concerning, 388-89
for, 135–40	evidence-based policy making and, 213–15
user's rights	public benefit vs., 142
asymmetric copyrights policy and omission	use/explanation distinction and, 395–401,
of, 214–15	412–14
authors' rights, 149–50	use/explanation distinction doctrine
in Brazilian copyright reform, 301–2	and, 376–80
Canadian copyright law and expansion of, 172,	"useful article" concept and, 398n108
173, 177–83	aserar arriere correspi ana, 390mos
Canadian politics and fate of, 183	vagueness in copyright law, "useful article"
Canadian Supreme Court rulings and	concept and, 415n178
enhancement of, 181–83, 196–200	Valenti, Jack, 116n44
copy-fetish and, 3, 109–10	Vaver, David, 155–58
desirable use promotion and, 3–4, 155–63	veterans' and fraternal organizations, public
digital copyright and, 132–68, 301–2, 456–60	performance rights and, 43–44
digital technology and erosion of, 112–13	visually perceptible copies, 302–4
economically insignificant incidental use and,	use/explanation distinction in copyright and,
37n165	420n199
EULAs and TOUs and, 139–40	Visual Rights Act, 95–96
expansion beyond limitations and exceptions	Visual rugins rect, 95-90
of, 140–44	Waldfogel, Joel, 4111194
fair use doctrine and, 49n234	Warren Commission, 30–31
formalistic analysis of, 158–59	The Washington Declaration on
generation of meaning and, 146–47	Intellectual Property and the Public
international copyright treaties and, 203	Interest, 262–63
justification of copyright as protection	WCT. See World Intellectual Property
of, 143–44	Organization (WIPO) Copyright
learning and educational rights, 151–53	Treaty (WCT)
legal implications of, 163–67 limitations and exceptions as buffer	weather data, open access initiatives on, 304-7 webcasts, compulsory licensing for, 40-41
for, 27–29	Wellcome Trust, 304–7
	Wilbanks, John, 221
necessary categories of, 148–55 objections to legal framework based	Wilcox (Baroness), 212–13
on, 160–63	Wilkins v. Aiken, 89–91
opportunities and threats in digital ecosystem	Williams & Wilkins v. U.S., 21, 46–47
tor, 135–40	wise practice development for copyright, 334–35
orphan works and, 222–26	Wittem Project, 50, 262–63
participation rights, 153–55	work "for hire," 93–95
patent vs. copyright and, 387-88	copyright ownership and, 63–66



Cambridge University Press 978-1-107-13237-5 — Copyright Law in an Age of Limitations and Exceptions Edited by Ruth L. Okediji Index More Information

528 Index

Working Group of the 1965 Committee of Governmental Experts, three-step test (Berne convention) and, 242-48 "work sharing" arrangements, patent thickets and, 226-27 works of "distinct character," Berne Convention protections for, 356-60 World Bank, 435-36 externalities from government support of knowledge access and, 461-63 World Intellectual Property Day, 93–95 World Intellectual Property Organization (WIPO) development policy and, 431n6, 439 measurements of innovation and, 449n86 origins of, 343n5 public interest rhetoric in international copyright and, 439 Samedan Committee influence on treaties of, 7-8, 365, 374 sloganeering about copyright in, 93-95 Standing Committee for Copyright and Related Rights, 489-94 World Intellectual Property Organization (WIPO) Copyright Treaty (WCT), 299–300 absence of safe harbors in, 210110 authorship protections under, 372 Canadian copyright law and, 174-77, 203 digital content limitations and

exceptions, 456-60

digital locks in, 299-300 economic research and, 213-15 making available right and, 120 national copyright law and, 251-53 online transmission protections in, 294 three-step test (Berne Convention) and, 240-42 World Intellectual Property Organization (WIPO) Diplomatic Conference, 174-77 World Intellectual Property Organization (WIPO) Performances and Phonograms Treaty (WPPT), 120, 456-60 absence of safe harbors in, 210n10 Canadian copyright law and, 174-77, 203 national copyright laws and, 251-53 performance rights protections and, 353-54 Samedan Committee influence on, 370-71, 374 three-step test (Berne Convention) and, 240-42 World Trade Organization (WTO) copyright restrictions and, 296-97 three-step test (Berne convention) of fair use and, 245–46 U.S. fair use provisions and, 246-47, 253-56

## YouTube

advertising revenue on, 81–83 in Canadian copyright reform, 193–94 fair use principles and content on, 267–71 streaming and dissemination on, 79