

Index

- abandonment of copyright. *see* works
 - dedicated to the public
- ability to use works
 - non-importance of origin of, 42
 - as public rights, 49
- access to information
 - copyright public domain and, 19
 - disabled persons. *see* disabled persons;
 - visually impaired persons
 - permission-free. *see* permission-free use
 - and access
 - requirements to provide free access, 166
 - works unavailable to the public, 471
- adaptations. *see* derivative works
- addresses and lectures, permissible
 - exception for press and media
 - uses, 136
- administrative documents. *see* government documents
- Agitha, T. G., 464, 466, 472
- aid and assistance
 - developing countries. *see* developing countries; Paris Appendix
 - disabled persons. *see* disabled persons;
 - visually impaired persons
 - poverty-stricken areas, 468
- altered works. *see* derivative works
- anonymous works, term of copyright
 - protection, 103
- applied art, works of
 - as protectible subject matter, 110
 - term of copyright protection, 103, 271
- archives. *see* libraries, museums and archives
- arrangements. *see* derivative works
- artistic works
 - impliedly excluded from copyright, 209
 - as protectible subject matter, 107
- Australia
 - adaptation right, 287
 - archives, exceptions for, 382
 - artistic works, 209
 - broadcasts
 - compulsory licences, 471
 - term of copyright protection, 268
 - cinematographic works, term of
 - copyright protection, 268
 - ‘closed list’ of protected categories, 208
 - communication right, 292
 - compulsory licences
 - ‘blanket’ licences, 408, 413
 - broadcasts, 471
 - collecting societies rules, 411
 - for education and research, 459
 - government use, 471
 - and public domain, 415
 - reforms as to, 415
 - sound recordings, 471
 - statutory licences, 69, 409
 - constitutional exclusions from
 - copyright, 234
 - contractual exclusions to public
 - rights, 172
 - Crown copyright, term of copyright
 - protection, 269
 - distribution right, 297
 - education and research, exceptions
 - for, 373
 - exclusive rights, 282
 - extension of copyright term, 106
 - fair dealing exception, 219, 339, 341
 - fixation principle, 201
 - foreign works, term of copyright
 - protection, 269
 - free use exceptions to copyright, 67
 - government documents, 224
 - idea/expression dichotomy, 317
 - instrumentalist approach to
 - copyright, 15
 - insubstantial parts of works, 64, 307
 - insubstantial works, 197, 199
 - Internet-enabled (de facto) public rights,
 - 532, 539
 - libraries, exceptions for, 382

590 Index

- Australia (cont.)
 moral rights
 term of protection, 274
 waiver of, 511
 'news of the day', 219
 Open Access Policy, 167
 Open Government Data (OGD)
 licences, 508
 orphan works, 450
 parody or satire, exception for, 366
 performance right, 292
 plain English summary of copyright
 public domain, 74
 public interest exceptions, 56, 242
 public policy exclusions, 56, 237
 quotation exception, 361
 reproduction in different forms, 284
 reproduction right, 283
 reproductions 'in part', 307
 'safe harbour' immunities, 164
 search engines, legal issues, 528
 sound recordings
 compulsory licences, 470
 term of copyright protection, 268
 statutory deposit system, 156
 technological protection measures, 178
 temporary reproductions, 286, 353
 term of copyright protection, 62, 107
 broadcasts, 268
 cinematographic works, 268
 Crown copyright, 269
 extension of, 267
 foreign works, 269
 lack of harmonisation with US and EU
 terms, 269
 moral rights, 274
 seventy years term after author's death
 (*pma*), 267
 sound recordings, 268
 unpublished works, abolition of
 perpetual protection, 267
 works dedicated to the public, 56, 62
 authorial works as protectible subject
 matter, 107
 authors. *see* creators of works
 autonomy and public domain, 13, 16
 availability of works, non-determinativeness
 of, 42
- Bannerman, Sara, 458
 bare licences
 Creative Commons (CC) licences
 as, 503
 FOSS licences as, 488, 489
 Beijing Treaty, overview of, 91
- Benabou, Valérie-Laure, 19, 36
 'benign' parties, statutory immunities
 for, 160
 benign uses of works, de facto public right
 category of public domain, 9, 55, 70
 conditions for creating rights, 521
 definition of, 71
 global examples, 72
 implied licences distinguished, 523
 innovations in, 547
 international copyright law, 72
 national laws, 72
 reform of public domain, 560
 Benkler, Yochai, 16, 32, 34, 35, 51
 Berne Convention
 overview of, 90
 Paris Appendix. *see* Paris Appendix
 three-step test for copyright exceptions
 and compulsory licences, 133
 disability exceptions, 133
 and neighbouring rights, 133
 operation of, 129
 other exceptions in relation, 131
 and TRIPs 'homestyle' decision, 129
 Birnhack, Michael, 18
 blind persons. *see* visually impaired persons
 books
 comic books (*dōjinshi*, manga), de facto
 public rights, 534
 still in copyright, de facto public rights as
 to mass digitisation, 536
 Boyle, James, 6, 29, 36, 37, 43, 48
 Brexit (UK withdrawal from EU), 25
 broadcasts
 compulsory licences, 470
 ephemeral recordings, permissible
 exception for, 137
 neighbouring and related rights, 113
 rebroadcasts and retransmissions,
 remunerated use exceptions, 142
 remunerated use exceptions, 142
 term of copyright protection, 268
 browsable commons of the web, 525
 browsing (Internet), de facto public
 rights, 524
 Burrell, Robert, 172, 509, 512, 513
 business ('homestyle') exemptions for
 public performances of musical
 works, 129, 138
- cable retransmissions, remunerated use
 exceptions, 142
 Canada
 archives, exceptions for, 384
 communication right, 289

- education and research, exceptions for, 374
- exceptions, exclusions and limitations to copyright, 327
- fair dealing exception, 50, 339, 342
- formalities, 100
- free use exceptions to copyright, 67
- government documents, 225
- human rights exclusions from copyright, 234
- libraries, exceptions for, 384
- Open Government Data (OGD) licences, 506, 507
- orphan works, 442
- parody or satire, exception for, 367
- public policy exclusions, 238
- public rights, 50, 52
- reproduction in material form, 285
- search engines, legal issues, 529
- sound recordings, compulsory licences, 471
- temporary reproductions, 356
- term of copyright protection, 62, 272
- case law. *see* law reports
- categories of public rights
 - comparison with theoretical conceptualisations, 80
 - Deazley's conceptualisation, 78
 - definitions and examples of, 54, 57
 - Dusollier's conceptualisation, 77
 - hierarchy of, 45
 - hypothesis of, 82
 - national (territorial) basis of, 55
 - overview of, 9, 55
 - reform of public domain, 551
 - Samuelson's conceptualisation, 76
- category of public domain, 55
- CC licences. *see* Creative Commons (CC) licences
- Cerda Silva, Alberto, 464
- Chander, Anupam, 17, 35
- China
 - compulsory licences
 - aid for poverty-stricken areas, 468
 - broadcasts, 471
 - for education and research, 461
 - government use, 471
 - sound recordings, 470
 - statutory licences, 69, 418
 - constitutional exclusions from copyright, 234
 - exceptions, exclusions and limitations to copyright, 345
 - fixation principle, 204
 - government documents, 222
 - 'news of the day', 220
 - orphan works schemes, 448
 - public interest defence to enforcement, 64
 - public interest exceptions, 242
 - public policy exclusions, 63, 239
 - term of copyright protection, 62
 - applied art works, 271
 - cinematographic works, 271
 - fifty years term after author's death (*pma*), 270
 - foreign works, 271
 - neighbouring and related rights, 271
 - photographic works, 271
 - translation licences, 466
- CHIs. *see* cultural heritage institutions
- cinematographic works
 - newsreels, permissible exception for, 136
 - term of copyright protection, 103, 260, 268, 271
- civil law and common law contrasted, 20
- CJEU. *see* Court of Justice of the EU
- Cohen, Julie, 18
- Coleman, Allison, 172
- collections of works as protectible subject matter, 109
- comic books (*dōjinshi*, *manga*), de facto public rights, 534
- common law and civil law contrasted, 20
- commons
 - as alternative term to 'public domain', 47
 - browsable commons of the web, 525
 - creation of Internet global commons, 529
 - Creative Commons licences, 37, 39
 - definition of, 36
 - searchable commons of the web, 526
 - 'tragedy of the commons', 38, 47
- communication of information and opinion, copyright public domain and, 19
- communication rights, 116, 288
- comparative law, common law and civil law contrasted, 20
- comparison of terms, rule of, 105
- compilations of works as protectible subject matter, 109
- compulsory licences
 - to aid poverty-stricken areas, 468
 - broadcasts, 470
 - category of public domain, 9, 55, 68
 - definition of, 68, 392
 - for education and research developing countries. *see* Paris Appendix
 - national laws, 459

592 Index

- compulsory licences (cont.)
 - reform of public domain, 557
 - summary overview, 462
- extended collective licences (ECLs)
 - and compulsory licensing, 424
 - harmonisation of laws (EU), 426
 - inclusion in copyright public domain, 397
 - international copyright law, 425
 - libraries, museums and archives, 467
 - mass digitisation. *see* mass digitisation
 - national laws, 427
 - operation of, 421
- further potential for, 473
- government use, 471
- harmonisation of laws (EU), 405
- innovations in, 546
- international copyright law, 68
 - ‘equitable remuneration’ and ‘fair compensation’, 400
 - introduction to, 399
 - practice, 405
 - specific provisions, 400
 - three-step test, 403
- introduction to, 392
- mass digitisation, 454
- national laws, 68, 408
- orphan works, 434, 436, 437
- performances, 470
 - and public domain, 395, 429, 430
- reform of public domain, 558
- sound recordings, 470
- subject areas of, 433
- and three-step test for copyright
 - exceptions, 133
- translations, 465
- translations and reproductions in
 - developing countries. *see* Paris Appendix
- types of, 398
- visually impaired persons, assistance for, 469
- works unavailable to the public, 471
- computer software. *see* software
- computer-generated works, term of
 - copyright protection, 260
- constitutional and human rights exclusions
 - from copyright
 - category of public domain, 9, 55, 60
 - definition of, 60
 - international copyright law, 60, 227
 - national laws, 61, 228, 233
 - permission-free use and access, 61
 - and public domain, 235
 - reform of public domain, 552
 - summary overview, 245
- contractual exclusions to public rights, 168, 173
- contractual licences
 - Creative Commons (CC) licences as, 503
 - FOSS licences as, 488, 489
- contractual public domain, 37
- ‘copyleft’ (viral) licences, 487
- copyright
 - affirmation of role of, 20
 - common law and civil law contrasted, 20
 - critical perspective on, 13
 - current study reconceptualisation of, 7
 - definition of, 20
 - enforcement of, 147
 - essential prerequisites for, 182
 - exceptions and limitations. *see* exceptions, exclusions and limitations to copyright
 - infringement. *see* infringement of copyright
 - international law. *see* international copyright law
 - jurisdictional perspectives, 20
 - maximalism. *see* proprietarianism
 - minimum levels of protection, obligation to confer, 96
 - national laws. *see* national laws
 - and negative liberty, 7
 - as negative rights, 15
 - and neighbouring rights. *see* neighbouring and related rights
 - owners. *see* owners of copyright
 - perpetual, 263
 - proprietarianism. *see* proprietarianism
 - public domain. *see* copyright public domain
 - retroactive protection, national treatment and, 97
 - revived, 262
 - term. *see* term of copyright protection
 - territorial basis of, 55
 - user/public-oriented perspective, 3, 16
- copyright misuse doctrine (US), 171
- copyright public domain
 - commons. *see* commons
 - comparison of conceptualisations of, 76
 - constraints on, 152
 - content of current study, 8
 - contractual, 37
 - creativity and, 17
 - culture and, 18
 - current study approach to, 6, 25
 - current study assumptions about, 11
 - current study methodology, 12

- de facto. *see* Internet-enabled (de facto) public rights
- definition of. *see* definition of copyright public domain
- democracy and, 19
- exclusive rights in relation, 544
- hierarchy of public domain categories, 45
- inclusion of exceptions in, 33
- innovations in public domain categories, 546
- international law. *see* international copyright law
- licensing and. *see* licensing
- national laws. *see* national laws
- new perspective on, 543
- as permission-free use and access, 78, 80
- plain English positive statement of, 74
- previous conceptualisations of, 4
- public and private domains in relation, 43
- 'public domain', origin of term, 248
- public domain theory, 153
- public rights. *see* public rights
- 'realist' perspective of, 10
- reform of. *see* reform of public domain
- 'scale' of private to public, 44
- as sum of public rights, 72
- supports for, 152
- territorial basis of, 55
- theoretical perspectives on, 12
- values of, 17
- copyright-expired works. *see* works where copyright has expired
- copyright term. *see* term of copyright protection
- copyright works. *see* works
- Corbett, Susan, 497
- Court of Justice of the EU (CJEU), judicial harmonisation by, 24
- Creative Commons (CC) licences
 - attributes of, 495
 - estoppel, 504
 - extent and importance, 494
 - global standards for, 480
 - if contract or bare licence, 503
 - internationalisation in Version 4, 497
 - introduction to, 493
 - as neutral licence, 39
 - as part of public domain, 37, 70
 - potential legal issues, 503
 - privity, 504
 - and public domain, 498
 - public domain dedications (CC0), 514
 - Public Domain Mark, 515
 - revocation of, 504
 - suite of licences, 495
- 'creative spark' doctrine, 188
- creators of works
 - authors' rights in civil law jurisdictions, 20
 - authorship threshold. *see* thresholds for authorship and originality
 - benefit from permission-free use and access, 47
 - copyright public domain as essential resource for, 17
 - fifty years copyright term after author's death (*pma*), 270
 - permission-free use and access to works, 40
 - seventy years copyright term after author's death (*pma*), 62, 256, 267
 - as users, 8, 18
- Crews, Kenneth, 428
- critical perspective on copyright law, 13
- Crown copyright. *see* government documents
- cultural heritage institutions (CHIs)
 - compulsory licences
 - overview of, 467
 - reform of public domain, 559
 - Creative Commons (CC) public domain dedications (CC0), 514
 - digitisation of works. *see* mass digitisation
 - permitted use exception for orphan works, 445
 - and public domain, 469
 - reform of public domain, 557
 - see also* libraries, museums and archives
- culture and copyright public domain, 18
- data streaming. *see* Internet streaming
- databases, originality threshold, 192, 194, 196
- de facto public domain. *see* benign uses of works; Internet-enabled (de facto) public rights
- Deazley, Ronan, 16, 32, 34, 39, 42, 44, 46, 48, 78, 80, 153, 511
- dedication of works to public. *see* works dedicated to the public
- defences for infringement. *see* infringement of copyright
- definition of copyright public domain
 - boundary of public and private domains, 46
 - 'commons' as alternative term, 47
 - current study approach to, 27
 - dichotomy at level of exceptions, 45
 - early approaches to, 27
 - hierarchy of public domain categories, 45

594 Index

- definition of public domain (cont.)
 - one definition or many, 28
 - origin of ability to use, non-importance of, 42
 - as permission-free use and access, 4, 8, 19, 31, 48, 51
 - permission-free use and access, concept of, 31, 48
 - positive definition, 30
 - proposed definition, 40, 53
 - public and private domains in relation, 43
 - public rights, 49, 52
 - 'scale' of private to public, 44
 - scope of, 33
 - terminological issues, 47
 - user-centred and use-centred definition, 42
- democracy and copyright public domain, 19
- deposit systems. *see* statutory deposit systems
- derivative works
 - adaptation rights, 116, 282, 287
 - protectible subject matter, 109
 - translations and reproductions
 - compulsory licences by developing countries. *see* Paris Appendix
 - licences, 465
 - machine translations for private use, de facto public rights, 530
 - and public domain, 466
 - reform of public domain, 559
- developing countries, compulsory licences. *see* Paris Appendix
- Digital Single Market Strategy (EU), 23
- digitisation. *see* mass digitisation
- directives (EU), 22
- disabled persons
 - three-step test for copyright exceptions, 133
 - see also* visually impaired persons
- distribution right, 118, 294
- dōjinshi (Japanese self-published graphic stories), de facto public rights, 534
- Drahos, Peter, 14, 16, 48
- Drassinower, Abraham, 20, 279
- Droz, Numa, 123
- duration of copyright. *see* term of copyright protection
- Dusollier, Severine, 19, 30, 33, 36, 77, 80
- e-commerce, 'safe harbour' immunities for, 163
- ECLs (extended collective licences). *see* compulsory licences
- EEA. *see* European Economic Area
- education and research
 - compulsory licensing
 - by developing countries. *see* Paris Appendix
 - reform of public domain, 559
 - exceptions for
 - international copyright law, 369
 - and public domain, 377
 - permissible exception for, 134
 - reform of public domain, 557
 - teaching, permissible exception for, 134
- Elkin-Koren, Niva, 497
- enforcement
 - international copyright law, 147
 - public interest defence. *see* public interest defence to enforcement
 - public policy refusals against. *see* public policy exclusions
- ephemeral recordings by broadcasting organisations, permissible exception for, 137
- estoppel, Creative Commons (CC) licences, 504
- European Economic Area (EEA), relevance of EU directives to, 23
- European law, constitutional and human rights exclusions from copyright, 60
- European Union (EU)
 - adaptation right, 287
 - archives, exceptions for, 380
 - compulsory licences
 - broadcasts, 471
 - for education and research, 461
 - extended collective licences (ECLs), 426
 - judicial harmonisation by CJEU, 407
 - sound recordings, 471
 - statutory harmonisation, 405
 - constitutional exclusions from copyright, 60, 61, 230, 235
 - contractual exclusions to public rights, 171
 - databases, originality threshold applied to, 192, 194, 196
 - Digital Single Market Strategy, 23
 - directives, 22
 - distribution right, 294
 - education and research, exceptions for, 370
 - EEA relevance of directives, 23
 - exceptions, exclusions and limitations to copyright
 - closed list of, 328
 - constitutional and human rights exclusions, 60, 61, 230, 235
 - parody or satire, 364

- partial harmonisation, 330
- reform proposals, 332
- regulatory framework, 329
- terminology, 326
- extended collective licences (ECLs), 426
- extension of copyright term, 106
- free of charge or open source software (FOSS) licences, 493
- free use exceptions to copyright, 67
- harmonisation
 - judicial harmonisation by CJEU, 24
 - originality threshold, 194, 196
 - progress of, 22
 - protection of computer programs and databases, 213
- human rights exclusions from copyright, 60, 61, 230, 235
- idea/expression dichotomy, 313
- insubstantial parts of works, 64, 306
- insubstantial works, 197
- Internet-enabled public rights, 528
- lending right, 300
- libraries, exceptions for, 380
- mass digitisation, 454, 455
- 'news of the day', 216
- originality threshold, harmonisation of laws, 194, 196
- Orphan Works Directive
 - effectiveness, 439
 - provisions, 437
- orphan works schemes, 440
- parody, exception for, 364
- parody or satire, exception for, 364
- quotation exception, 358
- rental right, 300
- reproduction right, 282
- reproductions 'in part', 306
- 'safe harbour' immunities, 161, 163
- satire, exception for, 364
- search engines, legal issues, 528
- sound recordings, compulsory licences, 471
- technological protection measures, 177
- temporary reproductions, 286
- term of copyright protection, 62
 - extension for sound recordings, 257
 - 'foreign' works, 258
 - harmonisation, 255
 - moral rights, 259
 - other changes, 257
 - seventy years after author's death (*pma*), 256
 - transitional provisions, 259
- term of copyright protection extension, 5
- UK withdrawal (Brexit), 25
- voluntary licences, 70
- exceptions, exclusions and limitations to copyright
 - categories of, 125, 350
 - civil law (*droit d'auteur*) closed list systems, 328, 345
 - comparative approaches to, 325, 347
 - constitutional and related exclusions. *see* constitutional and human rights exclusions from copyright
 - dichotomy at level of, 45
 - 'exceptions' and 'limitations' distinguished, 124, 326
 - 'exclusions', definition of, 125
 - express exceptions. *see* free use exceptions to copyright
 - express exclusions. *see* works expressly excluded from copyright
 - facts and ideas, 4, 110
 - fair dealing. *see* fair dealing exceptions
 - fair use. *see* fair use exception
 - free use exceptions. *see* free use exceptions to copyright
 - and global public domain, 114
 - harmonisation of laws (EU), 329
 - implied exclusions. *see* works impliedly excluded from copyright
 - importance of public interest limitations, 123
 - inclusion in copyright public domain, 33
 - international copyright law, 150, 328
 - introduction to, 123
 - national laws, 328
 - open-ended exceptions. *see* fair dealing exceptions; fair use exception
 - and public domain, 145, 389
 - reform of public domain, 555
 - remunerated use exceptions. *see* remunerated use exceptions
 - scope of, 124
 - three-step test. *see* three-step test for copyright exceptions
- exclusions. *see* exceptions, exclusions and limitations to copyright
- exclusive rights
 - adaptation (derivative) right, 116, 282, 287
 - communication right, 116, 288
 - comparative approaches to definition of, 281
 - copyright as consisting of, 7, 34
 - dichotomy between public and private domains, 45
 - distribution right, 116, 294
 - 'free use' exceptions to, 66

596 Index

- exclusive rights (cont.)
 - and global public domain, 114, 119
 - lending right, 118, 300
 - performance right, 116, 288
 - public communication right (EU), 289
 - public domains in relation, 544
 - rental right, 118, 300
 - reproduction in different forms, 284
 - reproduction in 'material form', 284
 - reproduction right, 282, 283
 - temporary reproductions, 286
 - uses clearly outside, 280
 - uses of works outside, 280
 - category of public domain, 9, 55, 65
 - definition of, 66
 - international copyright law, 66
 - national laws, 66
 - and public domain, 302
- expired-copyright works. *see* works where copyright has expired
- express exceptions. *see* free use exceptions to copyright
- express exclusions. *see* works expressly excluded from copyright
- expression
 - fact/expression dichotomy, 320
 - idea/expression dichotomy, 65, 110, 186, 229, 312, 322
 - and public domain, 322
- extended collective licences (ECLs). *see* compulsory licences
- extension of copyright. *see* term of copyright protection
- facts
 - category of public domain, 9, 55, 65
 - copyright not extending to, 4, 110
 - definition of, 65
 - fact/expression dichotomy, 320, 554
 - international copyright law, 65
 - national laws, 65
 - non-infringing uses of, 312
 - reform of public domain, 554
- fair dealing exceptions
 - common law, 67, 329
 - and contractual exclusions to public rights, 171
 - national laws, 339
 - 'news of the day', 218, 219
 - as public rights, 50
 - reform of public domain, 556
- fair use exception
 - amount and substantiality of part used, 337
 - for education and research, 375
 - effect of use on potential market, 337
 - factors for, 335
 - if 'right' or 'privilege?', 327
 - influence of, 333
 - mass digitisation, 457
 - nature of work, 336
 - operation of, 334
 - parody or satire, 367
 - and permission-free use and access, 32
 - as public right, 50
 - purpose and character of use, 335
 - quotations, 362
 - reform of public domain, 556
- fan fiction, *de facto* public rights, 534
- Favale, Marcella, 434, 458
- Ficsor, Mihály, 123
- fifty years term after author's death (*pma*), 270
- films. *see* cinematographic works
- fixation principle
 - introduction to, 200
 - and public domain, 204, 206
 - requirement for, 111
- FOI. *see* freedom of information
- foreign works
 - national treatment, 266
 - restoration of copyright, 266
 - term of copyright protection, 258, 271
- formalities
 - definition of, 100
 - prohibition of, 99
 - and public domain, 101
- FOSS licences. *see* free or open source software (FOSS) licences
- France
 - adaptation right, 288
 - authors' rights (*droit d'auteur*), 20, 193
 - compulsory licences, 407
 - fixation principle, 203
 - mass digitisation, 454
 - moral rights, term of protection, 274
 - 'news of the day', 217
 - Open Government Data (OGD) licences, 506
 - 'open list' of protected categories, 211
 - orphan works schemes, 440
 - parody or satire, exception for, 365
 - quotation exception, 358
 - reproduction right, 282
- free access distribution
 - open content distinguished, 166
 - requirements to provide, 166
- 'free of known copyright restrictions', works that are, 515

- free or open source software (FOSS)
 - licences
 - classification of, 487
 - conditions for, 483
 - 'copyleft' (viral) licences, 487
 - emergence of, 37
 - enforcement of
 - civil law, 492
 - common law, 490
 - Free Software Definition, 484
 - governance of, 486
 - government supports for, 493
 - if contract or bare licence, 489
 - introduction to, 482
 - legal status of, 488
 - 'no copyleft' licences, 487
 - Open Source Definition, 483
 - as part of public domain, 38, 70
 - use of, 485
 - Free Software Definition, 484
 - free trade agreements (FTAs), intellectual
 - property obligations in, 92
 - free use exceptions to copyright
 - addresses and lectures, press and media
 - uses of, 136
 - business ('homestyle') exemptions for
 - public performances of musical
 - works, 129
 - category of public domain, 9, 55, 66
 - definition of, 67
 - education and teaching, 134
 - ephemeral recordings by broadcasting
 - organisations, 137
 - international copyright law, 67, 128
 - minor exceptions or reservations, 138
 - national laws, 67
 - neighbouring rights, 138
 - press and media, 135, 136
 - and public domain, 140
 - quotations, 134
 - three-step test
 - and, 133
 - disability exceptions, 133
 - 'homestyle' decision, 129
 - and neighbouring rights, 133
 - operation of, 129
 - other exceptions in relation, 131
 - visually impaired persons, 140
 - freedom and copyright public domain,
 - 13, 16
 - freedom of expression
 - copyright public domain and, 16, 19, 226
 - human rights exclusions from
 - copyright, 235
 - 'news of the day', 218
 - and permission-free use and access, 245
 - public policy exclusions from
 - copyright, 240
 - freedom of information (FOI), 167
 - Geiger, Christophe, 395
 - Geist, Michael, 176
 - General Public Licence (GPL). *see* free or
 - open source software (FOSS)
 - licences
 - Germany
 - adaptation right, 288
 - authors' rights (*Urheberrecht*), 20, 193
 - communication right, 288
 - constitutional and human rights
 - exclusions from copyright, 61
 - exceptions, exclusions and limitations to
 - copyright, 326
 - fixation principle, 203
 - free or open source software, 492
 - government documents, 222
 - human rights exclusions from
 - copyright, 233
 - mass digitisation, 454
 - moral rights, term of protection, 274
 - 'news of the day', 217
 - open content licences, 501
 - Open Government Data (OGD)
 - licences, 506
 - parody or satire, exception for, 365
 - quotation exception, 359
 - reproduction right, 282
 - technological protection measures, 179
 - works dedicated to the public, 512
 - GFDL. *see* GNU Free Documentation
 - License
 - Ginsburg, Jane, 129, 175, 176, 177, 403,
 - 437, 464
 - global public domain
 - definition of, 88
 - exclusive rights, 114, 119
 - and international copyright law, 89,
 - 120
 - introduction to, 87
 - main multilateral agreements, 90
 - minimum levels of copyright protection,
 - obligation to confer, 96
 - most-favoured-nation (MFN) principle,
 - 92, 96, 255
 - national treatment and, 98
 - national treatment principle, 95
 - prohibition of formalities, 99
 - protectible subject matter, 107
 - structural effects of international
 - agreements, 93

598 Index

- global public domain (cont.)
 - term of copyright protection, 102
- GNU Free Documentation License (GFDL), 500
- Goldstein, Paul, 200
- Gompel, Stef van, 453
- good faith infringement defence, 165
- Gorman, Robert, 289
- government documents
 - archives laws, 168
 - Crown copyright, 60, 127, 167, 222, 224, 269
 - exemption from copyright, 505
 - express exclusion from copyright, 59, 127, 221
 - free access to, 167
 - law reports, de facto public rights of reproduction, 532, 536
 - legislation, de facto public rights of reproduction, 532
 - Open Government Data (OGD) licences, 505
 - Parliamentary copyright, 127, 222, 224
 - provision of reproductions, laws requiring, 168
- government use of documents, compulsory licences, 471
- GPL (General Public Licence). *see* free or open source software (FOSS) licences
- graphic stories (dōjinshi, manga), de facto public rights, 534
- Guadamuz, Andrés, 490, 492, 513, 514
- Hardin, Garrett, 47
- harmonisation of copyright laws. *see* European Union
- headlines, denial of protection for, 196
- Hess, Charlotte, 38, 49
- Hudson, Emily, 509, 510, 512, 513
- Hugenholtz, P. Bernt, 22, 200, 326, 453
- Hughes, Justin, 199
- human rights. *see* constitutional and human rights exclusions from copyright
- Hungary, orphan works schemes, 447
- ideas
 - category of public domain, 9, 55, 65
 - copyright not extending to, 4, 110
 - definition of, 65
 - idea/expression dichotomy, 65, 110, 186, 229, 312, 322, 554
 - international copyright law, 65
 - national laws, 65
 - non-infringing uses of, 312
 - and public domain, 322
 - reform of public domain, 554
- implied licences, de facto public rights distinguished, 523
- incidental copies, exception for, 351
- India
 - archives, exceptions for, 387
 - compulsory licences
 - assistance for disabled, 470
 - broadcasts, 471
 - for education and research, 462
 - statutory licences, 69, 420
 - works unavailable to the public, 472
 - education and research, exceptions for, 376
 - free or open source software (FOSS) licences, 493
 - government documents, 225
 - libraries, exceptions for, 387
 - orphan works schemes, 447
 - ‘safe harbour’ immunities, 165
 - search engines, legal issues, 529
 - technological protection measures, 179
 - temporary reproductions, 356
 - translation licences, 466
 - works dedicated to the public, 62, 512, 513
 - works unavailable to the public, 471
- industrial designs and models as protectible subject matter, 110
- ‘industrious collection’ doctrine, 190
- information
 - access to, 19
 - communication of, 19
 - public, permissible exception for, 135, 136
- infringement of copyright
 - good faith defence, 165
 - public interest defence. *see* public interest defence to enforcement
 - see also* non-infringing uses of protected works
- innocent infringement defence, 165
- instrumentalism
 - application by current study, 13, 15
 - in official policy documents, 15
 - qualified, 14
- insubstantial parts of works
 - category of public domain, 9, 55, 64
 - definition of, 64
 - international copyright law, 64
 - national laws, 64, 306
 - non-infringing uses of, 305
 - and public domain, 310
 - reform of public domain, 554
 - reproductions ‘in part’ (EU), 306

- insubstantial works
 - de minimis threshold, 196
 - denial of protection for, 196
 - labour, skill or judgement threshold, 197
 - and public domain, 199, 206
- intellectual commons. *see* commons
- intellectual property rights (IPRs)
 - as natural property right, 15
 - public rights balanced with, 5
- international copyright law
 - benign uses of works, de facto public right, 72
 - compulsory licences, 68
 - constitutional and human rights
 - exclusions from copyright, 60
 - enforcement, 147
 - facts and ideas, 65
 - free use exceptions to copyright, 67
 - global public domain. *see* global public domain
 - insubstantial parts of works, 64
 - public interest defence to
 - enforcement, 64
 - public policy exclusions, 63
 - uses of works outside exclusive rights, 66
 - voluntary licences, 70
 - works dedicated to the public, 62
 - works failing copyright minimum requirements, 57
 - works where copyright has expired, 61
- Internet browsing and searching, de facto public rights, 524
- Internet commons (of the web)
 - browsable, 525
 - searchable, 526
- Internet-enabled (de facto) public rights
 - borderline cases, 530
 - browsable commons of the web, 525
 - browsing and searching, 524
 - conditions for, 521
 - creation of global commons, 529
 - definition and indicia, 520
 - fan fiction, 534
 - global public rights, 518
 - implied licences distinguished, 523
 - importance of, 540
 - in Internet-published content, 519
- mass digitisation
 - books still in copyright, 536
 - commercially published law reports, 536
 - newspapers, 536
 - non-commercial digitisation of sets of works, 533
 - non-profit journals, 534
 - private use machine translations, 530
 - and public domain, 536
 - reproductions of legislation and case law, 532
 - 'rights cushion' distinguished, 522
 - rights that are not, 522
 - search engines, legal issues, 527
 - searchable commons of the web versus exclusive rights, 526
 - self-published graphic stories (dōjinshi, manga), 534
 - 'spillover' effects of national domains on other countries, 537, 539
 - tolerated uses distinguished, 522, 536
- Internet-published content, de facto public rights in, 519
- Internet search engines
 - finding works by using, 159
 - legal issues, 527
- Internet service providers (ISPs), 'safe harbour' immunities for, 160
- Internet streaming
 - remunerated use exceptions, 142
 - streamed retransmissions, remunerated use exceptions, 142
- IPRs. *see* intellectual property rights
- ISPs. *see* Internet service providers
- Japan
 - government documents, 222
 - orphan works, 442
 - self-published graphic stories (dōjinshi, manga), de facto public rights, 534
 - technological protection measures (TPMs), 179
- Johnson, Phillip, 509, 510
- journalism. *see* press
- journals (non-profit), de facto public rights as to mass digitisation, 534
- judicial harmonisation by CJEU, 24
- jurisdictions. *see* national laws
- known copyright restrictions, works free of, 515
- Korea
 - exceptions, exclusions and limitations to copyright, 346
 - orphan works, 442
 - quotation exception, 361
 - search engines, legal issues, 529
 - temporary reproductions, 355
- Krasilovsky, M. William, 5

600 Index

- Lange, David, 5, 6, 27
 law reports, de facto public rights as to reproduction, 532, 536
 laws. *see* government documents
 lectures, permissible exception for press and media uses, 136
 legal deposit. *see* statutory deposit systems
 legal documents, published. *see* government documents
 legal proceedings, express exclusion for speeches from, 127
 legislation. *see* government documents
 Lemley, Mark, 15
 lending rights, 118, 300, 468
 Lessig, Lawrence, 31, 36, 38, 153
 liberty, copyright and negative liberty, 16
 libraries, museums and archives
 archiving of government documents, laws for, 168
 compulsory licences
 extended collective licences (ECLs), 467
 international law, 467
 Creative Commons (CC) public domain dedications (CC0), 514
 exceptions for, 379
 harmonisation of laws (EU), 380
 and public domain, 387
 reform of public domain, 557
 licensing
 compulsory licences. *see* compulsory licences
 voluntary licences. *see* voluntary licences
 Liebowitz, Stan, 254
 limitations. *see* exceptions, exclusions and limitations to copyright
 limited liability schemes for orphan works, 448, 452
 Lindberg, Stanley W., 5, 50
 literary works
 authorial works as protectible subject matter, 107
 dōjinshi (Japanese self-published graphic stories), de facto public rights, 534
 insubstantial works, 196
 as protectible subject matter, 107
 pseudonymous works, term of copyright protection, 103
 sets of works, de facto public rights as to digitisation, 533
 unpublished works. *see* unpublished works
 Litman, Jessica, 5, 17, 32
 location systems. *see* registration, recordation and location systems
 Locke, John, 247
 Loren, Lydia Pallas, 503, 504
 machine translations for private use, de facto public rights, 530
 MacQueen, Hector, 171
 mandatory exceptions. *see* free use exceptions to copyright
 manga, Internet-enabled de facto public rights, 534
 Margolis, Stephen, 254
 Marrakesh Treaty
 overview of, 92
 see also visually impaired persons
 mass digitisation
 harmonisation of laws (EU), 455
 Internet-enabled (de facto) public rights
 books still in copyright, 536
 commercially published law reports, 536
 newspapers, 536
 non-commercial digitisation of sets of works, 533
 non-profit journals, 534
 introduction to, 454
 national laws, 454
 reform of public domain, 559
 maximalism. *see* proprietarianism
 McDonagh, Luke, 488
 mechanical recordings, remunerated use exception for, 142
 media
 ‘news of the day’
 express exclusion from copyright, 59, 126, 216
 fair dealing exceptions, 218, 219
 newspapers, de facto public rights as to mass digitisation, 536
 newsreels, permissible exception for, 136
 permissible exceptions for, 135, 136
 Mehra, Salil, 535
 merger (of idea with expression)
 doctrine, 319
 Merges, Robert, 15, 504, 523
 MFN. *see* most-favoured-nation (MFN) principle
 microworks, 196
 Mill, John Stuart, 19
 minimum human authorship doctrine, 189
 minimum levels of copyright protection,
 obligation to confer, 96
 minimum term. *see* term of copyright protection
 minor exceptions or reservations to copyright, 138

- Moglen, Eben, 490
 moral rights
 international law, 273
 permission-free use and access, 104
 term of copyright protection, 104, 259, 273
 waiver of, 511
 most-favoured-nation (MFN) principle
 exemption from, 105
 free trade agreements, 92
 national treatment and, 96
 movies. *see* cinematographic works
 museums. *see* libraries, museums and archives
 musical works
 business ('homestyle') exemptions for
 public performances of, 129, 138
 mechanical recordings, remunerated use
 exception for, 142
 public performances of
 business ('homestyle') exemptions for,
 129, 138
 minor exceptions or reservations to
 copyright, 138
 names, denial of protection for, 198
 national laws
 Australia. *see* Australia
 benign uses of works, de facto public
 right, 72
 Canada. *see* Canada
 China. *see* China
 compulsory licences, 68
 constitutional and human rights
 exclusions from copyright, 61
 copyright public domain
 essential prerequisites for, 182
 supports and constraints, 152
 facts and ideas, 65
 France. *see* France
 free use exceptions. *see* free use
 exceptions to copyright
 Germany. *see* Germany
 Hungary. *see* Hungary
 insubstantial parts of works, 64
 Japan. *see* Japan
 jurisdictional perspectives, 20
 Korea. *see* Korea
 New Zealand. *see* New Zealand
 public interest defence to
 enforcement, 64
 public policy exclusions, 63
 public rights
 constraints on, 168
 supports for, 153
 territorial basis of public rights, 55
 UK. *see* United Kingdom
 USA. *see* United States
 uses of works outside exclusive
 rights, 66
 voluntary licences, 70
 works dedicated to the public, 62
 works expressly excluded from copyright,
 56, 215
 works failing copyright minimum
 requirements, 57, 185
 works impliedly excluded from copyright
 (statutory 'gaps'), 58, 207
 works where copyright has expired, 62
 national public domains. *see* national laws
 national treatment
 and global public domain, 98
 principle of, 95
 retroactive protection and, 97
 natural property right, intellectual
 property as, 15
 negative liberty, copyright and, 16
 neighbouring and related rights
 free use exceptions to, 138
 protectible subject matter, 112
 and remunerated use exceptions, 143
 term of copyright protection, 271
 and three-step test for copyright
 exceptions, 133
 works and, 3
 Netanel, Neil, 335
 neutral licensing
 compulsory. *see* compulsory licences
 voluntary. *see* voluntary licences
 New Zealand
 artistic works, 210
 government documents, 225
 originality threshold, 190
 technological protection measures
 (TPMs), 180
 'news of the day'
 express exclusion from copyright, 59,
 126, 216
 fair dealing exceptions, 218, 219
 newspapers, de facto public rights as to
 mass digitisation, 536
 newsreels, permissible exception for,
 136
 Nimmer, David, 335
 'no copyleft' licences, 487
 non-infringing uses of protected works
 introduction to, 279
 uses of ideas and facts, 312
 uses of 'insubstantial' parts, 305
 uses outside exclusive rights, 280

602 Index

- non-original photographs, term of copyright protection, 260
- non-profit journals, de facto public rights as to mass digitisation, 534
- obscene publications. *see* public policy exclusions
- official documents. *see* government documents
- Okediji, Ruth, 464
- open content licences
 - definition of, 494
 - enforcement actions, 501
 - extent and importance, 500
 - free access distribution distinguished, 166
 - GNU Free Documentation License (GFDL), 500
 - government supports for, 505
 - introduction to, 493
 - Open Data Commons (ODC) licences, 500
 - Open Government Data (OGD) licences, 505
- Open Data Commons (ODC) licences, 500
- Open Government Data (OGD) licences, 505
- Open Source Definition, 483
- open source licences. *see* free or open source software
- open-ended exceptions. *see* fair dealing exceptions; fair use exception
- opinions, communication of, 19
- ordre public* exclusions. *see* public policy exclusions
- originality
 - civil law, 193
 - databases, application to, 192, 194, 196
 - harmonisation of laws (EU), 194
 - and public domain, 191, 196
 - standard of, 57
 - threshold. *see* thresholds for authorship and originality
- orphan works
 - compulsory licences and ECL schemes in relation, 436, 437, 453
 - definition of, 434
 - harmonisation of laws (EU), 437
 - hybrid approaches to, 453
 - international copyright law, 436
 - national laws
 - limited liability schemes, 452
 - official licensing schemes, 441, 451
 - overview of, 441
 - problems of, 434
 - and public domain, 450
 - reform of public domain, 558
 - schemes, 435
 - unpublished works, 437
- Ostrom, Elinor, 37, 48, 49
- owners of copyright, benefit from permission-free use and access, 47
- Paris Appendix
 - conditions for compulsory licences, 463
 - effectiveness, 69, 144, 464, 465
 - overview of, 143, 462
 - and public domain, 465
- Parliamentary copyright. *see* government documents
- parody or satire
 - exception for, 363
 - and public domain, 368
 - reform of public domain, 556
- partially-sighted persons. *see* visually impaired persons
- Patry, William, 249
- Patterson, L. Ray, 5, 50
- performance rights, 116, 288
- performances
 - compulsory licences, 470
 - musical works, business ('homestyle') exemptions for public performances, 112, 138
 - neighbouring and related rights, 112
 - 'performers', definition of, 112
- permissible exceptions. *see* free use exceptions to copyright
- permission-free use and access
 - access and use distinguished, 34
 - and, 35
 - availability of, 40
 - benefit from, 47
 - copyright public domain as, 4, 8, 19, 31, 48, 51, 78, 80
 - creativity and, 40
 - and fair use exception, 32
 - and freedom of expression, 245
 - moral rights, 104
 - protection by public domain, 52
 - as public rights, 49, 76
 - rights-based limitations on copyright, 61
 - universal availability of works, 42
 - uses that require payment, 35
 - works expressly excluded from copyright, 226
 - works failing copyright minimum requirements, 206
- perpetual copyright, 263
- phonograms. *see* sound recordings

- Phonograms Convention, overview of, 91
 photographs
 non-original photographs, term of
 copyright protection, 260
 originality threshold, 194
 term of copyright protection, 103, 271
 phrases, denial of protection for, 198
 pluralism, application by current study, 13
 political speeches, express exclusion from
 copyright, 127
post mortem auctoris, *pma*, 62
 poverty-stricken areas, compulsory
 licensing to aid, 468
 pre-emption doctrine, 169
 press. *see* media
 print disabilities. *see* visually impaired
 persons
 privacy, Creative Commons (CC)
 licences, 504
 prohibition of formalities, 99
 proprietarianism
 negative impact of, 16, 544
 reinforcement of, 11, 15, 26, 543
 rejection of, 11, 13, 20
 protectible subject matter
 applied art, works of, 110
 authorial works, 107
 compilations and collections of
 works, 109
 derivative works, 109
 exceptions. *see* exceptions, exclusions and
 limitations to copyright
 fixation, requirement for, 111
 industrial designs and models, 110
 literary and artistic works, 107
 neighbouring rights, 112
 and public domain, 113
 scope of, 107
 software, 109
 pseudonymous works, term of copyright
 protection, 103
 public addresses, permissible exception for
 press and media uses, 136
 public domain. *see* copyright public domain
 public domain dedications. *see* works
 dedicated to the public
 Public Domain Mark, 515
 public information, permissible exception
 for, 135, 136
 public interest defence to enforcement
 category of public domain, 9, 55, 63
 definition of, 63
 international copyright law, 64
 national laws, 64
 public interest exceptions
 introduction to, 241
 national laws, 242
 and public domain, 244
 public policy exclusions
 distinguished, 241
 reform of public domain, 553
 summary overview, 245
 public performances of musical works
 business ('homestyle') exemptions for,
 129, 138
 minor exceptions or reservations to
 copyright, 138
 public policy exclusions
 category of public domain, 9, 55, 63
 civil law, 239
 definition of, 63
 and freedom of expression, 240
 international copyright law, 63
 international law, 236
 introduction to, 236
 national laws, 63, 236
 and public domain, 240
 public interest exceptions
 distinguished, 241
 summary overview, 245
 public policy refusals against enforcement,
 reform of public domain, 553
 public rights
 ability to use works as, 49
 categories of. *see* categories of public
 rights
 concept of, 4, 7
 constraints on, 168, 181
 contractual exclusions, 168, 173
 and copyright public domain, 18
 copyright public domain as, 52
 creation by voluntary licences, 476
 intellectual property rights balanced
 with, 5
 Internet-enabled. *see* Internet-enabled
 (de facto) public rights
 permission-free use and access as, 49, 76
 plain English positive statement of, 74
 public domain as sum of, 72
 statutory 'safe harbour' immunities for
 'benign' parties, 160
 supports for, 153
 quotations
 exception for, 133, 357
 and public domain, 362
 reform of public domain, 556

604 Index

- Radin, Margaret, 504
 Rahmatian, Andreas, 193
 ‘realist’ perspective of copyright public domain, 10
 rebroadcasts and retransmissions, remunerated use exceptions, 142
 recordings. *see* sound recordings
 reform of public domain
 achievable reforms, 543
 constraints on public domains, 548
 contemporary values and future of public rights, 560
 exclusive rights and public domains in relation, 544
 future goals, 543
 future reforms, 562
 innovations in public domain categories, 546
 new perspective on public domains, 543
 strengthening of public domains, 551
 supports for public domains, 548
 registration, recordation and location systems
 benefits of, 159
 locating works under public domain licences, 159
 official voluntary registration systems, 157
 public domain functions of, 157, 159
 recordation systems, 158
 relinquishment of copyright. *see* works dedicated to the public
 remunerated use exceptions
 broadcasts, 142
 compulsory licences in developing countries: translations and reproductions, 143
 international law, 141
 mechanical recording of musical works, 142
 and neighbouring rights, 143
 and public domain, 144
 rental rights, 118, 300
 reporting, permissible exception for, 135, 136
 reproductions of documents
 compulsory licences by developing countries. *see* Paris Appendix
 in different forms, 284
 international copyright law, 115
 laws requiring provision of, 168
 legislation and case law, de facto public rights, 532
 in ‘material form’, 284
 rights of, 282, 283
 temporary. *see* temporary reproductions
 research. *see* education and research, exceptions for
 retroactive copyright protection, national treatment and, 97
 revived copyright, 262
 Richards, Neal, 180
 Ricketson, Sam, 129, 175, 176, 177, 403, 437, 464
 right to information (RTI), 167
 ‘rights cushion’ concept, 522
 Riis, Thomas, 425
 Rome Convention, overview of, 90
 Rothnie, Warwick, 511
 rule of comparison of terms, 105
 safe harbour immunities
 examples of, 161, 162, 163, 164
 operation of, 160
 public domain functions of, 161, 165
 Samuels, Edward, 33
 Samuelson, Pamela, 6, 28, 31, 44, 76, 80, 335
 Satellite Convention, overview of, 91
 satire. *see* parody or satire
 Schovsbo, Jens, 425
scènes à faire doctrine, 320
 search engines. *see* Internet search engines
 searchable commons of the web, exclusive rights versus, 526
 searching (Internet), de facto public rights, 524
 self-published graphic stories (*dōjinshi*, *manga*), de facto public rights, 534
 Senftleben, Martin, 326
 Seng, Daniel, 165, 428, 459, 464
 sets of works, de facto public rights as to digitisation, 533
 seventy years term after author’s death (*pma*), 62, 256, 267
 ‘shareware’ licences, 479
 ‘short phrases’, denial of protection for, 198
 short works, 196
 ‘skill and judgment’ doctrine, 189
 slogans, denial of protection for, 196
 Snow, Ned, 327
 software
 FOSS. *see* free or open source software (FOSS) licences
 originality threshold, 194
 as protectible subject matter, 109
 ‘shareware’ licences, 479
 voluntary neutral licences, 39

- sound recordings
 - compulsory licences, 470
 - ephemeral recordings for broadcasts,
 - permissible exception for, 137
 - mechanical recordings, remunerated use
 - exception for, 142
 - neighbouring and related rights, 112
 - Phonograms Convention, overview of, 91
 - term of copyright protection, 257, 261, 268
- South Korea. *see* Korea
- speeches, express exclusion from
 - copyright, 127
- statutory deposit systems
 - examples of, 155
 - overview of, 153
 - public domain functions of, 157
- statutory exceptions. *see* exceptions,
 - exclusions and limitations to copyright
- statutory 'free use' exceptions. *see* free use
 - exceptions to copyright
- statutory 'gaps'. *see* works impliedly
 - excluded from copyright
- statutory immunities for 'benign'
 - parties, 160
- Sterling, Adrian, 511
- streaming. *see* Internet streaming
- subject matter. *see* protectable subject
 - matter
- Sunder, Madhavi, 17, 35
- surveillance of uses and uses of works, 180
- 'sweat' doctrine, 188

- Taubman, Antony, 88
- teaching. *see* education and research
- technological protection measures
 - (TPMs), 173
 - international law, 175
 - national laws, 176, 178, 179
 - and public domain, 174, 180
 - works subject to, 44
- temporary reproductions
 - exception for, 351
 - exclusive rights, 286
 - and public domain, 356
 - reform of public domain, 556
- term of copyright protection
 - anonymous and pseudonymous
 - works, 103
 - applied art, works of, 103
 - cinematographic works, 103
 - exemption from MFN principle, 105
 - extension of, 5, 61, 106, 249
 - fifty years after author's death (*pma*), 270
 - 'foreign' works, 258
 - general minimum duration rule, 103
 - global public domain, 102
 - harmonisation of laws (EU), 62, 255
 - international copyright law, 61, 248, 254
 - introduction to, 247
 - limits on, 247
 - minimum requirements for, 104
 - moral rights, 104, 259, 273
 - national laws, 62, 248, 260, 272
 - neighbouring rights, 106
 - photographs, 103
 - and public domain, 251
 - public domain and, 106
 - realist perspective on, 275
 - rule of comparison of terms, 105
 - seventy years after author's death (*pma*), 62, 256, 267
 - sound recordings, 257
 - special duration rules, 103
 - term-expired works. *see* works where
 - copyright has expired
- territorial basis of public rights, 55
- three-step test for copyright exceptions
 - and, 133
 - disability exceptions, 133
 - and neighbouring rights, 133
 - operation of, 129
 - other exceptions in relation, 131
 - and TRIPs 'homestyle' decision, 129
- thresholds for authorship and originality
 - civil law, 193
 - common law, 187
 - databases, application to, 192
 - harmonisation of laws (EU), 194
 - 'industrious collection' doctrine, 190
 - international law, 186
 - minimum 'creative spark', 188
 - minimum human authorship
 - doctrine, 189
 - originality and public domain, 191
 - originality standard, 57
 - and public domain, 205
 - 'skill and judgment' doctrine, 189
- titles, denial of protection for, 196
- TPMs. *see* technological protection
 - measures
- 'tragedy of the commons'. *see* commons
- transient copies, exception for, 351
- translations. *see* derivative works
- TRIPs Agreement, overview of, 91
- typographical arrangements, term of
 - copyright protection, 260

606 Index

- UCC. *see* Universal Copyright Convention
- United Kingdom (UK)
- abandonment of copyright, 510
 - adaptation right, 287
 - archives, exceptions for, 382
 - artistic works, 209
 - cinematographic works, 260
 - ‘closed list’ of protected categories, 208
 - communication right, 291
 - compulsory licences
 - cultural heritage institutions (CHIs), 467
 - extended collective licences (ECLs), 427, 467
 - overview of, 416
 - sound recordings, 471
 - computer-generated works, 260
 - contractual exclusions to public rights, 171
 - copyright term extension, 249
 - cultural heritage institutions (CHIs), 445
 - Deazley’s conceptualisation of public domain, 78
 - distribution right, 297
 - education and research
 - compulsory licences, 461
 - exceptions for, 372
 - exclusive rights, 281
 - extended collective licences (ECLs)
 - lending right, 468
 - libraries, museums and archives, 467
 - overview of provisions, 427
 - fair dealing exception, 171, 218, 339, 340
 - fixation principle, 201
 - free or open source software, 492
 - government documents, 224
 - human rights exclusions from copyright, 234
 - idea/expression dichotomy, 312, 314
 - insubstantial parts of works, 64, 306
 - insubstantial works, 197, 199
 - lending right, 302, 468
 - libraries, museums and archives
 - exceptions for, 382
 - extended collective licences (ECLs), 382
 - moral rights, term of protection, 260, 274
 - ‘news of the day’, 218
 - non-original photographs, 260
 - Open Government Data (OGD)
 - licences, 506
 - originality threshold, 187, 195, 196
 - orphan works
 - compulsory licence regulations, 443
 - permitted use exception for CHIs, 445
 - regulations, 443
 - parody or satire, exception for, 365
 - performance right, 292
 - perpetual copyright, 263
 - public interest defence to enforcement, 64
 - public interest exceptions, 242, 244
 - public interest exceptions to enforcement, 56
 - public policy exclusions, 236
 - public-dedicated works, 512
 - quotation exception, 359
 - rental right, 302
 - reproduction in different forms, 284
 - reproduction right, 283
 - reproductions ‘in part’, 306
 - revived copyright, 262
 - ‘safe harbour’ immunities, 161, 164
 - sound recordings, 261
 - sound recordings, compulsory licences, 471
 - technological protection measures, 178
 - temporary reproductions, 286, 353
 - typographical arrangements, 260
 - unpublished works
 - abolition of perpetual protection (‘2039 rule’), 261
 - publication right in, 262
 - withdrawal from EU (Brexit), 25
 - works dedicated to the public, 512
 - works falling outside protected categories, 209
- United States (US)
- adaptation right, 287
 - archives, exceptions for, 385
 - business (‘homestyle’) exemptions for public performances of musical works, 129, 138
 - communication right, 293
 - compulsory licences, 417, 471
 - constitutional and human rights
 - exclusions from copyright, 61
 - constitutional exclusions from copyright, 228, 235
 - contractual exclusions to public rights, 169
 - copyright misuse doctrine, 171
 - copyright term extension, 250
 - Creative Commons (CC) licences, 480, 494, 503
 - ‘creative spark’ doctrine, 188
 - distribution right (first sale doctrine), 298
 - education and research, exceptions for, 375

- enforcement of copyright, 147
- extension of copyright term, 106
- fact/expression dichotomy, 320
- facts and ideas, 65
- fair use. *see* fair use exception
- first sale doctrine, 238
- fixation principle, 202
- foreign works
 - national treatment, 266
 - restoration of copyright, 266
- formalities, 100
- free or open source software, 490
- free use exceptions to copyright, 67
- government documents, 223
- idea/expression dichotomy, 229, 318
- insubstantial parts of works, 64, 308
- insubstantial works, 198, 199
- Internet-enabled (de facto) public rights, 527, 536
- libraries, exceptions for, 385
- mass digitisation
 - benign uses of books still in copyright, 536
 - fair use, 457
 - proposed ECL, 456
- merger (of idea with expression)
 - doctrine, 319
- moral rights, term of protection, 274
- national treatment, 98
- 'news of the day', 221
- open content licences, 502
- 'open list' of protected categories, 212
- orphan works, limited liability
 - scheme, 448
- parody or satire, exception for, 367
- performance right, 293
- preemption doctrine, 169
- public policy exclusions, 238
- public rights, 50
- quotation exception, 362
- registration and recordation system, 159
- reproduction in different forms, 284
- reproduction in material form, 285
- reproduction right, 283
- reproductions 'in part', 308
- rule of comparison of terms, 105
- 'safe harbour' immunities, 161, 162
- Samuelson's 'map' of public domain, 76
- scènes à faire* doctrine, 320
- search engines, legal issues, 527
- sound recordings, compulsory
 - licences, 471
- statutory deposit system, 155
- 'sweat' doctrine, 188
- technological protection measures, 176
- temporary reproductions, 354
- term of copyright protection
 - extension of, 5, 263, 264
 - extent of, 62
 - moral rights, 274
 - statutory provision, 263
 - unpublished works in existence in 1978, 265
 - works created on or after 1978, term of protection, 265
- uses clearly outside exclusive rights, 280
- voluntary licences, 70, 480
- works dedicated to the public, 62, 511
- universal availability of works, non-determinativeness of, 42
- Universal Copyright Convention (UCC), overview of, 90
- unpublished works
 - abolition of perpetual protection, 267
 - abolition of perpetual protection ('2039 rule'), 261
 - orphan works, 437
 - publication right in, 262
 - term of copyright protection, 265
- users of works
 - creators of works as, 8, 18
 - perspective on copyright, 3, 16
 - surveillance of, 180
 - user-centred definition of copyright
 - public domain, 42
 - works in relation, 18
- uses of works
 - benign uses. *see* benign uses of works
 - government use, statutory licence for, 471
 - origin of ability to use, non-importance of, 42
 - outside exclusive rights
 - category of public domain, 9, 55, 65
 - definition of, 66
 - international copyright law, 66
 - national laws, 66
 - reform of public domain, 554
 - permission-free. *see* permission-free use and access
 - surveillance of, 180
 - universal availability is not determinative, 42
 - use-centred definition of copyright public domain, 42
- Vaver, David, 50
- viral ('copyleft') licences, 487

608 Index

- visually impaired persons
 - compulsory licensing, 469
 - free use exceptions to copyright, 140, 146
 - three-step test for copyright exceptions, 133
- voluntary licences
 - borderline cases, 479
 - category of public domain, 9, 55, 69
 - causes of global consistency, 480
 - conditions for neutral licence schemes, 477
 - creation of public rights by, 476
 - Creative Commons. *see* Creative Commons (CC) licences
 - definition of, 69
 - definition of public domain, 37
 - finding works under, 159
 - FOSS. *see* free or open source (FOSS) licences
 - global standards for, 480
 - innovations in, 547
 - international copyright law, 70, 476
 - legal certainty for, 517
 - licences not included, 479
 - national laws, 70, 476
 - 'neutral' licences, 39, 475, 547
 - open content licences, 493, 500
 - and public domain, 475, 516
 - reform of public domain, 559
 - viral character of, 481
- waiver of copyright. *see* works dedicated to the public
- Walden, Ian, 511, 517
- WIPO Performances and sound recordings Treaty (WPPT), overview of, 91
- wired retransmissions, remunerated use exceptions, 142
- Wittgenstein, Ludwig, 30
- works
 - definition of, 3
 - digitisation. *see* mass digitisation
 - fixation principle, 111, 200
 - 'free of known copyright restrictions', 515
 - insubstantial. *see* insubstantial works
 - originality. *see* thresholds for authorship and originality
 - orphan. *see* orphan works
 - protectible. *see* protectable subject matter
 - on 'scale' of private to public, 44
 - sets of works, de facto public rights as to digitisation, 533
 - statutory deposit. *see* statutory deposit systems
 - territorial basis of, 55
 - unavailable to the public, 471
 - universal availability of works, non-determinativeness of, 42
 - users of works in relation, 3
 - works dedicated to the public
 - accidental abandonment of copyright, 510
 - category of public domain, 9, 55, 62
 - Creative Commons (CC)
 - public domain dedications (CC0), 514
 - Public Domain Mark, 515
 - definition of, 62
 - international copyright law, 62, 509
 - introduction to, 509
 - national laws, 62, 510, 512
 - need for statutory provision, 517
 - reform of public domain, 560
 - works expressly excluded from copyright
 - category of public domain, 9, 55, 59
 - definition of, 59, 60
 - government documents, 127
 - international copyright law, 59, 215
 - national laws, 56, 59
 - permission-free use and access, 226
 - and public domain, 128, 226
 - reform of public domain, 552
 - types of works, 215
 - works failing copyright minimum requirements
 - category of public domain, 9, 55, 57
 - definition of, 57
 - fixation principle, 200
 - international copyright law, 57
 - introduction to, 185
 - national laws, 57
 - permission-free use and access, 206
 - public domain perspective, 205
 - reform of public domain, 551
 - thresholds. *see* thresholds for authorship and originality
 - types of works, 186
 - works impliedly excluded from copyright (statutory 'gaps')
 - category of public domain, 55, 58
 - 'closed list' of protected categories, 208
 - definition of, 58
 - international copyright law, 58, 207
 - national laws, 58
 - 'open list' of protected categories, 211
 - and public domain, 213
 - reform of public domain, 552
 - summary overview, 214
 - works falling outside protected categories, 209

works of applied art. <i>see</i> applied art, works of	works where copyright has expired
works outside copyright protection. <i>see</i> constitutional and human rights	category of public domain, 9, 55, 61
exclusions from copyright;	copyright term. <i>see</i> term of copyright protection
exceptions, exclusions and	definition of, 61
limitations to copyright; public	international copyright law, 61
interest defence to enforcement;	introduction to, 247
public policy exclusions; works	national laws, 62
expressly excluded from copyright;	reform of public domain, 553
works failing copyright minimum	Wu, Tim, 522, 537
requirements; works impliedly	Xalabarder, Raquel, 459
excluded from copyright protection	