

Index

- abandonment of rights, 41
 Abazin ethnicity, 382–3, 390
 ABGB. *See* Austrian Civil Code
 absorption principle (*Absorptionsregel*), 230
 Academia.edu, 297
 access and re-use provisions, 196–9
ACI Adam and Others case, 187
 acquired possession, intellectual property as, 40
 Act III of 1969 (Hungary), 52
 Act LIV of 1921 (Hungary), 52, 62, 65
 Act XCIII of 2016. *See* CMA
 Act XVI of 1884 (Hungary), 38, 52
 ACTA. *See* Anti-Counterfeiting Trade Agreement
 additional compensation, 280, 315–16
 ADR. *See* alternative dispute resolution
 advertising VOD (AVOD), 245–6
 Adyge ethnicity, 382–3
 Adyghe, 382–3
 A&E Network, 105–7
 Aerofilms, 246–7, 251–2, 256
 Aerovod, 247
 AGATA, 262, 275–7
 Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), 68, 118–19, 121, 129–31, 160, 334–5, 351–2
 adoption of, 120
 Art. 13 of, 175–6
 art. 31 of, 336–7
 Article 14(1) of, 237
 Article 22.1 of, 352
 compulsory licensing and, 340–1
 GIs and, 354
 intellectual property enforcement standards in, 130
 Internet and, 128
 Itar-Tass and, 128
 multilateral harmonization by, 129
 standards of, 128–9
 U. S. and, 231
 WTO and, 128
 agricultural sector, 336, 347–8
 competitiveness of, 354–5
 GIs of, 351, 353
 “AKM/Zürs.net,” ECJ judgement of, 136–7, 141
 Aladár, Ballagi, 38
 Albania, 328–30, 334–6, 344–5
 civil law in, 335–7
 Communism and, 331–2
 criminal law in, 337–8
 current IP legal framework in, 334–5
 as knowledge-based economy, 334
 Law no. 9947/2008 on industrial property, 335
 People’s Republic of Albania, 331
 post-Communist, 331–2
 registration of intellectual property rights in, 338–43
 trademarks and, 342–3
 Albanian Constitution, 335
 Albanian Copyright Office (CAO), 333, 338
 Albanian Criminal Procedure, 338
 Albanian General Directorate on Industrial Property, 347
 Aleutian Islands, 387
 Aliutor ethnicity, 384
 Aliyev, Heydar, 407–8
 Aliyev, Ilham, 410
 Altaic ethnicity, 378–82, 388
 alternative dispute resolution (ADR), 281–2
 Alza, 245
 Amazon Prime, 265
Amazon v. Austro-mechana, 161–2
 American Law Institute Project on Principles on Jurisdiction and Recognition of Judgments in Intellectual Property Matters, 119
 ancillary online services, 240–1, 249–51
 Andrie, Ivo, 247, 250
 animal husbandry, 374, 400
 Anti-Counterfeiting Trade Agreement (ACTA), 121, 130, 285–6
 anti-discrimination provisions, 202, 394
 Antik Telecom, 247–8
 Antošová, G., 326
 AOC. *See* *Appellation d’Origine Contrôlée*
 Apáthy, István, 48
 Appeal Court of Tirana, 345
Appellation d’Origine Contrôlée (AOC), 350
Apple Computer, Inc. v. Franklin Computer Corp., 99
 applied art, 191–2
 Arany, László, 46–7, 49–50
 architecture, 191–2
 Arctic, 369–70
 Arctic Caucus, 392–3
 Arctic Ocean, 373–4
 Argentina, 233
Arguments and Facts (*Argumenty i Fakty*), 111
 Aristotle, 224–5
 Armenia, 8, 366, 392, 398, 410
 ARROW Plus, 272
 Arseni shpk, 328, 343–7
 art house cinemas, 246–7
 artisanal sector, 342, 347–8
 artistic creativity, 74

Index

425

- artistic performance, 222, 227–8
 authorship and, 229–30
 neighboring rights to, 231–3
 protection for, 228
 artistic works, 49
As a Source of Enlightenment (Arany), 47
 Assembly of Armenians of Western Armenia, 397
 Association Agreements, 68
Athenaeum, 40
 Audiovisual Authors and Producers Association (AVAKA), 265–6
 audiovisual works, 93–4, 184, 250
 access to, 266
 business models of audiovisual industry, 241
 cross-border availability of, 243, 248–9, 257–8
 Czech distributors of, 242
 Czech Republic, audiovisual online market in, 244–5
 E. U. audiovisual industry, 239
 geoblocking of, 239
 importance of territoriality for audiovisual market, 249–53
 improving access to, 260
 Internet and, 238
 limited availability beyond country of origin, 250, 253
 in multiple territories, 254–5
 originality and, 93–4
 on VOD, 264–7
 Australia, 404
 Austria, 45, 135–7
 Austrian Broadcasting Organization (ORF), 141
 Austrian Civil Code (ABGB), 19–20, 43–4
 Austrian Copyright Act, 43–4, 135–6, 141, 231–2
 Austrian Criminal Code, 44
 Austrian Patent Act, 316–17
 Austrian Supreme Court, 136
 jurisprudence of, 143
 ORF privilege and, 141
 on rebroadcasting, 145
 Austro-French agreement, 47
 Austro-Hungarian Empire, 18–20, 26, 33, 53
 Berne Convention for the Protection of Literary and Artistic Works and, 37
 “Author of a Result of Intellectual Activity,” 399–400
 author’s certificates, 22, 28
 applications for, 32
 employee inventions and, 24
 fluctuations in numbers of patents, 33
 authors’ rights, 6, 168, 170–1, 229–31
 abuse of, 40
 Berne Convention for the Protection of Literary and Artistic Works and, 232
 CMO for, 282
 Czech Supreme Court and, 175
 Directorate for Authors’ Rights, 335–6
 economic rights, 64
 exceptions and limitations and, 175–6
 exclusive, 143
 mechanical reproduction rights, 150–1
 moral rights and, 8, 64
 National Council for Authors’ Rights, 335–6
 performers’ rights and, 223
 authorship, 63, 97, 399–400
 artistic performance and, 229–30
 author-centric nature of socialist copyright laws and, 64
 of folklore, 399
 honor, dignity, and professional reputation of, 218
 individual, 6–7
 Internet and, 295–6
 Law of Georgia on Copyright and Related Rights and, 213
 new concepts of, 80
 personality of author, 82–3, 88–9, 108
 publishers and, 280–2
 questioning, 64
 radio and, 63
 remuneration and, 322
 right of, 213–15
 Russian Copyright Law on, 117
 subjective/individual law of author, 64
 “sweat of the author’s brow” doctrine, 108
 autonomy, 67
 AVAKA. *See* Audiovisual Authors and Producers Association
 AVOD. *See* advertising VOD
 Azerbaijan, 378–9, 392–3, 398, 407–10
 B2B. *See* business-to-business
 “B-52 energy drink” trademark case, 328
 343–4
 analysis of, 347
 facts of, 344–5
 points of law, 345–7
 B-52 Stratofortress Boeing aircraft, 343
Baker v. Selden, 98
 Balás, Elemér P., 62–3
 Baltic Sea, 375
 Bán, Frigyes, 53–4
 Banaxi, 245, 247–9
 Banaxi GO, 248
 Banaxi Limited, 247–8
 bargaining costs, 253
 bargaining power, 158
 Bart, J., 77
 Bartalus, István, 46
 Bashkir ethnicity, 378–9
 BASIC countries, 130–1
 Batani—International Development Funds for Indigenous Peoples of the North, Siberia and the Far East, 397
 Bavaria N.V., 328, 343–7
 BBC News, 261
 BBS. *See* Béla Balázs Studio
 Beale, Joseph, 115–16
 Beijing Treaty on Audiovisual Performances (BTAP), 210, 223, 231, 236–7
 Bekirov, Nadir, 393
 Béla Balázs Studio (BBS), 55
 Belarus, 398
 Benard, Aurel, 63–4
Benay v. WarnerBros. Entertainment, Inc., 101
 Benelux Office for Intellectual Property, 343
 Berlin Wall, 8, 11–12
 Berliner, E., 226
 Berman, Paul, 120
 Berne Convention for the Protection of Literary and Artistic Works, 5, 8, 42, 114
 Act LIV of 1921 and, 65
 Article 2(1) of, 89–90
 Article 2 (1) of, 91, 93
 Article 2 (8) of, 91

- Berne Convention for the Protection of Literary and Artistic Works (cont.)
 Article 6bis of, 66, 216, 218
 article 11bis para 1(ii) of, 144
 article 33(1) of, 121
 Austro-Hungarian Empire and, 37
 authors' rights and, 232
 Brussels text of, 66–7
 choice-of-law provision and, 116
 Georgia and, 209
 Hungary and, 37, 52, 59
 not self-executing in US, 114
 Poland and, 74
 ratification of, 60
 Russia acceding to, 111, 128, 423
 Russia and US, refusal to join, 110
 US, and, 61, 110, 114
 WWI and, 58–9
- Berne Convention Implementation Act of 1988, 114–16
- Berzsenyi, Dániel, 40
- Besermyan ethnicity, 374, 376–7, 387
- best-seller provision, 281–2
- Bezpečnostní softwarová asociace* case, 81, 89, 236
- Bharati, C. Subramania, 4
- Bibliothèque Nationale de France* (National Library of France), 305–6
- bilateral treaties, 59, 61, 237
 HU-SU Bilateral Agreement from 1967, 61
 HU-US bilateral agreement from 1993, 61
- Bill-of-Exchange Court, 47
- biological diversity, 12
- biopiracy, 402
- black-letter law, 168–9, 282–3
- blank tape levy, 285
- Bleistein v. Donaldson Lithographing Co.*, 95
- blended exclusivity, 203
- bloggers, Lithuanian, 276
- Bolsheviks, 369
 Bolshevik Revolution, 117–18
 victory of, 371
- Bontonfilm, 245–6, 252, 256
- bookkeeping systems, 98
- Boytha, György, 58, 63–5
- Brázdová, Veronika, 166–7
- Brexit, 83
- Brezhnev, Leonid, 55
- BRICS countries, 130–1
- The British Horseracing Board and Others* case, 183
- broadcasting sector, 261–3
- BTAP. *See* Beijing Treaty on Audiovisual Performances
- Budapest, 55
Budapest Szemle, 40
- Buddhist peoples, 378–81
- Bulgaria, 353–4
- Burkhanism, 380–1
- Burrow-Giles Lithographic Co. v. Sarony*, 111 U.S. 53, 94–5
- Buryat, 370–1, 378–9
- business uncertainty, 254
- business-to-business (B2B), 247–8
- C-5/08, 200–1
 C-145/10, 200–1
 C-403/08, 200–1
 C-429/08, 200–1
 Cable, Vince, 299
 Cable and Satellite Directive, 263
- cable distribution, 67
- Cain, James, 100–1
- CAO. *See* Albanian Copyright Office
- capital, 56
- caricature, 176, 180–1
- Carpenter, Megan, 396
- cartographic works, 322–3
- case law, 75, 188
 of CJEU, 93, 235
 Czech Republic, scarcity of, 193
 on exceptions and limitations, 192–3
 of Georgia, 216
 Lithuania and, 88–9, 93
 public unavailability of, 194
 case no. 30 Cdo 360/2015, 201
- Castorina v. Spike Cable Networks, Inc.*, 103–7
- catalogue exception, 190
- Caucasian ethnolinguistic groups, 375, 382–3
- Caucasus region, 374
- CDPA. *See* Copyright, Designs and Patents Act 1988
- censorship, 37–8, 43, 125–6
 in Hungary, 38
 Internet and, 126
 violation of rules of, 39
- Central Asian regimes, 8
- centralized planning, 32
- Cf. Garcia v. Google, Inc.*, 231
- Chaloupková, H., 178, 186, 190–2
- Charter of Fundamental Rights, E. U., 141, 174
- Chatfield (Judge), 228–9
- Chechen, 382
- cheese, 349
- Chelkan ethnicity, 380–1, 387
- Cherkess ethnicity, 382
- chilling effects, 13
- Chin (Judge), 287–8
- China, 130, 401
- CHIs. *See* cultural heritage institutions
- choice-of-law provision, 114
 Berne Convention for the Protection of Literary and Artistic Works and, 116
 cross-border intellectual property disputes and, 119
 existence of different choice-of-law approaches, 115
 infringement and, 115
 issues around, 119
Itar-Tass and, 122
 Second Circuit Court of Appeals and, 116–18
- Christianized Tatars, 381
- Chukchi ethnicity, 384
- Chukotka Autonomous Okrug, 383–4, 388–9
- Chulym ethnicity, 380–1, 387–8
- Chuvan ethnicity, 385, 389
- Chuvash ethnicity, 378–9
- CinemAart, 245
- civil ceremonies, 183
- Civil Code, 1959 (Hungary), 65, 67
 Civil Code, 1964 (Russia), 117–18, 129
 Civil Code of Georgia, 210, 212–13
- CJEU. *See* Court of Justice of the European Union
- Clarida, Robert, 98–9
- CLIP. *See* Conflict of Laws in Intellectual Property
- cloud services, 132–42
- Club of co-owners of CDs, 176
- Cluj Napoca. *See* Royal Court of Law of Pest and Kolozsvár
- CMA (Act XCIII of 2016), 162–3
- CMD. *See* Collective Management Directive

- CMM Cable Rep., Inc. v. Ocean Coast Properties, Inc.*, 102
- CMOs. *See* collective management organisations
- Coase, Ronald H., 58
- CoCom. *See* Coordinating committee for Multilateral Export Controls
- Code de la propriété intellectuelle* (French Intellectual Property Code), 305–6
- Codex Csemegei, 49
- Codification Commission (Poland), 73
- Cold War, 17
- collecting societies, 147–8, 150, 172
- collective management, 147, 150, 154
 of economic rights, 150, 162
 extended, 157–60
 functions of, 158
 in Hungary, 148–9, 164
 mandatory, 156–60
 solidarity and, 157–60
- Collective Management Directive (CMD), 147–9, 164
 Article 3 (a) of, 154–5
 Article 3 (b) of, 155, 159
 Article 3 (c) of, 155, 159
 Article 5 (4) of, 157–60
 Article 7 (1) of, 159–60
 Article 7 (2) of, 159–60
 Article 8 (12) of, 155
 Article 13 of, 162
 fundamental principles of, 151
 Hungary and, 154, 162–3
 mandatory provisions of, 154
 preamble (3) of, 157
 preamble (8) of, 156
 preamble (9) of, 156
 preamble (12) of, 157
 preamble (14) of, 154–5
 preamble (16) of, 156
 preamble (19) of, 158
 preamble (23) of, 155
 preamble (28) of, 161–2
 Preamble (29) of, 162
- collective management organisations (CMOs), 148, 150, 152–3, 158
 authors' rights and, 282
 government supervision over, 148
 HIPO and, 163
 legal form of, 154–6
 legal monopolies and, 149–50, 153–4
 licenses granted by, 150
 local, 263
 national, 262, 271
 non-profit operation of, 154–5
 representative, 162–3
 reprivatisation of, 148
- collective marks, 404–5
- collectivized ownership, 6–7, 422
- College of Nagyszombat, 37–8
- Comité des Sages, 291, 296, 304–6, 309
- Commercial Act (Hungary), 46
- commercial acts, 143
- Commercial Court of Vienna (*Handelsgericht Wien*), 141
- Commission of Copyright Experts, 49–50
- common law copyright, 229
- common-law tradition, 1, 231
- communal antenna installation licence, 192
- communal ownership of rights, 399
- “communication to the public,” 12, 132–5
 act of communication, 137–8
 copyright-relevant acts of, 240–1
 ECJ jurisprudence on, 142–6
 exclusive right of, 132–42
 initial communication, 140
 notion of “public,” 138–9, 142–3
 right of, 137
 Union Law and, 132–7, 142
- communications technologies, 118
- Communism, 6, 8, 20, 51–2
 Albania, post-Communist, 331–2
 Albania and, 331–2
 brought to Poland, 75
 Czechoslovakia, 233
 fall of, 76
 Hungarian law and, 21–2
 inventive activity in Communist era, 318–21, 325
 patent law and, 21
 political normalization, 23
 Second Polish Republic and, 75
- comparative legal scholarship, 2
- competition law restrictions, 148
- Compromise, 45
- compulsory licensing, 35–6, 283, 337, 340–1
- Computer Assocs. Inter'l. Inc. v. Altai, Inc.*, 99
- computer programs, 87–8, 133–4, 236, 321–3
- Conflict of Laws in Intellectual Property (CLIP), 119
- conflict-of-law technique of *dépeçage*, 115
- conservation, 200
- Constitution, US, 94, 406
- Constitution of the Russian Federation (1993), 416–18, 420
- constrained international cooperation, 33
- Content ID, 256, 275
- content owners, 274–8
- content recognition technologies, 274, 276–7
- Content Scrambling System (CSS), 286
- Content Verification Program, YouTube, 256, 275
- contractual practice, 281
- Convention on Biological Diversity, 418–20
- Convention on Jurisdiction and Foreign Judgments in Civil and Commercial Matters (Hague Conference on Private International Law), 119
- conveyance, 44
- Cooperative of Hungarian Composers and Lyricists (MARS), 63
- Coordinating committee for Multilateral Export Controls (CoCom), 67
- Copenhagen, 68
- copyright, 48, 58
 balance of rights within copyright systems, 126
 censorship and, 125–6
 collective management of, 147
 common law, 229
 copyrightable work, definition of, 72, 74, 79
 enforcement, 130
 European Commission on copyright reform, Digital Single Market Strategy (DSM), 259
 exceptions, 267
 international copyright conventions, 60
 lapse (expiry), 39, 44, 67, 150–1, 206, 246, 291, 316
 legal awareness of, 57
 legal history of, 51–2
 minimalist concept of, 76–7
 monistic theory of, 64
 nature and scope of copyrightable work, 77

- copyright (cont.)
 originality, 80–1
 ownership of, 111, 114–15
 granted to natural persons as opposed to legal entities, 117
 personal and original creativity and, 40–1
 protection, 75, 91, 96, 200
 duration of, 400–1
 Russian law on ownership of, 116
 seamless global digital marketplace of copyright content, 119
 territoriality of, 238–9
 transfer of, 65
- Copyright, Designs and Patents Act 1988 (CDPA) (UK), 135–42, 299
- Copyright Act (Hungary), 61, 65–7, 299–300
 moral rights and, 66
 public violation of, 300
- Copyright Act, 1926 (Poland), 73–5
- Copyright Act LXXVI of 1999 (1999 Copyright Act), 51–2, 57–8, 148–9
 adoption of, 70
 amendments to, 71
 Preamble, 69
- Copyright Act No. 35/1965 Coll. (Czech Republic), 323–4
- Copyright Act of 1953 (No. 115/1953 Coll.) (Czech Republic), 323
- Copyright Agency of the Republic of Azerbaijan, 409–10
- Copyright and Creative Freedom: A Study of Post-Socialist Law Reform* (Rajan), 123–4
- Copyright Duration Directive, 235
- Copyright Expert Committee (Hungary), 62
- copyright law, 45, 56–7, 168–73, 206–7. *See also specific laws*
 author-centric nature of socialist copyright laws and, 64
 Boytha on socialist copyright law, 65
 democratic paradigm of, 124
 development in transitional countries, 123–4
 development of, 53
 German Copyright Act of 1870, 46
 historical development of, 37
 Hungarian Revolution and, 43–4
 in Hungary, 38–9, 41–2, 58–9
 development of, 62–3
 intellectual creation and, 81
 level of compliance with, 57
 libraries and, 301
 limits of, 171
 need for, 37
 socialism and, 63–5
 technological development and, 69, 285
 US and, 231
- Copyright Notice: digital images, photographs and the internet*, 200–1
- Copyright Subgroup, 303
- copyright wars, 286–7
- Corpus Iuris Hungarici, 37–8
- Council Directive 93/83/EEC, 261
- Council Directive 93/98/EEC, 89–90
- Council for Mutual Economic Assistance, 32
- Council of Copyright Experts (Hungary), 70
- Council of Europe, 239
- country of origin principle, 262, 269
- Country Reports on Human Rights Practices* (US State Department), 124
- Court of Appeal of the Ninth District, 144
- Court of Justice of the European Union (CJEU), 80–3, 88–9, 108–9, 152, 165, 273. *See also* European Court of Justice (ECJ)
 case law of, 93, 235
 Czech Republic and, 200
 intellectual creation and, 92, 109
 ISD and, 302
 news and, 91–2
 on newspaper articles, 91
 on originality, 93, 108, 235
 on protection of performers' rights, 236
 Supreme Court of Lithuania and, 90–1
 VG Wort case and, 170–1
- Cracow Court of Appeal, 76
- creative activity, 76–7, 84, 399
 freedom of, 77
 news and, 91
 theoretical approach to, 63–5
 US law and, 108
- Creative Europe MEDIA, 239
- creative freedom, 201
- Crimean Tatars, 392–3
- cross-border “cannibalization,” 249–50, 253
- cross-border clearance of rights, 262–3
- cross-border intellectual property disputes, 110–11, 118–19
 choice-of-law provision and, 119
 private international law and, 131
- CSS. *See* Content Scrambling System
- cultural assets, 181, 205
- cultural deductions, 160–2
- cultural diversity, 151, 157–60
 promotion of, 239
 social and cultural deductions, 160–2
- cultural grant projects, 196, 204
- cultural heritage, 205, 270, 291–2
 dissemination of, 288–9
 GIs and, 363
 Internet and, 289
 Italian Ministry of Cultural Heritage, 305
 preservation of, 304, 349
- cultural heritage institutions (CHIs), 270–1, 273
- cultural institutions, 195, 202–3, 206, 309
 corporate category of, 195
 data held by, 196–9
 discrimination and, 202
 distinguishing between, 195–6
 economic rights and, 294–5
 Google exemption and, 203–4
 independent legal personality, 195–6
 without separate legal existence, 196
- cultural knowledge, 390–1
- cultural preservation, 290–1
 format-shifting and, 293–4
 Orphan Works Directive and, 291
- cyberlockers, 301
- cybersecurity, 197
- Czech Anti-Piracy Union, 255
- Czech Civil Code, 201
- Czech Constitutional Court, 179–80, 186, 190, 194
- Czech Copyright Act, 167–8, 177, 185, 321–2
 amendments to, 169, 191
 Annex 1 of, 187–8
 Art. 10 of, 169
 Euro-Amendment of, 181

- exceptions and limitations and, 170, 172, 193–4
- Explanatory memorandum to, 173–5, 181, 192
- ISD and, 174
- leading commentary on, 192
- original, 181
- orphan works and, 169
- public spaces and, 182
- Quellenfrage and, 186
- sec. 2 of, 178
- sec. 12 of, 186
- sec. 25 of, 185, 187
- sec. 30 of, 186
- sec. 32 para. 2 of, 190
- sec. 34 let. a) of, 189
- sec. 34 of, 190
- sec. 38a of, 188–9
- section 58 (4) of, 321
- section 58 (6) of, 322
- utilitarian goals of, 177
- Volume 4 of, 170–1
- Czech Ministry of Culture, 187–8, 206
- Czech Ministry of Industry and Trade, 255
- Czech Patent Act, 312–13, 315, 320
 - Section 9 (1) of, 311
 - Slovakia and, 311
- Czech Republic, 5, 26–7, 165–6, 173–4, 204–5, 252
 - audiovisual online market in, 244–5
 - CJEU and, 200
 - Copyright Act No. 35/1965 Coll., 323–4
 - Copyright Act of 1953 (No. 115/1953 Coll.), 323
 - cultural institutions of, 195
 - distributors of audiovisual works in, 242
 - DSM and, 241–2
 - in EU, 169
 - exceptions and limitations and, 166
 - film industry in, 243
 - Freedom of Information Act, 189–90
 - GIs and, 353
 - internet piracy and film industry in, 255–6
 - ISD and, 176
 - Ministry of Health, 189
 - online advertising in, 244
 - political discourse in, 205
 - scarcity of case law in, 193
 - system of copyright law in, 168–73
 - VOD and, 244–5
- Czech Supreme Administrative Court, 189, 194
- Czech Supreme Court, 169–70, 175, 186–7, 194, 313, 319
 - authors' rights and, 175
 - Club of co-owners of CDs and, 176
 - on creative freedom, 201
- Czech Television, 245
- Czechoslovak Academy of Sciences, 16–17
- Czechoslovak Chamber of Commerce, 29–30
- Czechoslovak Communist party, 25
- Czechoslovak Copyright Act No. 218/1926 Coll., 323
- Czechoslovak Criminal Code, 30
- Czechoslovak Parliament, 316
- Czechoslovak State Bank, 29
- Czechoslovakia, 316, 324–5
 - Austro-Hungarian Empire and, 18–20, 26, 33
 - citizens on work assignments abroad, 29
 - Communist, 233
 - creation of, 324–5
 - economy of, 30
 - functioning of patent system pre-1989, 26–33
 - Industrial Property Code, 23
 - inventors in, benefits for, 31
 - Law No. 6/1952 Coll. on inventions and improvement proposals, effective on April 1, 1952, 21
 - Law No. 34/1957 Coll. on inventions, discoveries, and improvement proposals, 22
 - Law No. 84/1972 Coll. on discoveries, inventions, improvement proposals, and industrial designs, effective January 1, 1973, 23–4
 - Law No. 527/1990 Coll. on inventions, industrial designs, and improvement proposals, 26
 - Ministry of the Chemical Industry, 35–6
 - Nazi occupation of, 232
 - Patent Act 1952, 318–19
 - Patent Act 1972, 319
 - patent law in, 16–19, 318
 - development of, 19
 - functioning of patent system pre-1989, 26–33
 - pre-1989 patent legislation of, 19–26
 - patents granted in, 27–8
 - performers' rights and, 232–3
 - pre-1989 patent legislation in, 19–26
 - remuneration and, 34, 319–20
 - Soviet model in, 23
 - technical expertise Czechoslovak patent office, 35
 - US and, 26–7
 - the West, Czechoslovak citizens travel to, 36
- Daes, Erica-Irene, 394
- Dagestan, 373, 382
- damages, 46
- Daniel, Yuli, 7
- Darci's Walk of Shame* (Hart), 102
- data privacy, 12
- Database Directive, 132–3
 - Art. 6 para. 1 of, 183
- Database of Origin and Registration (DOOR), 361
- databases, 82, 87–8, 133, 174, 322–3
 - content of, 133
 - publicly accessible, 272–3
- David, Ivan, 167–8
- de Gaulle, Charles, 349
- De Wolf & Partners, 289
- decolonization, 2
- Decree on Inventions, 1919 (Lenin), 22–3
- deep linking, 140, 144
- democratization, 13
- demonstration and repair of equipment, 191
- Denning, Lord, 1
- Denominazione d'Origine Controllata* (DOC), 350
- dépeçage, 115
- derivation, 41
- despite separability, 102
- dharma*, 4
- diegesis, 224
- digital copyright marketplace, 274
- digital media content, 249
- digital natives, 300
- digital reproduction, 279
- digital reproduction machines, 285
- digital rights management (DRM), 285–6
- Digital Single Market (DSM) strategy, 14, 194, 239–40, 259
 - legal position of authors, 282
 - benefits of, 253
 - Czech Republic and, 241–2

- Digital Single Market (DSM) strategy (cont.)
 development of, 256–7
 Film Europe and, 257
 negative effects of, 257
 new opportunities from, 242
 opposition to, 241
 promotion of, 243
 proponents of, 253
 Proposal for a Directive on Copyright in the Digital Single Market, 241, 256, 258–9
 public debate on, 242–3
 risks and opportunities of, 243
 as “shooting oneself in the foot,” 248
- digital technologies, 11–12, 289
 constant development of, 289, 297
 freedom of information and, 13
 indestructible digital copies, 295
 libraries and, 300
- digital terrestrial TV (DTT), 263–4
- Digital Theft Deterrence and Copyright Damages Improvement Act of 1999, 285–6
- digitalization, 238–9, 246
- digitization, 199–201, 203–4, 270
 agreements, 196–9, 202
 availability, 204
 average costs of, 294
 book digitization, 290–1
 of cultural heritage, 205
 digitizers, 203
 EU and, 205
 economic rights and, 298
 format-shifting and, 298–9
 funds for, 203–5
 future of, 296, 301
 ISD and, 297–8
 landscape of, 296
 library, 289
 OOC and, 271–2, 283, 306
 outsourcing of, 304
 PPPs and, 304
 private digitization projects, 288, 301
 Strategy for Digitization of Cultural Content for 2013–2020, 206
- Dinwoodie, Graeme, 116, 118, 120–1
- Directive 2001/29, 152, 161, 165
- Directive 2003/98/EC, 196, 198
- Directive 2006/115/EC, 184
- Directive 2013/37/EU, 196, 198
- Directorate for Authors’ Rights (Albania), 335–6
- Directory for the Protection of Intellectual Property of the Albanian Customs, 342
- disabilities, people with, 184
- discrimination, 202
- dissemination, 200, 278–9
 of collective memory, 290
 of cultural heritage, 288–9
 digital reproduction and, 279
 of in-copyright works, 307
 landscape of, 296
- distance learning, 269
- distribution, 44
- District Court of the Southern District of New York, 144
- Disturbia* (2007), 99
- divulgence, 170
- Dobeš, Petr, 167–8, 172
- DOC. *See Denominazione d’Origine Controllata*
- Doc Alliance, 252
- Doha Declaration, 337
- Dolgan ethnicity, 381–2
- domaine public payant*, 67
- DOOR. *See* Database of Origin and Registration
- Downes, David R., 405
- dramatic cliffhangers, 107
- droit d’auteur* (France), 37, 50
- droit de suite*, 67, 219
- DSM. *See* Digital Single Market
- DTT. *See* digital terrestrial TV
- Dutfield, Graham, 401
- EU. *See* European Union
- Eastern Bloc, 325
- E-Bacchus, 362
- e-books, 284–5, 301
- EBU. *See* European Broadcasting Union
- ecclesiastical authorities, 72
- ECJ. *See* European Court of Justice
- E-Commerce Directive, 266, 277
- economic interests, 190–2
- economic parasitism, 201
- economic rights, 40–1, 49, 57–8, 147, 164, 290
 authors’ rights and, 64
 collective management of, 150, 162
 cultural institutions and, 294–5
 digitization and, 298
 intellectual interests and, 62–3
 moral rights and, 66, 211
 protection of, 65, 213
 right of disclosure and, 219
 rights managers and, 147
 transferring, 62
- Edison, T. A., 226
- education, 175, 180
 educational services, 161
 online teaching, 268–9
 revolutionary, 331–2
- Egiz, Abduraman, 393
- Eleventh Session of the United Nations Permanent Forum on Indigenous Issues, 392
- Elster, Alexander, 232
- employed inventors and authors, 310, 316, 325–6
- employee inventions, 20–2, 28, 311–12, 316–17, 321–4
 actual benefit achieved by employer, 314
 author’s certificate and, 24
 basic mechanism of, 313
 patent applications and, 311–12
 reasonable benefit from, 317
 remuneration for, 317
- employment contracts, 322
- Enets ethnicity, 376–8
- Enforcement Directive, 235
- English language, 1
- entertainment products, 126–7
- environmental catastrophe, 12
- environmentalism, 3–4, 125
- Eötvös, Károly, 48
- equality, 2, 420
- Erie Railroad Co v. Tompkins*, 116–17
- Erkel, Ferenc, 39–40
- Esenin-Volpin, Alexander, 10–11
- Eskimo-Aleut ethnicity, 383, 386–7
- E-Spirit Drinks, 362
- Estonia, 5, 377
- ethnic diversity, 366, 382
- EU Intellectual Property Office (EUIPO), 363
- Eurimages, 239
- Europe Agreements, 68

- European Association Agreement, 52
 European Broadcasting Union (EBU), 262
 European civil law, 5, 8
 European Commission, 239–40, 258–9, 261, 265, 302, 354
 European Community, 234, 349
 European Convention on Human Rights, 92
 European Council, 68
 European Court of Human Rights, 92
 European Court of Justice (ECJ), 14, 132–42, 153
 “AKM/Zürs.net” judgment of, 136–7
 criterion of “public” of, 138
 on hyperlinking, 140
 jurisprudence of, 139, 142–6
 on notion of communication, 137
 previous communication and, 139
 Soulter and Doke case and, 159–60
 European digital market, 238
 European Directive, 68–9
 European Parliament, 184, 196, 241
 European Patent Convention, 402
 European Union (EU), 79. *See also* Court of Justice of the European Union
 accession to, 68–9
 audiovisual industry of, 239
 autonomous concept of, 233–6
 change to legal systems of, 302
 Charter of Fundamental Rights of, 141
 Czech Republic in, 169
 digitization and, 205
 exceptions and limitations and, 165
 harmonization, 14, 71, 304
 Member States, 71, 138, 141, 152
 originality and, 80–3
 quality systems, legal framework in, 351–5
 registering GIs in, 359–60
 requirements of EU membership, 14
 Rome Convention and, 237
 single internal market of, 239–40
 TDM and, 268
 trade agreements and, 121
 uniform protection within, 353
 Europeana, 286–306, 308–9
 Even ethnicity, 379–80
 Evenk Autonomous Okrug, 384, 388
 Evenk ethnicity, 378–9
 exceptions and limitations, 165–7
 authors’ rights and, 175–6
 black-letter law and, 168–9
 case law on, 192–3
 Czech Copyright Act and, 170, 172, 193–4
 Czech Republic and, 166
 EU and, 165
 economic interests, 190–2
 freedom of panorama, 182
 ongoing authorship, 177–81
 protecting interests of users and their privacy, 185–9
 public information, 189–90
 regulated, 173
 respective, 176–7
 scientific-cultural interests and, 181–5
 security interest, 189–90
 socio-cultural interests and, 181–5
 system of, 192
 three-step test and, 173–6
 exclusive rights, 278
 exclusivity, 195
 blended, 203
 excursion, 229–31
 exhibitions, 185
 expert body, 42, 308
 Copyright Expert Committee (Hungary), 62
 exports, 67
 of television programs, 126
 Facebook, 279
 fact/expression dichotomy, 98
 facts, 97
 fair use, 113–14, 127, 285
 of TK, 412–13
 Federal Rule of Civil Procedure 12(b)(6), 105
Feist Publ’ns, Inc. v. Rural Tel. Serv. Co., 499, 95–8
 originality and, 101
 principles of, 108
 scenes-a-faire and, 108
 television and, 103–7
 Feta, 352–3
 Fichte, Johann Gottlieb, 227
 Fidler, Ferencz Soproni, 40
 file hosting services, 255–6
 film and television producers, 238–9
 Film Europe, 252, 256
 DSM and, 257
 film industry, 54, 58
 Aerofilms and, 246–7
 art house cinemas, 246–7
 Bontonfilm and, 245–6
 in Czech Republic, 243
 defective regulation of, 250
 distributors, 249–50, 254–5
 ecosystem in, 257
 foreign art house films, 246–7, 251–2
 of Hungary, 53
 internet piracy in Czech Republic, 255–6
 overproduction, 250
Films by Jove, Inc v. Berov, 118
 Finno-Ugric peoples, 375–6
 firestorm-servers.com, 128
 First Amendment to US Constitution, 406
 First Circuit Court of Appeals, 102
 First Copyright Act (Hungary), 46–8
First Restatement of Conflict of Laws, 115
 Fitzpatrick, Sheila, 7
 Fogarasy, János, 46
 folk artists, 413–14, 417
 folklore, 398–9, 408–9, 415. *See also* Intergovernmental Committee on Intellectual Property and Genetic Resources, Traditional Knowledge and Folklore; Law on the Legal Protection of Expressions of Azerbaijani Folklore
 authorship of, 399
 “On the folklore of the numerically-small indigenous peoples of the North living in the territory of the Khanty-Mansi Autonomous Okrug,” 415–16
 requirements for use of expressions of, 408–9
 special legislation concerning, 407
Fonotipia Ltd. v. Bradley, 228–9
Football Association Premier League and Others, 81–2, 89
Football Dataco Ltd and Others, 82, 88–9, 236
 forced specialization, 32–3
 foreign art house films, 246–7, 251–2
 foreign trade, 30

- format-shifting, 290
 cultural preservation and, 293–4
 digitization and, 298–9
 Forrest, Katherine, 144
Fort Apache: The Bronx (1981), 100
 forward vertical integration, 247
 Foundation for Research and Support of Indigenous Peoples of Crimea, 392–3
 Foundation for Research and Support of Indigenous Peoples of the Crime and the Crimean Tatar People's Front, 393
 Foundation for the Protection of the Constitutional Rights of Indigenous Peoples, 392–3
 Founding Fathers, 94–5
 Fourth Circuit Court of Appeals, 99
 France, 5, 45, 233, 305–6
 best-seller provision, 282
 censorship in, 43
 droit d'auteur, 37, 50
 GIs in, 351
 OOC works in, 272
 fraud, 337
 Free Access to Information Act, 196
 application of, 197
 implementation of, 197
 free personal development, 67
 free speech, 127
 freedom of expression, 13, 122–8, 131
 freedom of information, 13
 Freedom of Information Act, Czech Republic, 189–90
 freedom of press, 43
 free-to-air television (FTA), 246, 252
 French Intellectual Property Code, 305–6
 article L-122 no 1 of, 138
 droit de suite and, 219
 Fromer and Associates, Inc, 111
 FTA. *See* free-to-air television
 FYI Television Network, 105–6
- gaming industry, 238–9
 gap-filling, 116–17
 Gawlik, Boguslaw, 76
 GBP. *See* Google Books Project
 GDPT. *See* General Directorate of Patents and Trademarks
GEMA vs YouTube, 277
 General Data Protection Regulation, 151
 General Directorate of Patents and Trademarks (GDPT), 333, 338–9, 342
 genetic resources, 410–13, 419
 geoblocking, 239, 241, 261–2
 broadcasting sector and, 263
 DSM and, 240
 Proposal for a Regulation on Geoblocking, 241
 reasons for, 262–3
 geographical indications (GIs), 350–2, 364
 agricultural, 351, 353
 cultural heritage and, 363
 of Czech Republic, 353
 defining notion of, 352
 EU, registering GIs in, 359–60
 indigenous peoples and, 405
 names of, 356
 price of products with, 363
 protections from, 355, 363
 Register of GI for aromatized wines, 362
 reputation-based, 359
 spirit GIs, 360, 362
 TRIPS and, 354
 Georgia, 5, 8, 392. *See also* Law of Georgia on Copyright and Related Rights
 Berne Convention for the Protection of Literary and Artistic Works and, 209
 case law of, 216
 Civil Code of Georgia, 210, 212–13
 Georgian culture, 208
 Internet Treaties, WIPO, and, 209
 moral rights and, 209–12, 221
 international treaties, 209–10
 National Intellectual Property Center, 210–11, 214
 Supreme Court of Georgia, 212–13, 216–18
 Georgian Author's Society, 217
 German Copyright Act, 135–6
 of 1870, 46
 of 1965, 232
 Sec 15 para 3 of, 136
 German Democratic Republic, 233
 German Imperial Act, 46
 Germany, 5, 77, 135–7, 230, 326. *See also* Nazi Germany
 best-seller provision, 282
 Urheberrecht, 37
Gesamtkunstwerk, 55
 Ginsburg, Jane, 114
 GIs. *See* geographical indications
 global rapprochement, 1
 Google Books Project (GBP), 287–8, 296, 308–9
 Google exemption, 203, 205
 cultural institutions and, 203–4
 repealing, 206
 underfunded cultural institutions and, 204
 Google News, 279
 Google Play, 246, 252, 265
 Gorbachev, Mikhail, 8
 Gotzen, Frank, 234
 Government Decree 1100/1997. (IX. 30.) (Hungary), 69–70
 government intervention, 148
 Great Powers, 5
 Grounded Theory, 326
 Guibault, L., 176–7
 “The Guiding Principles of MSZMP’s Cultural Policy,” 54
The Gulag Archipelago (Solzhenitsyn), 125
 Gurry, Francis, 119
 Gyulai, Pál, 45–6
- Habsburg empire, 58–9
 Hague Conference on Private International Law, 119
Handelsgericht Wien (Commercial Court of Vienna), 141
 Hart, Melissa Joan, 102
 Hasard, John N., 70
 HathiTrust, 268
 HBO GO, 252
 health services, 184
 Hegel, G. W. F., 227
 Helsinki, 68
 Hermann, Ottó, 48
 Hertzian waves, 139–40
Hewlett-Packard Belgium SPRL v. Reprobel SCRL, 187, 278–9
 High Court in Prague, 179, 182
 High Level Expert Group, 302–5

- Higher Education Act, 171, 174–5
 HIPO. *See* Hungarian Intellectual Property Office
 history, 4–5
 Hitchcock, Alfred, 99
 HOBDAI trademark, 330
 Hohenzollern empire, 58–9
 Hoitsy, Pál, 48
 Hollywood, 245–6, 258
 Holmes, Oliver Wendell, 95, 230
 Holý, P., 178, 186, 190–2
 Homer, 349
 Horváth, Lajos, 48
 Hosking, Geoffrey, 5, 8, 10
 hotels, 84
 housing waitlists, 31
 Hronec, Ivan, 257
 human development, 3–4
 human rights, 13
 Hungarian Intellectual Property Office (HIPO), 163
 Hungary, 5, 37–8, 45, 244
 Act III of 1969, 52
 Act LIV of 1921, 52, 62
 Act XVI of 1884, 38, 52
 avant-garde scene in, 55
 Berne Convention for the Protection of Literary and Artistic Works and, 37, 52, 59
 censorship in, 38
 Civil Code, 1959, 65, 67
 CMD and, 154, 162–3
 collective management in, 148–9, 164
 Commercial Act, 46
 Communism, Hungarian law and, 21–2
 Copyright Act, 61, 65–7, 299
 Amendment, 1994 of, 69
 moral rights and, 66
 Copyright Expert Committee, 62
 copyright law in, 38–9, 41–2, 58–9
 development of, 62–3
 Council of Copyright Experts, 70
 cultural production of, 56–7
 in early 1990s, 56
 film industry of, 53
 First Copyright Act, 46–8
 Government Decree 1100/1997. (IX. 30.), 69–70
 Hungarian Academy of Sciences, 46
 Hungarian Central Statistical Office, 56
 Hungarian Civil Code, 1959, 65, 67
 Hungarian Copyright Act, 37, 41–6, 48–50, 57–8
 Hungarian Criminal Code, 41, 45–6
 Hungarian Lawyers' Society (*Magyar Jogászegylet*), 62
 Hungarian Revolution, 43–4, 54
 Hungarian Royal Censorship Authority, 43
 Hungarian-Soviet Copyright Convention, 61
 Intellectual Property Office, 70
 Ministry of Affairs for Religion and Public Education, 62
 National Anthem of Hungary, 39–40
 National Cultural Fund, 161–2
 patent law in, 21
 Patent Office, 70
 Period of Reforms, 39–41
 political battles in, 42
 Provisional Judicial Rules, 45
 Royal Council of Governors, 39
 Royal Curia, 65–6
 Royal Decree No. 1812, 39
 Royal Decree No. 4232, 39
 Royal Decree No. 12157, 39
 Statute No. XVI of 1840, 43
 Statute No. XVI of 1884, 49
 Statute No. XVIII of 1848, 43
 Statute No. XXX of 1848, 43
 WWII and, 53
 Husovec, Martin, 167–8
 HU-SU Bilateral Agreement from 1967, 61
 HU-US bilateral agreement from 1993, 61
 hyperlinking, 139–42, 144
 idea expression dichotomy, 97–102
 IGC. *See* Intergovernmental Committee on Intellectual Property and Genetic Resources, Traditional Knowledge and Folklore
 illegal services, 301
 imaginative literature, 7
 IMEs. *See* independent management entities
 immaterial goods, 225–6
 immaterial labor, 225–6
 IMOs. *See* independent management organizations
 Imperial Decree, 43–4
 improvement proposals, 21, 24–5
 applications for, 25
 incidental inclusion exception, 180
 in-copyright works, 292, 307
 independent legal personality, 195–6
 independent management entities (IMEs), 155–6
 independent management organizations (IMOs), 156, 163
 HIPO and, 163
Independent Newspaper (*Nezavisimaya Gazeta*), 111
 India, 4
 indigenous peoples, 366–9, 371, 389–90, 392–4, 422
 Bolsheviks and, 369
 concerns of, 403–4
 in Dagestan, 373
 GIs and, 405
 indigenous rights movement, 376–7
 Law of the Republic of Kazakhstan on Culture and, 407
 political influence of, 422–3
 Russia and, 370–1
 Indigenous Peoples in Central and Eastern Europe, the Russian Federation, Central Asia and Transcaucasia, 392
 indigenous societies, 3
 individual authorship, 6–7
 individual character, 76–7
 individualism, 64
 Induce Act, 286
 inducement theory, 286
 industrial era, 316–18, 324–5
 industrial property, 335–7, 342, 347–8
 Industrial Property Code (Czechoslovakia), 23
 industrial property rights, 77
 industrialized nations, 16–17
 Infopaq I decision, 235
Infopaq International, 80–2, 92
 information costs, 250
 Information Society Directive, InfoSoc Directive, 133, 143–4, 165–6, 169, 178, 180, 192, 235, 268–9
 adoption of, 173–4
 Art. 5(2)(c) of, 303–4
 Art. 5 para 1 of, 188
 Art. 5 para. 2 let. a) of, 188

- Information Society Directive, InfoSoc Directive (cont.)
 Art. 5 para. 2 let. b) of, 187
 Art. 5 para. 2) let. c) of, 183–4
 Art. 5 para. 2 let. d) of, 188–9
 Art. 5 para. 2 let. e) of, 184–5
 Art. 5 para. 3 let. j) of, 190
 Art. 5 para. 3 let. o) of, 192
 Art. 6 of, 172
 article 1 para 2(b) of, 132
 article 3 of, 132–7
 article 3 para 1 of, 139, 142
 Article 5 of, 142, 300
 article 9 of, 141–2
 CJEU and, 302
 Czech Copyright Act and, 174
 Czech Republic, 176
 digitization and, 297–8
 grandfather clause of, 188
 libraries and, 298–9
 obligations stemming from, 175
 preservation exception of, 270
 recital 23 of, 137
 transposition of, 167
 information society service, 253–5
 Infrastructure for Spatial Information in the European
 Community (INSPIRE), 198
 infringement, 46, 103–4, 337
 basic test for, 106
 choice-of-law provision and, 115
 experts on, 42
 free speech and, 127
 Law of Georgia on Copyright and Related Rights and,
 220
 of patent law, 18
 proof of, 100
 remedies, 219–21
 software and, 98–9
 substantial similarity test for, 104
 Union Law and, 145
 widespread, 255
 Ingarden, Roman, 78–9
 Ingush ethnicity, 382
 inheritance law, 42
 innovation, 16–17, 311, 326–7
 INSPIRE. *See* Infrastructure for Spatial Information in
 the European Community
 Institute for Chemical Technology, 325
 Institute of Industrial Property Law Education, 35
 Instrument for Pre-accession Assistance for Rural
 Development (IPARD), 348
 integrity, 12
 artistic, 231
 of data privacy, 12
 doctrinal, 42
 right of, 210–11, 213, 215–18
 pure, 217
 violation of, 218
 intellectual creation, 63–4, 81–7, 90
 Albanian Constitution and, 335
 CJEU on, 92, 109
 copyright law and, 81
 requirement of, 108
 software as, 82
 intellectual interests, 62–3
 intellectual merits, 62
 Intellectual Property Law Institute at Jagiellonian
 University in Cracow, 77
 Intellectual Property Office (Hungary), 70
 Inter-American Development Bank, 368
 interconnected beneficiary establishments, 299–300
 interests, 165
 Intergovernmental Committee on Intellectual Property
 and Genetic Resources, Traditional Knowledge
 and Folklore (IGC), 394–5, 397, 422–3
 International Berne Union Founded for Protection of
 Literary and Artistic Works, 59
 International Convention for the Protection of
 Performers, Producers of Phonograms and
 Broadcasting Organizations (Rome
 Convention), 68–9, 210, 223, 232–4
 Art. 9 of, 235
 duration prescribed by, 234–5
 EU and, 237
 international copyright conventions, 60
 international intellectual property norm setting, 110–11,
 128–31
 International Labor Organization Convention (No. 169)
 Concerning Indigenous and Tribal Peoples in
 Independent Countries, 367–70, 394, 418–19
 International Labor Organization Convention No. 107
 on the Protection and Integration of Indigenous
 and Other Tribal and Semi-Tribal Populations
 in Independent Countries, 368–9
 International Law Association, 120
International News Service v. Associated Press, 98
 international public acts, 58–9
 International Telecommunications Union, 284
 international treaties, 116–17, 209–10, 417–21
 Internet, 91, 118, 128, 131, 140
 access to information and, 260, 284
 audiovisual works and, 238
 authorship and, 295–6
 censorship and, 126
 challenges posed by, 119
 cultural heritage and, 289
 disruptive effects of, 279
Itar-Tass and, 128
 Lithuania and, 265–6
 material illegitimately put on, 140
 piracy in Czech Republic film industry, 255–6
 public formed by Internet community, 141
 TRIPS and, 128
 users of, 284
 Internet Treaties, WIPO, 68–9, 118–19
 adoption of, 120
 Georgia and, 209
 inventive activity, 18–19. *See also* employee inventions
 additional compensation for successful inventions,
 315–16
 in Communist era, 318–21, 325
 Constitution, US, on, 94
 Czechoslovakia, benefits for inventors in, 31
 forced specialization, 32–3
 implementation of inventions, 29
 improvement proposals, applications for, 25
 incentives for, 34
 in industrial era, 316–18, 324–5
 material share of employer in, 314
 motivations for, 34
 planning of, 31–2, 36
 social importance of, 318
 in Soviet Union, 30–1
 tax advantages to inventors, 30–1
 technical and/or commercial importance of, 313–14

- transferred inventions, 22, 28
 utilization of, 28–9, 32
 inventors' rights, 18, 311–13
 IPARD. *See* Instrument for Pre-accession Assistance for Rural Development
 Iron Curtain, 17
The Iron Curtain (1948 film), 110
 ISD. *See* Information Society Directive
 István Halis Municipal Library of Nagykanizsa, 300
 Italian Ministry of Cultural Heritage, 305
 Italy, 233, 359
Itar-Tass. See *Itar-Tass Russian News Agency v. Russian Kurier, Inc*
 Itar-Tass Russian News Agency, 111–12
 article 14 of Russian Copyright Law and, 116
 Russian government and, 127
Itar-Tass Russian News Agency v. Russian Kurier, Inc (Itar-Tass), 110, 112, 123
 applying precedent of, 118
 choice-of-law provision and, 122
 historical lessons of, 128
 Internet and, 128
 litigation of, 112–13
 Second Circuit Court of Appeals and, 114, 118, 131
Second Restatement of Conflict of Laws and, 115–16
 TRIPS and, 128
 Itel'men ethnicity, 384–5
 iTunes, 246, 252, 265
iura novit curia, 346–7
 Izhora ethnicity, 374
 Izhorian ethnicity, 376–7
- Jagiellonian University in Cracow, 77
 Jamar, Steven D., 288
 Japan, 120
 Jászay, Pál, 43
 Jedlik Plan, 307–8
 JOGI, copyrightability of, 78
Johan Deckmyn and Vrijheidsfonds VZW v Helena Vandersteen and Others, 165, 180–1
 Jókai, Mór, 48–50
 Joseph II, 38
 Judex-Curial Conference, 45
 Judicial Chamber for the Information Disputes (*Sudebnaia Palata Po Informatsionnym Sporam*), 113, 122–3
 Juvenal, 225
- Kabardin ethnicity, 382
 Kadlec, Karel, 226–7
 Kahn-Freund, Otto, 2–6
 Kalmyk ethnicity, 378–9
 Kamchadal ethnicity, 384–5
 Kant, I., 227
 Karachay-Cherkess Republic, 382–3
Karen Murphy v. Media Protection Services Ltd, 236
 Kazakhstan, 8, 378–9, 392
 Keleti, Károly, 46
 Kerek ethnicity, 387
 Ket ethnicity, 386
 Khanty ethnicity, 376–7
 Khanty-Mansi Autonomous Okrug, 376, 389, 415–16
 Khrushchev, Nikita, 55
 Kinofondas, 265–6
 Kisfaludy Society, 41, 45–6
kleine Münze (small change), 77
 Komandorskii (Commander) Islands, 387
 Komi, 370–1
 Konwitschny, Peter, 230
 Korea–United States Free Trade Agreement, 121
 Koriak Autonomous Okrug, 384, 388
 Koriak ethnicity, 384–5
 Koukal, Pavel, 167–8
 KoukeYTe (YouTube channel), 246
 Kováts, Gyula, 46–7
 Kroes, Neelie, 288–9
 Kulhánek, Ondřej, 255
 Kumandin ethnicity, 380–1
Kurier (magazine), 111
 Kyrgyzstan, 8, 378–9, 392, 398, 407
 Law on the Protection of Traditional Knowledge, 410–13
 State Intellectual Property Service, 412
- Landerer printing house, 38–9
 Landes, William M., 58
 language, extinction of, 390
 language barriers, 249–50, 254
 Lanham Act, 406
largo sensu, 171
The Last Samurai (2003), 101
 Latvia, 5
 L'auravet'l'an Information and Education Network of Indigenous People (LIENIP), 392–3
 Law No. 6/1952 Coll. on inventions and improvement proposals, effective on April 1, 1952 (Czechoslovakia), 21
 Law No. 11/1918 Coll. (Austrian patent statute), 19–20
 Law No. 34/1957 Coll. on inventions, discoveries, and improvement proposals (Czechoslovakia), 22
 Law No. 37-OZ (Khanti-Mansi Autonomous Okrug), 415–16
 Law No. 84/1972 Coll. on discoveries, inventions, improvement proposals, and industrial designs, effective January 1, 1973 (Czechoslovakia), 23–4
 Law No. 527/1990 Coll. on inventions, industrial designs, and improvement proposals (Czechoslovakia), 26
 Law no. 9947/2008 on industrial property (Albania), 335
 Law of Copyright and Related Rights of the Republic of Lithuania (Lithuanian Law on Copyright), 84, 86, 109, 280
 Article 2.4 of, 93
 Article 2.10 of, 89–90
 Article 4.2 (1) of, 91
 Article 4.2 (6) of, 93
 Article 4.2 (8) of, 89–90
 Article 5.1 (5) of, 91
 scholars of, 86
 Law of Georgia on Copyright and Related Rights, 208–10, 219–20
 amendments to, 210–11
 Article 16(6) of, 215
 Article 17(1) of, 214
 Article 17(1)(d) of, 217
 Article 17(1)(e) of, 217
 Article 17(3) of, 215
 Article 17(4) of, 215
 Article 17 (1)(a) of, 215
 Article 17 (1)(d) of, 217
 Article 47(2)(c) of, 213
 Article 47(2)(d) of, 213
 authorship and, 213
 enacting of, 210

- Law of Georgia on Copyright and Related Rights (cont.)
 infringement and, 220
 moral rights and, 211–18
 regulations of, 210
- Law of Georgia on Normative Acts, 209
- Law of the Republic of Kazakhstan on Copyright and Neighboring Rights of June 10, 1996, 398
- Law of the Republic of Kazakhstan on Culture, 407
- Law of the Republic of Tajikistan on Folk Art, 417
- Law on Authors Rights and Related Rights (Lithuania), 282
- Law on Folk Art (Moldova), 413–14
- Law on the Legal Protection of Expressions of Azerbaijani Folklore, 407–8, 410
 Article 8.1 of, 409
 Article 9.1.4 of, 409
 Article 9 of, 409
 Part II of, 408–9
 Sections 6.3 and 6.4 of, 409
- Law on the Preservation and Development of Azerbaijani Carpet Art, 410
- Law on the Protection of Traditional Knowledge (Kyrgyzstan), 410–13
- lawful divulgence, 190
- lawsuits, 111–12
- legal certainty, 157–60
- legal entities, 117
- legal exchange, 1–2
- legal imperialism, 2–3
- legal monopolies, 148–54
- legal practitioners, 75
- legal transplant, 121
- Lenin, Vladimir, 22–3
- Leon v. Pac Tel & Tel Co.*, 98
- Leška, Rudolf, 167
- Leval, Pierre N., 288
- lex informatica*, 207
- lex loci delicti* principle, 115, 118
- Lezgin, 392
- liability rule, 18, 48
- liberal democracies, 10–11
- libgen.io, 128
- libraries
 catastrophe, 295
 conservation of written heritage by, 290–1
 copyright law and, 301
 digital technologies and, 300
 ISD and, 298–9
 OOC and, 292–3
 orphan works and, 293
 public, 206
 public domain and, 291–2, 295–6
 socially valuable function of, 307
 in UK, 298
- library digitization, 289
- library license, 183–4
- Library of the Hungarian Parliament, 307–8
- license to works of applied art and works of architecture, 191–2
- licensing fees, 158
- licensing schemes, 271, 273
- LieDM. *See* Lithuanian Network for Distance Learning
- LIENIP. *See* L'auravet'l'an Information and Education Network of Indigenous People
- limited modernization, 307
- linear broadcasters, 251
- Lisbon Agreement for the Protection of Appellations of Origin and their International Registration, 333–4, 353–4
- literary works, 49, 72
- Lithuania, 5, 260–1, 263. *See also* Law of Copyright and Related Rights of the Republic of Lithuania; Supreme Court of Lithuania
 attractiveness of VOD in, 266
 availability of Lithuanian movies on VOD platforms, 266
 best seller provision in, 281
 broadcasting sector of, 261–2
 case law in, 88–9, 93
 cultural heritage of, 270
 Internet and, 265–6
 Law on Authors Rights and Related Rights, 282
 National Digitisation Strategy of Lithuanian Government, 272
 Netflix and, 265
 notice-and-take down provisions, 277
 originality and, 80, 84–9
 Partner Program in, 276
 population of, 276
 public research sector of, 268
 publishers in, 279–80
 retransmission and, 264
 TDM and, 268
 VOD and, 265, 283
 YouTube and, 277
- Lithuanian Copyright Act, 268
- Lithuanian Council for and Neighbouring Rights, 281–2
- Lithuanian Law on Copyright. *See* Law of Copyright and Related Rights of the Republic of Lithuania
- Lithuanian Network for Author Distance Learning (LieDM), 269
- Lithuanian Publishers Association, 272
- Litman, Jessica, 290, 295
- local community, 411
- Locarno Classification for Industrial Designs, 333–4
- London Cure Smoked Salmon, 358
- Lotus Dev. Corp. v. Borland Int'l Inc.*, 99
- Lotus Dev. Corp. v. Paperback Software Intern.*, 99
- Lulu, 296
- Luther, 38
- Luxembourg, 68
- Machala, Wojciech, 78–9
- Mackovičová, Michaela, 167–8
- Madrid Agreement Concerning the International Registration of Marks of 1981, 344
- MAFUN. *See* Youth Association of Finno-Ugric Peoples
- Magadan Oblast', 383–4
- Maggs, Peter, 113
- Magyar Szocialista Munkáspárt (MSZMP), 54
- “The Man in the Panther’s Skin” (Rustaveli), 208
- mandatory pan-European licences, 251, 258
- Mandel, Pál, 48
- Mansi ethnicity, 376–7, 388
- Manu Smriti*, 4
- Maori Arts Board, 404
- maps, 49
- Márai, Sándor, 53
- market economy, 18, 26, 148–9
- Markiewicz, R., 77
- Markiewicz, Seweryn, 72–3

- Marleasing v. Comercial Internacional de Alimentación*, 169
 Marrakesh Treaty, 169, 184
Married at First Sight (television series), 105–6
Married at First Sight: Atlanta (television show), 105–6
Married at First Sight: L.A. (television show), 105–6
Married at First Sight: N.Y. (television show), 105–6
 Marxism, 331
 mass media, 125, 127–8
 master craftsmen, 413
 Mattei, Ugo, 2
 Max Planck Group on Conflict of Laws in Intellectual Property (CLIP) Principles, 119
 MCN. *See* multi-channel networks
 mechanical reproduction rights, 150–1
 mediation, 36
 Mejis of Crimean Tatar People, 392–3
 Memorandum of Understanding (MOU), 271, 306–7
 Menski, Werner F., 4
 Merger Doctrine, 97–102
 Microsoft, 125
 Middle Ages, 72
 migration, 12
 Milli Majlis, 410
 mimesis, 224
 Ministry of Affairs for Religion and Public Education (*Vallás- és Közoktatásügyi Minisztérium*) (Hungary), 62
 Ministry of Health, Czech Republic, 189
 Ministry of the Chemical Industry (Czechoslovakia), 35–6
 Mizaras, V., 85–7
 Moldova, 399, 407
 Law on Folk Art, 413–14
 monitoring obligations, 283
 moral rights, 7, 49, 51, 61, 66, 177–8, 182, 190
 authors' rights and, 8, 64
 economic rights and, 66, 211
 enforcing, 65
 Georgia and, 209–12, 221
 of integrity, 12
 international treaties and, 209–10
 Law of Georgia on Copyright and Related Rights and, 211–18
 protection of, 66
 public domain and, 291
 transferable by succession, 214
 violation of, 212, 217
Moscow News (*Moskovskiy Novosti*), 111, 123
 MOU. *See* Memorandum of Understanding
 movie4k.tv, 128
 mp3va.com, 128
 MSZMP. *See* Magyar Szocialista Munkáspárt
 Mtima, Lateef, 288
 multi-channel networks (MCN), 275–6
 multilateral harmonization, 129
 multilateral treaties, 59, 237
 multiplication of copyrighted works, 285
 multi-territorial online licensing, 151
 Municipal Court in Prague, 178–9, 182
 Municipal Court of Budapest, 67
 Murmansk Oblast', 377
 music industry, 238–9, 280–1
 musical compositions, 49
 Muslim peoples, 378–9
mutatis mutandis, 46
 Nağaybäk ethnicity, 374, 381
 Nagomo-Karabakh, 410
 Nanai ethnicity, 380
 National Anthem of Hungary, 39–40
 National Council for Authors' Rights (Albania), 335–6
 National Cultural Fund (Hungary), 161–2
 National Digitisation Strategy (Lithuanian Government), 272
 National Indigenous Arts Advocacy Association, 404
 National Intellectual Property Center (Georgia), 210–11, 214
 National Library of France (*Bibliothèque Nationale de France*), 305–6
 National Martynas Mažvydas Library of Lithuania, 271
 national security, 337
 National Széchényi Library, 307–8
National Trade Estimate Reports (U. S.), 128
 nationalization of property, 20
 Native Americans, 406
 natural persons, 117
 natural rights, 67
 Nazi Germany, 27, 232
 Nediko Dooel Ljubisha, 343, 346
 Negidal ethnicity, 380
 neighboring rights, 279
 Nenets Autonomous Okrug, 389
 Nenets ethnicity, 376–8
 Neniko Dooel Ljubisha, 345
 Netanel, Neil, 124–6
 Netflix, 244, 251–2, 265
 new public (*nouveau cercle l'auditeurs*), 144
 The New Renaissance, 296, 305
 New York Metropolitan Opera, 247
The New York Times, 117, 125
New York Times Co v Tasini, 117
 New Zealand, 404
 New Zealand Trade Marks Act, 405–6
 Newcity, Michael, 113, 129
 Newman, Jon, 114, 118
 news
 aggregating platforms, 278
 CJEU and, 91–2
 creative activity and, 91
 government supervision of, 124
 originality and, 91–3
 rights to individual news articles, 112–13
 Russian-language news, 111
 newspaper publishers, 112–13, 117
Nezavisimaya Gazeta (*Independent Newspaper*), 111
 Nganasans ethnicity, 376–8
 Nikolaeva, Irina, 389
 Nimmer, David, 114
 Nimmer, Melville, 114
 1999 Copyright Act. *See* Copyright Act LXXVI of 1999
 Ninth Circuit Court of Appeals, 101
 Nivkh ethnicity, 385–6
 Nobel Prize in Literature, 125
 non-contractual legal entitlements, 170
 non-disclosure agreements, 202
 non-discrimination, 198
 non-fictional works, 77–8
 notice and take down procedure, 256, 277
 notice-and-take down provisions, 277
 notorious querulents, 197
nouveau cercle l'auditeurs (new public), 144
 Nováková, Věra, 179

- novelty, 24–5, 84, 95, 401–2
- numerically-small peoples, 369–72, 374–5, 402–3, 418
cultural expression of, 390–2
demographic overview of, 387–90
- O sredstvakh massovoy informatsii* (“On the Mass Media”) (Russia), 122
- obiter dictum*, 228–9
- objective originality, 87–8, 90
Supreme Court of Lithuania and, 88–9
- O’Connor, Sandra Day, 96, 124
- Odyssey* (Homer), 349
- off-Broadway theatre, 143
- “offers of inventions to the state,” 22
- official and reporting licence, 189
- oil exploration, 376–7, 389
- Okeđiji, Ruth, 192
- oligopoly, 252
- “On Copyright and Neighbouring Rights” (Russian Copyright Law, 1993), 112, 398
adoption of, 117–18
article 14(4) of, 112, 116
on authorship, 117
first draft of, 113
- On Intangible Property and Immaterial Works and Their Importance and Place in Economics* (Rieger), 225
- “On the folklore of the numerically-small indigenous peoples of the North living in the territory of the Khanty-Mansi Autonomous Okrug,” 415–16
- “On the guarantees of the rights of the numerically-small peoples of the Russian Federation” (Russia), 372–3, 414
- “On the Mass Media” (*O sredstvakh massovoy informatsii*) (Russia), 122
- online advertising, 244
- online business models, 278
- online content services, 274
- online intermediaries, 278–80
- online services market, 247, 282–3
- online teaching, 268–9
- online transmissions of broadcasts, 260–3
- OOC. *See* out of commerce
- Opet, Otto, 226–7
- Orange, 247–8
- ORF. *See* Austrian Broadcasting Organization
- Organisation for European Economic Cooperation, 67
- Oriel Sea Salt, 357
- original possession, intellectual property as, 40
- originality, 62
audiovisual works and, 93–4
CJEU on, 93, 108, 235
deservingness of copyright protection and, 80–1
EU and, 80–3
Feist Publ’ns, Inc. v. Rural Tel. Serv. Co., and, 101
Lithuania and, 80, 84–9
Mizaras on, 86–7
news and, 91–3
objective originality, 85, 87–90
O’Connor and, 96
performance and, 229
photographs, special cases and, 89–91
subjective originality, 85
Supreme Court, US, “modicum of creativity” for, 95–6
Supreme Court of Lithuania on, 86
“sweat of the author’s brow” doctrine, 108
threshold of, 91
US and, 80, 94–7
Usoniené on, 87
- Oroch ethnicity, 380
- Orok ethnicity, 380, 388
- orphan works, 169, 190–1, 270, 272
libraries and, 293
status of, 292–3
- Orphan Works Directive, 191, 235, 270, 296, 305
cultural preservation and, 291
implementation of, 307–8
limited nature of, 303, 306
- OSA decision, 151–3
- OTT. *See* over-the-top
- out of commerce (OOC), 270–3, 292, 305
compulsory licensing for, 283
digitization and, 271–2, 283, 306
libraries and, 292–3
- over-the-top (OTT), 263–4
- P2P filesharing, 286–7, 301
- Paczkó, Ferenc József, 38–9
- Painer*, 82, 88–90, 236
- Paleosiberian ethnolinguistic groups, 375, 383–6
- panorama exception, 177
- parallel licensing, 148
- Paris Convention for the Protection of Industrial Property, 19, 340, 353–4
art. 6 of, 345–6
article 28(1) of, 121
- Paris Peace Conference, 60
- Parliamentary Assembly of the Council of Europe, 410
- parody, 176, 180–1
licence for, 173, 183
quotation and, 178
- Partner Program, YouTube, 276
- Pasaka, 265
- Pasternak, Boris, 9–10
- pastoralism, 380–1
- Patent Act 1952 (Czechoslovakia), 318–19
- Patent Act 1972 (Czechoslovakia), 319
- patent law, 323, 400
Communism and, 21
criticism of, 402
in Czechoslovakia, 16–19, 318
development of, 19
functioning of patent system pre-1989, 26–33
pre-1989 patent legislation of, 19–26
- developments in, 35
in Hungary, 21
infringements, 18
Law No. 11/1918 Coll (Austrian patent statute), 19–20
in Soviet bloc, 17, 23
- Patent Office (Hungary), 70
- patents, 33, 310–11, 341
applications for, 32, 314, 324–5, 402
criteria for patentability, 401
Czechoslovak patents application filed abroad, 29–30
employee inventions, patent applications and, 311–12
granted in Czechoslovakia, 27–8
internal patent rules, 317
issued in US, 28
loss of opportunity to, 313
planning of, 36
technical expertise Czechoslovak patent office, 35
western patent systems, 34

- Patry, William, 114
 Pauler, Tivadar, 46, 48
 PDO. *See* protected designation of origin
 Peace Treaty of Paris. *See* Treaty of Peace with Hungary, signed in Paris, on 10 February 1947
 Peace Treaty of Trianon. *See* Treaty of Peace between the Allied and Associated Powers and Hungary, signed at Trianon, June 4, 1920
 Peasant Party, 54
 pecuniary merits, 62
Pelt v. CBS, Inc., 105
 Pennsylvania Supreme Court, 229, 231
 People's Republic of Albania, 331
 People's Republic of China, 70
perestroika, 25, 122
 performance. *See also* artistic performance
 exceptionally creative, 229–30
 musical, 229
 originality and, 229
 public, 45
 recording, 226–9
 before recording technology, 223–6
 Rental and Lending Directive and, 235
 sound design of, 230
 traditional notion of, 136–7
 performers' rights, 402–3
 authors' rights and, 223
 Central Europe and, 223
 Czechoslovakia and, 232–3
 exclusive, 234–5
 neighboring rights to, 231–3
 of phonogram producers, 228
 protection of, 236
 TCE and, 403
 as widespread concept, 237
 Period of Reforms (Hungary), 39–41
 political battles in, 42
 perpetual protection, 213
 personal non-property rights, 208
 types of, 212–13
 personal use (free use), 185, 187
 Petera, Jaromír, 167–8
 PGI. *See* protected geographical indication
 phonograms, 61, 66, 68–9, 132
 producers of, 228
 photographs, 49, 82, 87–8, 188
 exhibition of, 185
 of hotels, 84
 originality and special cases with, 89–91
 physical copies, 293
 destructible, 295
 piracy, 37–8, 265, 286–7
 biopiracy, 402
 internet, 255–6
 Pirate Party, 287
 Pitra, Vladimír, 28
 Pizzoccheri della Valtellina, 359
 plagiarism, 338
 planned economies, 31–4, 56, 329, 332
 author-centric nature of socialist copyright laws and, 64
 plant breeders, 336
 Plato, 224
 Poland, 72
 Berne Convention for the Protection of Literary and Artistic Works and, 74
 Codification Commission, 73
 Communism brought to, 75
 Copyright Act, 1926, 73–5
 Partition of, 72
 Second Polish Republic, 75
 Supreme Court, 74–5, 78
 transformation of Polish legal system, 76
 WWI and, 73
 policymakers, 120–2
 political demagoguery, 12
 political opposition, 55
 Portability Regulation, 240, 243, 248–9
 Posner, Richard A., 58
 post-socialism, 8, 13–14, 124
 legacy of post-socialist law, 8–9
 problem of law and lawlessness in, 10–11
 transition and, 11–12
 post-socialist reconstruction, 2
 post-War reconstruction, 2
 PPPs. *See* public-private partnerships
 Prague Spring, 33
 Prechal, Petr, 167, 171, 176–7, 189, 193
 preservation, 270
 landscape of, 296
 Press Decree of 27 May 1852, 44–5
 Pressburgerová, Lucia, 166–7
 previous communication, 139–40
 Price, Monroe, 124–5
 primary right holders, 274
 primary transmission, 143
 private business regulation, 257–8
 private copying levy, 285
 private corporations, 13
 private international law, 110–11, 118–22
 cross-border intellectual property disputes and, 131
 private law, 46
 private property, 6, 64
 absence of, 331
 limiting, 7
 private-public partnerships, 268
 privileges, 37–8, 44
 abolition of, 38
 restrictive nature of, 38
 professional sports, 105
 Project Gutenberg, 308–9
 property justifications, 169–70
 property rule, 18
 Proposal for a Directive on Copyright in the Digital Single Market, 241, 256, 258–9
 Proposal for a Regulation on Geoblocking, 241
 Proposed Directive, 267, 270
 YouTube and, 277–8
Pros v. Joes (television program), 103–5
 protected designation of origin (PDO), 355–7, 362
 registration under, 360–1
 protected geographical indication (PGI), 355–62
 registration under, 360–1
 protected material, 137, 140, 144, 170, 269
 protected subject matter, 230
 protection of discoveries, 18, 20, 24–5
 protective regimes, 207
 Protectorate of Bohemia and Moravia, 27
 Protocol Relating to the Madrid Agreement (1989), 344
 Provisional Judicial Rules (Hungary), 45
 Prussia, 72
 Prussian Copyright Act, 1837, 41
 Przesmycki, Zenon (Miriam), 73
 pseudonyms, 41, 48, 211–18

- public domain, 291, 295, 306
 libraries and, 291–2, 295–6
 moral rights and, 291
 public health, 337
 public information, 189–90
 public interest, 12, 189, 336–7
 private corporations benefit at expense of, 13
 public law, 120–1
 public performance, 45
 public recognition, 326–7
 public research sector, 268
 public sector data, 196–7, 207
 exclusive arrangements on, 198–9
 maximum available amount of, 197
 release of, 198
 re-use of, 203
 Public Sector Information Directive, 198–9, 203
 Art. 3(1) of, 199
 Art. 11(1) of, 198
 Art. 11(2a) of, 203
 Article 11(1) of, 202
 implementation of, 199
 underfunded cultural institutions and, 204
 public service broadcasting organizations, 290
 public spaces, 181
 Czech Copyright Act and, 182
 publicity obligations, 196–7
 public-private partnerships (PPPs), 296, 304
 publishers, 278–82, 301
 Pulszky, Ferencz, 45–6
 Putin, Vladimir, 123, 384
- quality logos, 362
 quality systems, 351–5
 quasi-licence limitations, 175–6, 321
 Quellenfrage, 186
 quotation, 178, 180
 major, 178
 minor, 178
 scientific research and, 180
- R. Ready Productions, Inc. v. Cantrell*, 95
 radio, 54, 56
 authorship and, 63
 Radványi, Géza, 53
 RAIPON. *See* Russian Association of Indigenous Peoples of the North, Siberia, and the Far East of the Russian Federation
 Rajan, Sundara, 51–2, 123–4
 rapidgator.net, 128
 rations, 31
 reality television, 108
Rear Window (1954), 99
 Reblochon, 353
 rebroadcasting, 145
 reciprocity, 44
 recording technology, 226
 performance before, 223–6
 Reding, Viviane, 288–9, 302
 Regulation (EC) No 882/2004, 361
 Regulation (EU) No. 1308/2013, 362
 Regulation on Online Transmissions, 240–1
 Regulation on Online Transmissions and Retransmissions of TV and Radio Programs, 243, 259
 regulatory regimes, 197
 religious ceremonies, 183
 religious diversity, 382
 remote video recorders, 132–42
 remuneration, 30–1, 34, 36, 187, 191–2, 280
 additional, 315
 adequate, 313–14
 author's, 322
 Czechoslovakia and, 34, 319–20
 of employed inventors and authors, 310
 employee inventions for, 317
 equitable, 273
 inventors' rights to, 312–13
 mandatory, 186
 method of, 281
 Partner Program and, 276
 private copy, 161
 rights, 150, 163
 royalty type, 150–1
 statutory right for, 324
 for UGC, 283
 Rental and Lending Directive, 223, 235
 Rental and Lending Rights Directive, 132–3, 234–6, 273
 representation agreements, 161
 reprivatisation, 148
 reproduction, 44–5
 digital, 279
 digital reproduction machines, 285
 limitation, 297–8
 mechanical reproduction rights, 150–1
 right of, 294–5
 temporary, 188
 reprographic exception, 172, 185, 188
The Republic (Plato), 224
 Republic of Sakha, 415
 ResearchGate, 297
 retransmission, 139–43, 282–3
 cable, 263–4
 licensing of, 263
 Lithuania and, 264
 retransmission service providers, 263
 technical systems of, 143–4
 of television, 263–4
 re-utilization, 133
 revenue-sharing agreements, 278
 revolutionary education, 331–2
 Ricketson, Sam, 61
 Rieger, František Ladislav, 225–6
 right of access, 219
 right of disclosure, 219
 right of first publication, 211
 right of retraction, 219
 right of withdrawal, 157–60
 right to a name, 214–15
 right to permit, 217
 right to reputation, 217
 rightholders, 274–6, 285
 in-copyright works and, 292
 interests of, 309
 P2P filesharing and, 286–7
 rights managers, 147
“Roche Diagnostics GmbH” v. UAB “Optifarma”, 85–6, 88–9
Rodriguez v. Heidi Klum Co., 106
 Roma, 392
 Romanov empire, 58–9
 Rombandeeva, E. I., 392

- Rome Convention. *See* International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations
- Royal Council of Governors (Hungary), 38–9
- Royal Court of Law of Pest and Kolozsvár (Cluj Napoca), 47
 Arany on, 49
- Royal Curia, Hungary, 65
 on protection of moral rights, 66
- Royal Decree No. 1812 (Hungary), 39
- Royal Decree No. 4232 (Hungary), 39
- Royal Decree No. 12157 (Hungary), 39
- royalties, 63, 150–1
 decrease in, 285–6
 varying rates of collection of, 255
- rule of law, 3, 10
- Russia, 5, 11, 111–12, 399, 414
 acceding to Berne Convention for the Protection of Literary and Artistic Works, 111, 128, 423
 censuses in, 387–9
 Civil Code, 1964, 117–18
 copyright ownership law in, 116
 duration of copyright protection in, 400–1
 federal structure of, 388
 indigenous peoples and, 370–1
 Itar-Tass Russian News Agency, Russian government and, 127
 mass media and, 127–8
 media law and policy, 110–11
 “On the guarantees of the rights of the numerically-small peoples of the Russian Federation,” 372–3, 414
 “On the Mass Media” (*O sredstvakh massovoy informatsii*), 122
 refusal to join Berne Convention for the Protection of Literary and Artistic Works, 110
 Russian-language news, 111
 Union of Journalists of Russia, 111
 WTO and, 128–30
- Russian Association of Indigenous Peoples of the North, Siberia, and the Far East of the Russian Federation (RAIPON), 392–3, 397
- Russian Civil Code, 112, 405
 Article 1313 of, 403
 Article 1408(1) of, 400
 Article 1483(3)(2) of, 406
 Chapter 71 of, 403
 collective marks and, 404–5
 Part IV of, 399–400
- Russian Constitutional Court, 384, 418, 420
- Russian Copyright Law, 1993. *See* “On Copyright and Neighbouring Rights”
- Russian Empire, 8, 72, 365
- Russian Far East, 371, 374
- Russian Federation, 237, 365–6
 constituent units of, 414–15
 Constitution of the Russian Federation (1993), 416, 418, 420
 numerically-small peoples of, 369–72, 374–5, 402–3, 418
 cultural expression of, 390–2
 demographic overview of, 387–90
- Russian Indigenous Centre, 397
- Russian Kurier, Inc., 111
- Russian Law on the International Treaties of the Russian Federation, 418
- Russian Supreme Court, 416
- Rustaveli, Shota, 208
- rutracker.org, 128
- SAA. *See* Stabilization and Association Agreement
- Saami ethnicity, 376–7
- Sakpatenti, 210–11, 214
- Šalomoun, Michal, 167–8, 178
- Samaden proposal, 232
- samizdat* publication, 55
- Samoyedic peoples, 375–6
- Santayana, George, 9
- SAS Institute Inc., 82, 89
- Satellite and Cable Directive, 141, 235
- Say, Jean-Baptiste, 225–6
 “SBS Belgium/SABAM”, 132–45
scenes-a-faire, 100–2
Feist Publ'ns, Inc. v. Rural Tel. Serv. Co., 499, and, 108
 television and, 103–7
- Schachter, Oscar, 121–2
- school work, 183
- scientific research, 180
- scientific-cultural interests, 181–5
- sci-hub.io, 128
- search engines, 243, 278–9
- Second Circuit Court of Appeals, 104, 110–11
 article 14 of Russian Copyright Law and, 116–18
 choice-of-law provision and, 116–18
Itar-Tass and, 114, 118, 131
 Judicial Chamber for the Information Disputes and, 123
lex loci delicti principle and, 115
 two-tier approach of, 118
- Second Polish Republic, 75
- Second Restatement of Conflict of Laws*, 115
Itar-Tass and, 115–16
 Section 145(1) of, 115–16
 Section 222 of, 115
- secondary right holders, 274
- secondary transmission, 143
- security interests, 189–90
- self-determination, 67, 420
- Sel'kup ethnicity, 376, 378
- sentencing circles, 3
- Serenade* (Cain), 100–1
- server test, 144
- Services Directive, 152–3
- Seto, 376
- Seznam.cz, 245
- shamanism, 378–9, 385–6
- Shame on You Productions, Inc. v. Elizabeth Banks*, 102
- Shapovalov, Aleksandr, 370–1
- Shapsug ethnicity, 382–3, 387
- Sheldon Abend Revocable Trust v. Spielberg*, 99
- Shor ethnicity, 388
- Shostakovich, Dmitri, 7, 110
- Shostakovich v. Twentieth Century-Fox Film Corp.*, 110
- Siberia, 125, 369–71, 374, 379
- The Siege of Besterce* (1948), 54
- simulcasting, 261
- Siniavsky, Andrei, 7
- Sirina, A. A., 384–5
- Škoda Holding Company, 32
- Skylink, 247–8
- Slovak Patent Act, 311–13, 315, 320
 additional compensation and, 315–16

- Slovakia, 244–8, 322–3
 commercial broadcasters in, 251
 Czech Patent Act and, 311
 film distributors in, 249–50
 Stupavské zelé, 357
- small and medium-size enterprises (SMEs), 57, 310–11
 small change (*kleine Münze*), 77
 small right holders, 278
 small right musical works, 149
 small work, 179
 SMartCom, 247–8
 SMEs. *See* small and medium-size enterprises
 social and cultural deductions, 160–2
 social experiments, 107
 social facilities, 184
 social media, 118, 243, 278–9
 Social Science Research Network (SSRN), 297
 socialism, 9, 51–2. *See also* post-socialism
 author-centric nature of socialist copyright
 laws and, 64
 Boytha on socialist copyright law, 65
 building of, 54, 331–2
 copyright law and, 63–5
 socialist copyright, 7, 10, 13
 societal benefit, 22, 24, 28–9
 Society for Hungarian Writers and Artists, 46
 socio-cultural interests, 181–5
 software, 58, 67, 82, 212, 321. *See also* computer
 programs
 exploitation of, 133–4
 infringement and, 98–9
 Software Directive of 1991, 133–4
The Soil Under Your Feet (1948), 53
 Sokolovski, S. V., 369
 solidarity, 157–62
 Solzhenitsyn, Alexander, 125
Somewhere in Europe (1947), 53–4
Song of the Cornfields (1947), 54
 Sony BMG “rootkit” scandal, 286
*Sony Corporation of America et al. v. Universal City
 Studios, Inc.*, 285
 Soulier and Doke case, 159–60, 163
 Soulier decision, 272
 South Africa Truth and Reconciliation Commission, 3
 South Korea, 120
 Soviet Union, 22–3, 25, 53, 61, 70–1, 112, 380
 census of, 365–6
 centralized planning in Soviet bloc, 32
 Czechoslovakia, Soviet model in, 23
 dependency on, 325
 Hungarian-Soviet Copyright Convention, 61
 IGC and, 397
 indigenous peoples of, 366–9
 inventive activity in, 30–1
 liberalizing, 8
 patent law in Soviet bloc, 17, 23
 publishing system, 6–7, 9
 sphere of influence, 5
 Telegraph Agency of the Soviet Union, 127
 in Universal Copyright Convention, 125
 Soyot ethnicity, 380–1, 387–8
 Soyuzmultfilm Studio, 118
 Spain, 282
Special 301 Reports (U. S.), 128
 Spielberg, Steven, 99
 Spike Cable, 103–4
 sporting events, 81, 250
 sports reality shows, 104
 Spotify, 276
 SSRN. *See* Social Science Research Network
 Stabilization and Association Agreement (SAA), 333–5
 stage directors, 230
 Stalin, Joseph, 7
 Standing Committee on Copyright and Related Rights,
 167
 state budget financing, 152
 State Duma, 368–9
 State Intellectual Property Service (Kyrgyzstan), 412
 Statute No. XVI of 1840 (Hungary), 43
 Statute No. XVI of 1884 (Hungary), 49
 Statute No. XVIII of 1848 (Hungary), 43
 Statute No. XXX of 1848 (Hungary), 43
 statutory licenses, 189
 Strategy for Digitization of Cultural Content for
 2013–2020, 206
 Stream.cz Internet TV, 245
 streaming services, 207
stricto sensu, 171–2
 Stupavské zelé, 357
 subjective originality, 85
 subscription VOD (SVOD), 245–6, 248
Sudebnaia Palata Po Informatsionnym Sporam. See
 Judicial Chamber for the Information Disputes
sui generis laws, 407
 Supreme Court (Poland), 74–5, 78
 Supreme Court, US, 95–6, 286, 406
 Supreme Court of Albania, 328, 344–6
 Supreme Court of Georgia, 212–13, 216–18
 Supreme Court of Lithuania, 84–6, 89
 CJEU and, 90–1
 European Court of Human Rights and, 92
 objective originality and, 88–9
 on originality, 86
 Supreme Soviet, 117–18
 Svačina, P., 326
 Sviridova, Alexandra, 10–11
 SVOD. *See* subscription VOD
 Sweden, 287
 Sýkorová, Pavla, 167–8
 Szeged University Library, 307–8
 Szemere, Bertalan, 41–3
 Szigligeti, Ede, 46
Szófűzér (Garland of Words) (Kunoss), 40
 Szóts, István, 53–4
 T. V. v. AB “Žemprojektas”, 84–5, 87–9
 taiga, 373–4
 Taimyr (Dolgano-Nenets) Autonomous Okrug, 376, 384
 Tajbr, Jaroslav, 166–7
 Tajikistan, 399, 407, 417
 Takács, Adám, 38–9
támogatás, 55
 tangible objects, 202
 tariffs, 158, 163
 approved, 163
 public, 164
 TASS. *See* Telegraph Agency of the Soviet Union
 Tatarkiewicz, Wladyslaw, 78–9
 Tatars ethnicity, 378–9
 Taymyr Peninsula, 375
 Taz ethnicity, 380
 Tbilisi Appellate Court, 212–13, 217
 Tbilisi City Court, 212–13, 217
 TCE. *See* traditional cultural expression

- TDM. *See* text and data mining
- technical drawings, 49
- technical expertise, 35
- technological capacity, 340–1
- technological development, 31, 142
 copyright law and, 69, 285
 in the West, 34
- technological protection measures (TPMs), 140, 172, 285–6, 299
- Teitel, Ruti, 10–11
- Telec, Ivo, 167–8, 172, 180
- telecommunication companies, 243, 245
- Telegraph Agency of the Soviet Union (TASS), 127
- Telengit ethnicity, 380–1, 387–8
- telephone directories, 95–6
- Teleszky, István, 48
- Teleut ethnicity, 380–1
- television
 access to information and, 260
 availability of, 261
 elaboration and arrangement of program elements, 108
 exports of television programs, 126
Feist Publ'ns, Inc. v. Rural Tel. Serv. Co., 499, and, 103–7
 formats of, 103–5
 reality television, 108
 recording of, 285
 retransmission of, 263–4
scènes-a-faire and, 103–7
 US protection of, 107–8
- temporary reproductions, 188
- territorial monopolies, 249
- territoriality, 238–42, 247
 audiovisual market, importance of, 249–53
 negative side-effects of territoriality violation, 250
 pre-sale of exclusive territorial rights, 253
 principle of, 248
- Tesco Clubcard Kino, 247–8
- text and data mining (TDM), 267–8, 282–3
- TFEU. *See* Treaty on the Functioning of the European Union
- Thaly, Kálmán, 48
- theatrical works, 49
- three-step test, 173–6, 178, 180–1, 293
- tiltás*, 55
- Tito, Josip Broz, 70–1
- TK. *See* traditional knowledge
- T-Mobile, 247–8
- Tofalar ethnicity, 380–1
- toi iho™, 404
- Toldy, Ferencz (Schedel), 40–1, 45–6
- Tomsk Oblast, 378
- Toscana oil, 350
- Tóth, Lórinč, 45–6
- TPMs. *See* technological protection measures
- trade agreements, 121
- trade secrets, 313
- Trade-Mark Cases of 1879, 95
- trademarks, 342–3, 347, 403–6, 422. *See also* “B-52 energy drink” trademark case
 “positive” and “negative,” 405–6
- traditional arts and crafts, 403–4
- traditional cultural expression (TCE), 372–4, 390–2, 422
 conventional intellectual property law and, 397
 international initiatives to protect, 394–7
 performers’ rights and, 403
 protection of, 416, 422–3
 special legislation concerning, 407
- traditional folk remedies, 391
- traditional knowledge (TK), 372–4, 391–2, 422
 conventional intellectual property law and, 397
 fair use of, 412–13
 genetic resources and, 410–13, 419
 international initiatives to protect, 394–7
 objectives of state regulation of, 411
 ownership of, 414
 protection of, 399, 401–2, 416, 422–3
 special legislation concerning, 407
- transaction costs, 253–5
- transactional VOD (TVOD), 245–7
- transferred inventions, 22, 28
- transition, 9, 12
 copyright law development in transitional countries, 123–4
 post-socialism and, 11–12
- Trans-Pacific Partnership Agreement, 121, 130
- transparency, 198, 202
 duty of, 281–2
 lack of, 280
 obligations, 273, 280
- Transylvania, 40, 42, 45
- Trapple, E., 77–8
- Treaty of Peace between the Allied and Associated Powers and Hungary, signed at Trianon, June 4, 1920 (Peace Treaty of Trianon), 59–60
- Treaty of Peace with Hungary, signed in Paris, on 10 February 1947 (Peace Treaty of Paris), 59–60
- Treaty on the Functioning of the European Union (TFEU), 149–52
 Article 18 of, 161–2
 article 56 of, 152–3
 Article 102 of, 153
 Article 167 of, 157
- Triaille report, 305
- Trimble, Marketa, 52, 318, 320–1
- TRIPS. *See* Agreement on Trade-Related Aspects of Intellectual Property Rights
- Troller, Alois, 226
- Truth and Reconciliation Commission (South Africa), 3
- Tubalar ethnicity, 380–1, 387
- Tuláček, Jan, 167–8, 187
- Tůma, Pavel, 172, 180
- tundra, 373–4
- Tungusic linguistic subgroup, 380
- Tunis Model Law on Copyright for Developing Countries, 395
- tűrés*, 55
- Turkic-speaking nationalities, 378–80, 388
- Turkmenistan, 399
- Tuva-Todzhin ethnicity, 380–1, 387–8
- TVOD. *See* transactional VOD
- Twain, Mark, 308–9
- Twitter, 144
- Two Left Feet* (television program), 103–5
- Tyuman Oblast’, 376–8
- US. *See* United States
- US Copyright Act, Title 17 USC Code (U. S. Act), 94, 97
 § 106(5) of, 144
 Berne Convention Implementation Act of 1988 and, 116

- US Copyright Act, Title 17 USC Code (U. S. Act) (cont.)
 Section 102 (b) of, 98
 Section 104(c) of, 114–15
 section 501(a) of, 111–12
UAB “15min” v. UAB “Lrytas,”, 86
UAB “Zbiga” v. “Gintaro baldai”, 85, 88–9
 Udege ethnicity, 380
 UGC. *See* user-generated content
 Uighur, 392
 UK Intellectual Property Office, 293
 Ukraine, 366, 399
 Ulchi ethnicity, 380
 Ulož.to, 241
 UN Declaration on the Rights of Indigenous Peoples, 421–2
 UN High Commissioner for Human Rights, 393
 UN Human Rights Council, 393
 unauthorised content, 278
 unauthorized publications, 42
 UNESCO. *See* United Nations Educational, Scientific, and Cultural Organization
 unfair competition, 201
 Union Law, 132, 135, 145
 “communication to the public” and, 132–7, 142
 infringement and, 145
 Union of Journalists of Russia, 111, 127
 United Kingdom (UK), 1, 141–2, 233
 Brexit, 83
 censorship in, 43
 legal tradition of, 108
 libraries in, 298
 limited criminal protection in, 228
 United Nations Declaration on the Rights of Indigenous Peoples, 367
 United Nations Educational, Scientific, and Cultural Organization (UNESCO), 395
 United Nations Working Group on Indigenous Populations, 394
 Sub-Commission on Prevention of Discrimination and Protection of Minorities, 394
 United States (US), 1, 11, 128, 212, 326, 423. *See also* Supreme Court, U. S.
 Berne Convention for the Protection of Literary and Artistic Works and, 61, 110, 114
 Constitution, 94
 copyright law and, 231
 creative activity, U. S. law and, 108
 Czechoslovakia and, 26–7
 entertainment products from, 126–7
Fonotipia Ltd. v. Bradley, 228–9
 interplay of federal and state laws in, 117
 Merger Doctrine and, 97–102
 Native Americans in, 406
 originality and, 80, 94–7
 patents issued in, 28
 pre-1971 recordings in, 231
 protection of television in, 107–8
 State Department, 124
 trade agreements and, 121
 TRIPS and, 231
 United States Court of Appeals for the Second Circuit, 287–8
 Universal Copyright Convention, 125
 Universal Declaration of Human Rights, 71
 Ural Mountains, 375, 381
 Uralic ethnicity, 373–8
Urheberrecht (Germany), 37, 50
 Uruguay, 233
 US District Court for the Southern District of New York, 111
 US Trade Representative (USTR), 128
 user-generated content (UGC), 274–8, 283
 users, interests of, 185–9
 Usonienė, J., 86–92
 USTR. *See* US Trade Representative
 utilization, 200
 Uzbekistan, 378–9, 399
 Vadnay, Pál, 45–6
Vallás- és Közoktatásügyi Minisztérium. *See* Ministry of Affairs for Religion and Public Education
 Valoušek, Martin, 167–8
 value chain actors, 253–5
 value gap, 274
 Velvet Revolution, 16–17, 26, 319
 Veps ethnicity, 376–7, 387–8
 VG Wort case, 170–1
 video games, 99, 102
 video-on-demand (VOD), 239, 241, 244
 by Aerofilms, 247
 attractiveness of, 266
 audiovisual works on, 264–7
 availability of Lithuanian movies on VOD platforms, 266
 Czech Republic and, 244–5
 European works available on, 260, 264
 friendliness of locally available, 256
 global VOD portals, 252
 Lithuania and, 265, 283
 multinational services of, 244
 multi-territorial digital distribution through, 251
 VideoStars, 275–6
 Vienna Agreement Establishing an International Classification of the Figurative Elements of Marks, 333–4
Vitis vinifera, 357–8
 vk.com, 128
 VOD. *See* video-on-demand
 Von Colson and Kamann v. Land Nordrhein-Westfalen, 169
 von Lewinski, Silke, 166–7
 Vonnegut, Kurt, 295
 Vote ethnicity, 376–7, 388
 Voyo, 245
 walk of shame, 102
Walker v. Time Life Films, Inc., 100–1
 Walter, Michel, 166–7
 War of Independence of 1848–1849, 38, 42
Waring v. WDAS Broadcasting Station, 231
 Warner Brothers, 248
 Washington Redskins football team, 406
 WCT. *See* WIPO Copyright Treaty
 web 2.0, 296–7
 Western law, 3–6, 113
When Tomorrow Comes (1939), 100–1
 Wichterle, Otto, 33, 325
 William (plaintiff), 105–7
Williams v. A&E Television Networks, 105
 Wilson, Gary N., 389
 wines, 350, 355, 358, 362

Index

445

- WIPO. *See* World Intellectual Property Organization
 WIPO Copyright Treaty (WCT), 134, 145, 285, 293
 WIPO Joint Recommendation Concerning Provisions on the Protection of Well-Known Marks, 345–6
 WIPO Performances and Phonograms Treaty (WPPT), 210, 231, 236–7
 Woolrich, Cornell, 99
 World Bank's Operational Policy on Indigenous Peoples, 367–8
 World Intellectual Property Organization (WIPO), 52, 69, 333, 395
 Internet Treaties, 68–9, 118–19
 adoption of, 120
 Georgia and, 209
 WIPO General Assembly, 2013, 119
 World Intellectual Property Indicators, 325
 World Trade Organization (WTO), 118–19, 396–7
 joining, 354
 multilateral harmonization by, 129
 Russia and, 128–30
 TRIPS and, 128
 World War I (WWI), 26, 58–9, 73
 World War II (WWII), 5, 16, 19, 51–4, 59–60, 223, 316
 WPPT. *See* WIPO Performances and Phonograms Treaty
 writer's legal successor, 39
 wrongful appropriation, 111
 WTO. *See* World Trade Organization
 WWI. *See* World War I
 WWII. *See* World War II
 Yakaghirs Elders, 392–3
 Yakut ethnicity, 370–1, 381
 Yamalo-Nenets Autonomous Okrug, 374, 389
 Yeltsin, Boris, 122, 368–9, 384
 Yeniseian languages, 386
 Yezidi ethnicity, 392
 Youth Association of Finno-Ugric Peoples (MAFUN), 392–3
 YouTube, 246, 275–6
 AGATA and, 275–6
 Content Verification Program, 256, 275
 controlling unauthorised content via, 275
 Lithuania and, 277
 monitoring obligations for, 283
 Partner Program, 276
 Proposed Directive and, 277–8
 Yugoslavia, 70–1, 233
 Yukaghir ethnicity, 385, 389
 Zhdanov, A. A., 51
 Zichy, Antal, 46
 Zoll, Fryderyk, 73