

# Copyright, Designs and Patents Act 1988

### **1988 CHAPTER 48**

#### PART I

**COPYRIGHT** 

#### **CHAPTER II**

RIGHTS OF COPYRIGHT OWNER

Secondary infringement of copyright

## 25 Secondary infringement: permitting use of premises for infringing performance.

- (1) Where the copyright in a literary, dramatic or musical work is infringed by a performance at a place of public entertainment, any person who gave permission for that place to be used for the performance is also liable for the infringement unless when he gave permission he believed on reasonable grounds that the performance would not infringe copyright.
- (2) In this section "place of public entertainment" includes premises which are occupied mainly for other purposes but are from time to time made available for hire for the purposes of public entertainment.

# **Changes to legislation:**

There are currently no known outstanding effects for the Copyright, Designs and Patents Act 1988, Section 25.