STATUTORY INSTRUMENTS

1995 No. 3297

The Duration of Copyright and Rights in Performances Regulations 1995

Part III

Savings and transitional provisions

Copyright

Revived copyright: saving for acts of exploitation when work in public domain, &c.

- **23.**—(1) No act done before commencement shall be regarded as infringing revived copyright in a work.
 - (2) It is not an infringement of revived copyright in a work—
 - (a) to do anything after commencement in pursuance of arrangements made before 1st January 1995 at a time when copyright did not subsist in the work, or
 - (b) to issue to the public after commencement copies of the work made before 1st July 1995 at a time when copyright did not subsist in the work.
- (3) It is not an infringement of revived copyright in a work to do anything after commencement in relation to a literary, dramatic, musical or artistic work or a film made before commencement, or made in pursuance of arrangements made before commencement, which contains a copy of that work or is an adaptation of that work if—
 - (a) the copy or adaptation was made before 1st July 1995 at a time when copyright did not subsist in the work in which revived copyright subsists, or
 - (b) the copy or adaptation was made in pursuance of arrangements made before 1st July 1995 at a time when copyright did not subsist in the work in which revived copyright subsists.
- (4) It is not an infringement of revived copyright in a work to do after commencement anything which is a restricted act in relation to the work if the act is done at a time when, or is done in pursuance of arrangements made at a time when, the name and address of a person entitled to authorise the act cannot by reasonable inquiry be ascertained.
- (5) In this Regulation "arrangements" means arrangements for the exploitation of the work in question.
- (6) It is not an infringement of any moral right to do anything which by virtue of this Regulation is not an infringement of copyright.