Copyright, Designs and Patents Act 1988

CHAPTER 48

COPYRIGHT, DESIGNS AND PATENTS ACT 1988

PART I
COPYRIGHT

CHAPTER I

SUBSISTENCE, OWNERSHIP AND DURATION OF COPYRIGHT

Introductory

1 Copyright and copyright works.
2 Rights subsisting in copyright works.

Descriptions of work and related provisions

3 Literary, dramatic and musical works.
3A Databases
4 Artistic works.
5A Sound recordings.
5B Films.
5 Sound recordings and films.
6 Broadcasts.
6A Safeguards in case of certain satellite broadcasts.
7 Cable programmes.
8 Published editions.

Authorship and ownership of copyright

9 Authorship of work.
10 Works of joint authorship.
10A Works of co-authorship
11 First ownership of copyright.

Duration of copyright

12 Duration of copyright in literary, dramatic, musical or artistic works.
13A Duration of copyright in sound recordings.
13B Duration of copyright in films.
13 Duration of copyright in sound recordings and films.
14 Duration of copyright in broadcasts . . . .
15 Duration of copyright in typographical arrangement of published editions.
15A Meaning of country of origin.

CHAPTER II

RIGHTS OF COPYRIGHT OWNER

The acts restricted by copyright

16 The acts restricted by copyright in a work.
17 Infringement of copyright by copying.
18 Infringement by issue of copies to the public.
18A Infringement by rental or lending of work to the public.
19 Infringement by performance, showing or playing of work in public.
20 Infringement by communication to the public.
21 Infringement by making adaptation or act done in relation to adaptation.

Secondary infringement of copyright

22 Secondary infringement: importing infringing copy.
23 Secondary infringement: possessing or dealing with infringing copy.
24 Secondary infringement: providing means for making infringing copies.
26 Secondary infringement: provision of apparatus for infringing performance, &c.

Infringing copies

27 Meaning of “infringing copy”.

CHAPTER III

ACTS PERMITTED IN RELATION TO COPYRIGHT WORKS

Introductory

28 Introductory provisions.

General

28A Making of temporary copies
28B Personal copies for private use
29 Research and private study.
29A Copies for text and data analysis for non-commercial research
30 Criticism, review, quotation and news reporting.
30A Caricature, parody or pastiche
31 Incidental inclusion of copyright material.

**Disability**
31A Disabled persons: copies of works for personal use
31B Making, communicating, making available, distributing or lending of accessible copies by authorised bodies
31BA Making, communicating, making available, distributing or lending of intermediate copies by authorised bodies
31BB Accessible and intermediate copies: records and notification
31C
31D
31E
31F Sections 31A to 31BB: interpretation and general

**Education**
32 Illustration for instruction
33 Anthologies for educational use.
34 Performing, playing or showing work in course of activities of educational establishment.
35 Recording by educational establishments of broadcasts
36 Copying and use of extracts of works by educational establishments
36A Lending of copies by educational establishments

**Libraries and archives**
37 Libraries and archives: introductory.
38 Copying by librarians: articles in periodicals.
39 Copying by librarians: parts of published works.
40 Restriction on production of multiple copies of the same material.
40A Lending of copies by libraries or archives.
40B Libraries and educational establishments etc: making works available through dedicated terminals
41 Copying by librarians: supply of single copies to other libraries
42 Copying by librarians etc: replacement copies of works
42A Copying by librarians: single copies of published works
43 Copying by librarians or archivists: single copies of unpublished works
43A Sections 40A to 43: interpretation
44 Copy of work required to be made as condition of export.
44A Legal deposit libraries

**Orphan works**
44B Permitted uses of orphan works

**Public administration**
45 Parliamentary and judicial proceedings.
46 Royal Commissions and statutory inquiries.
47 Material open to public inspection or on official register.
48 Material communicated to the Crown in the course of public business.
49 Public records.
50 Acts done under statutory authority.

**Computer programs: lawful users**

50A Back up copies.
50B Decompilation.
50BA Observing, studying and testing of computer programs
50C Other acts permitted to lawful users.

**Databases: permitted acts**

50D Acts permitted in relation to databases.

**Designs**

51 Design documents and models.
52 Effect of exploitation of design derived from artistic work.
53 Things done in reliance on registration of design.

**Typefaces**

54 Use of typeface in ordinary course of printing.
55 Articles for producing material in particular typeface.

**Works in electronic form**

56 Transfers of copies of works in electronic form.

**Miscellaneous: literary, dramatic, musical and artistic works**

57 Anonymous or pseudonymous works: acts permitted on assumptions as to expiry of copyright or death of author.
58 Use of notes or recordings of spoken words in certain cases.
59 Public reading or recitation.
60 Abstracts of scientific or technical articles.
61 Recordings of folksongs.
62 Representation of certain artistic works on public display.
63 Advertisement of sale of artistic work.
64 Making of subsequent works by same artist.
65 Reconstruction of buildings.

**Miscellaneous: lending of works and playing of sound recordings**

66 Lending to public of copies of certain works.

**MISCellaneous: films and sound recordings**

66A Films: acts permitted on assumptions as to expiry of copyright, &c.
67 Playing of sound recordings for purposes of club, society, &c.

**Miscellaneous: broadcasts . . .**

68 Incidental recording for purposes of broadcast . . . .
69 Recording for purposes of supervision and control of broadcasts and other services.
70 Recording for purposes of time-shifting.
71 Photographs of broadcasts
72 Free public showing or playing of broadcast . . . .
73 Reception and re-transmission of wireless broadcast by cable.
73A Royalty or other sum payable in pursuance of section 73(4).
74 Copyright
75 Recording of broadcast for archival purposes

Adaptations

76 Adaptations.

CHAPTER 3A
CERTAIN PERMITTED USES OF ORPHAN WORKS

76A Certain permitted uses of orphan works

CHAPTER IV
MORAL RIGHTS

Right to be identified as author or director
77 Right to be identified as author or director.
78 Requirement that right be asserted.
79 Exceptions to right.

Right to object to derogatory treatment of work
80 Right to object to derogatory treatment of work.
81 Exceptions to right.
82 Qualification of right in certain cases.
83 Infringement of right by possessing or dealing with infringing article.

False attribution of work
84 False attribution of work.

Right to privacy of certain photographs and films
85 Right to privacy of certain photographs and films.

Supplementary
86 Duration of rights.
87 Consent and waiver of rights.
88 Application of provisions to joint works.
89 Application of provisions to parts of works.

CHAPTER V
DEALINGS WITH RIGHTS IN COPYRIGHT WORKS

Copyright
90 Assignment and licences.
91 Prospective ownership of copyright.
92  Exclusive licences.
93  Copyright to pass under will with unpublished work.
93A Presumption of transfer of rental right in case of film production agreement.

Right to equitable remuneration where rental right transferred

93B Right to equitable remuneration where rental right transferred.
93C Equitable remuneration: reference of amount to Copyright Tribunal.

Moral rights

94  Moral rights not assignable.
95  Transmission of moral rights on death.

CHAPTER VI

REMEDIES FOR INFRINGEMENT

Rights and remedies of copyright owner

96  Infringement actionable by copyright owner.
97  Provisions as to damages in infringement action.
97A Injunctions against service providers
98  Undertaking to take licence of right in infringement proceedings.
99  Order for delivery up.
100 Right to seize infringing copies and other articles.

Rights and remedies of exclusive licensee

101 Rights and remedies of exclusive licensee.
101A Certain infringements actionable by a non-exclusive licensee
102 Exercise of concurrent rights.

Remedies for infringement of moral rights

103 Remedies for infringement of moral rights.

Presumptions

104 Presumptions relevant to literary, dramatic, musical and artistic works.
105 Presumptions relevant to sound recordings and films.
106 Presumptions relevant to works subject to Crown copyright.

Offences

107 Criminal liability for making or dealing with infringing articles, &c.
107A Enforcement by local weights and measures authority.
108 Order for delivery up in criminal proceedings.
109 Search warrants.
110 Offence by body corporate: liability of officers.

 Provision for preventing importation of infringing copies

111 Infringing copies may be treated as prohibited goods.
112 Power of Commissioners of Customs and Excise to make regulations.
Supplementary

113 Period after which remedy of delivery up not available.
114 Order as to disposal of infringing copy or other article.
114A Forfeiture of infringing copies, etc.: England and Wales or Northern Ireland
114B Forfeiture of infringing copies, etc.: Scotland
115 Jurisdiction of county court and sheriff court.

CHAPTER VII

COPYRIGHT LICENSING

Licensing schemes and licensing bodies

116 Licensing schemes and licensing bodies.

Orphan works licensing and extended collective licensing

116A Power to provide for licensing of orphan works
116B Extended collective licensing
116C General provision about licensing under sections 116A and 116B
116D Regulations under sections 116A and 116B

References and applications with respect to licensing schemes

117 Licensing schemes to which following sections apply.
118 Reference of proposed licensing scheme to tribunal.
119 Reference of licensing scheme to tribunal.
120 Further reference of scheme to tribunal.
121 Application for grant of licence in connection with licensing scheme.
122 Application for review of order as to entitlement to licence.
123 Effect of order of tribunal as to licensing scheme.

References and applications with respect to licensing by licensing bodies

124 Licences to which following sections apply.
125 Reference to tribunal of proposed licence.
126 Reference to tribunal of expiring licence.
127 Application for review of order as to licence.
128 Effect of order of tribunal as to licence.
128A Notification of licence or licensing scheme for excepted sound recordings
128B References to the Tribunal by the Secretary of State under section 128A

Factors to be taken into account in certain classes of case

129 General considerations: unreasonable discrimination.
130 Licences for reprographic copying.
131 Licences for educational establishments in respect of works included in broadcasts . . .
132 Licences to reflect conditions imposed by promoters of events.
133 Licences to reflect payments in respect of underlying rights.
134 Licences in respect of works included in re-transmissions.
135 Mention of specific matters not to exclude other relevant considerations.
Use as of right of sound recordings in broadcasts . . .

135A Circumstances in which right available.
135B Notice of intention to exercise right.
135C Conditions for exercise of right.
135D Applications to settle payments.
135E References etc. about conditions, information and other terms.
135F Application for review of order.
135G Factors to be taken into account.
135H Power to amend sections 135A to 135G.

Implied indemnity in schemes or licences for reprographic copying

136 Implied indemnity in certain schemes and licences for reprographic copying.

Reprographic copying by educational establishments

137 Power to extend coverage of scheme or licence.
138 Variation or discharge of order extending scheme or licence.
139 Appeals against orders.
140 Inquiry whether new scheme or general licence required.
141 Statutory licence where recommendation not implemented.

Royalty or other sum payable for lending of certain works

142 Royalty or other sum payable for lending of certain works.

Certification of licensing schemes

143 Certification of licensing schemes.

Powers exercisable in consequence of competition report

144 Powers exercisable in consequence of report of Competition and Markets Authority.

Compulsory collective administration of certain rights

144A Collective exercise of certain rights in relation to cable re-transmission.

CHAPTER VIII

THE COPYRIGHT TRIBUNAL

The Tribunal

145 The Copyright Tribunal.
146 Membership of the Tribunal.
147 Financial provisions.
148 Constitution for purposes of proceedings.

Jurisdiction and procedure

149 Jurisdiction of the Tribunal.
150 General power to make rules.
151 Costs, proof of orders, &c.
151A Award of interest.

Appeals
152 Appeal to the court on point of law.

CHAPTER IX
QUALIFICATION FOR AND EXTENT OF COPYRIGHT PROTECTION

Qualification for copyright protection
153 Qualification for copyright protection.
154 Qualification by reference to author.
155 Qualification by reference to country of first publication.
156 Qualification by reference to place of transmission.

Extent and application of this Part
157 Countries to which this Part extends.
158 Countries ceasing to be colonies.
159 Application of this Part to countries to which it does not extend
160 Denial of copyright protection to citizens of countries not giving adequate protection to British works.

Supplementary
161 Territorial waters and the continental shelf.
162 British ships, aircraft and hovercraft.

CHAPTER X
MISCELLANEOUS AND GENERAL

Crown and Parliamentary copyright
163 Crown copyright.
164 Copyright in Acts and Measures.
165 Parliamentary copyright.
166 Copyright in Parliamentary Bills.
166A Copyright in Bills of the Scottish Parliament.
166B Copyright in Bills of the Northern Ireland Assembly.
166C Copyright in proposed Measures of the National Assembly for Wales
166D Copyright in Bills of the National Assembly for Wales
167 Houses of Parliament: supplementary provisions with respect to copyright.

Other miscellaneous provisions
168 Copyright vesting in certain international organisations.
169 Folklore, &c.: anonymous unpublished works.

Transitional provisions and savings
170 Transitional provisions and savings.
171 Rights and privileges under other enactments or the common law.
Interpretation

172 General provisions as to construction.
172A Meaning of EEA and related expressions.
173 Construction of references to copyright owner.
174 Meaning of “educational establishment” and related expressions.
175 Meaning of publication and commercial publication.
176 Requirement of signature: application in relation to body corporate.
177 Adaptation of expressions for Scotland.
178 Minor definitions.
179 Index of defined expressions.

PART II

RIGHTS IN PERFORMANCES

CHAPTER 1

INTRODUCTORY

180 Rights conferred on performers and persons having recording rights.
181 Qualifying performances.

CHAPTER 2

ECONOMIC RIGHTS

Performers’ rights

182 Consent required for recording, &c. of live performance.
182A Consent required for copying of recording.
182B Consent required for issue of copies to public.
182C Consent required for rental or lending of copies to public.
182CA Consent required for making available to the public
182D Right to equitable remuneration for exploitation of sound recording.
183 Infringement of performer’s rights by use of recording made without consent.
184 Infringement of performer’s rights by importing, possessing or dealing with illicit recording.

Rights of person having recording rights

185 Exclusive recording contracts and persons having recording rights.
186 Consent required for recording of performance subject to exclusive contract.
187 Infringement of recording rights by use of recording made without consent.
188 Infringement of recording rights by importing, possessing or dealing with illicit recording.

Exceptions to rights conferred

189 Acts permitted notwithstanding rights conferred by this Chapter.
190 Power of tribunal to give consent on behalf of performer in certain cases.
Changes to legislation: Copyright, Designs and Patents Act 1988 is up to date with all changes known to be in force on or before 14 June 2021. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Duration of rights

191 Duration of rights.

Performers’ property rights

191A Performers’ property rights.
191B Assignment and licences.
191C Prospective ownership of a performer’s property rights.
191D Exclusive licences.
191E Performer’s property right to pass under will with unpublished original recording.
191F Presumption of transfer of rental right in case of film production agreement.
191G Right to equitable remuneration where rental right transferred.
191H Equitable remuneration: reference of amount to Copyright Tribunal.
191HA Assignment of performer’s property rights in a sound recording
191HB Payment in consideration of assignment
191I Infringement actionable by rights owner.
191J Provisions as to damages in infringement action.
191JA Injunctions against service providers
191K Undertaking to take licence of right in infringement proceedings.
191L Rights and remedies for exclusive licensee.
191M Exercise of concurrent rights.

Non-property rights

192A Performers’ non-property rights.
192B Transmissibility of rights of person having recording rights.
193 Consent.

...  

194 Infringement actionable as breach of statutory duty.

Delivery up or seizure of illicit recordings

195 Order for delivery up.
196 Right to seize illicit recordings.
197 Meaning of “illicit recording”.
197A Presumptions relevant to recordings of performances

Offences

198 Criminal liability for making, dealing with or using illicit recordings.
198A Enforcement by local weights and measures authority.
199 Order for delivery up in criminal proceedings.
200 Search warrants.
201 False representation of authority to give consent.
202 Offence by body corporate: liability of officers.

Supplementary provisions with respect to delivery up and seizure

203 Period after which remedy of delivery up not available.
204 Order as to disposal of illicit recording.
204A Forfeiture of illicit recordings: England and Wales or Northern Ireland
204B Forfeiture: Scotland
205 Jurisdiction of county court and sheriff court.

Licensing of performers’ ... rights
205A Licensing of performers’ ... rights.

Jurisdiction of Copyright Tribunal
205B Jurisdiction of Copyright Tribunal.

CHAPTER 3
MORAL RIGHTS

Right to be identified as performer
205C Right to be identified as performer
205D Requirement that right be asserted
205E Exceptions to right

Right to object to derogatory treatment
205F Right to object to derogatory treatment of performance
205G Exceptions to right
205H Infringement of right by possessing or dealing with infringing article

Supplementary
205I Duration of rights
205J Consent and waiver of rights
205K Application of provisions to parts of performances
205L Moral rights not assignable
205M Transmission of moral rights on death
205N Remedies for infringement of moral rights

CHAPTER 4
QUALIFICATION FOR PROTECTION, EXTENT AND INTERPRETATION

Qualification for protection and extent
206 Qualifying countries, individuals and persons.
207 Countries to which this Part extends.
208 Countries enjoying reciprocal protection.
209 Territorial waters and the continental shelf.
210 British ships, aircraft and hovercraft.
210A Requirement of signature: application in relation to body corporate

Interpretation
211 Expressions having same meaning as in copyright provisions.
212 Index of defined expressions.

Supplementary
212A Power to amend in consequence of changes to international law
PART III

DESIGN RIGHT

CHAPTER I

DESIGN RIGHT IN ORIGINAL DESIGNS

Introductory

213 Design right.
214 The designer.
215 Ownership of design right.
216 Duration of design right.

Qualification for design right protection

217 Qualifying individuals and qualifying persons.
218 Qualification by reference to designer.
219 Qualification by reference to employer.
220 Qualification by reference to first marketing.
221 Power to make further provision as to qualification.

Dealings with design right

222 Assignment and licences.
223 Prospective ownership of design right.
224 Assignment of right in registered design presumed to carry with it design right.
225 Exclusive licences.

CHAPTER II

RIGHTS OF DESIGN RIGHT OWNER AND REMEDIES

Infringement of design right

226 Primary infringement of design right.
227 Secondary infringement: importing or dealing with infringing article.
228 Meaning of “infringing article”.

Remedies for infringement

229 Rights and remedies of design right owner.
230 Order for delivery up.
231 Order as to disposal of infringing articles, &c.
232 Jurisdiction of county court and sheriff court.
233 Innocent infringement.
234 Rights and remedies of exclusive licensee.
235 Exercise of concurrent rights.

CHAPTER III

EXCEPTIONS TO RIGHTS OF DESIGN RIGHT OWNERS
Infringement of copyright

236 Infringement of copyright.

Availability of licences of right

237 Licences available in last five years of design right.
238 Powers exercisable for protection of the public interest.
239 Undertaking to take licence of right in infringement proceedings.

Crown use of designs

240 Crown use of designs.
241 Settlement of terms for Crown use.
242 Rights of third parties in case of Crown use.
244 Special provision for Crown use during emergency.

Miscellaneous

244A Exception for private acts, experiments and teaching
244B Exception for overseas ships and aircraft

General

245 Power to provide for further exceptions.

CHAPTER IV

JURISDICTION OF THE COMPTROLLER AND THE COURT

Jurisdiction of the comptroller

246 Jurisdiction to decide matters relating to design right.
247 Application to settle terms of licence of right.
248 Settlement of terms where design right owner unknown.
249 Appeals as to terms of licence of right.
249A Opinions service
250 Rules.

Jurisdiction of the court

251 References and appeals on design right matters.
252 Reference of disputes relating to Crown use.

CHAPTER V

MISCELLANEOUS AND GENERAL

Unjustified threats

253 Threats of infringement proceedings
253A Actionable threats
253B Permitted communications
253C Remedies and defences
253D Professional advisers
253E Supplementary: proceedings for delivery up etc.
Licensee under licence of right not to claim connection with design right owner

Extent of operation of this Part

Countries to which this Part extends.
Countries enjoying reciprocal protection.
Territorial waters and the continental shelf.

Interpretation

Construction of references to design right owner.
Joint designs.
Application of provisions to articles in kit form.
Requirement of signature: application in relation to body corporate.
Adaptation of expressions in relation to Scotland.
Minor definitions.
Index of defined expressions.

PART IV
REGISTERED DESIGNS

Amendments of the Registered Designs Act 1949

Registrable designs.
Provisions with respect to certain designs registered in pursuance of application made before commencement.
Authorship and first ownership of designs.
Right given by registration of design.
Duration of right in registered design.
Powers exercisable for protection of the public interest.
Crown use: compensation for loss of profit.
Minor and consequential amendments.

Supplementary

Text of Registered Designs Act 1949 as amended.

PART V
PATENT AGENTS AND TRADE MARK AGENTS

Patent agents

Persons permitted to carry on business of a patent agent.
The register of patent attorneys
Regulation of patent attorneys
Persons entitled to describe themselves as patent agents.
Persons entitled to describe themselves as European patent attorneys, &c.
Use of the term “patent attorney”: supplementary provisions.
Power to prescribe conditions, &c. for mixed partnerships and bodies corporate.
Privilege for communications with patent agents.
Power of comptroller to refuse to deal with certain agents.
Trade mark agents

282 The register of trade mark agents.
283 Unregistered persons not to be described as registered trade mark agents.
284 Privilege for communications with registered trade mark agents.

Supplementary

285 Offences committed by partnerships and bodies corporate.
286 Interpretation.

PART VI

PATENTS

Patents county courts

287 Patents county courts: special jurisdiction.
288 Financial limits in relation to proceedings within special jurisdiction of patents county court.
289 Transfer of proceedings between High Court and patents county court.
290 Limitation of costs where pecuniary claim could have been brought in patents county court.
291 Proceedings in patents county court.
292 Rights and duties of registered patent agents in relation to proceedings in patents county court.

Licences of right in respect of certain patents

293 Restriction of acts authorised by certain licences.
294 When application may be made for settlement of terms of licence.

Patents: miscellaneous amendments

295 Patents: miscellaneous amendments.

PART VII

MISCELLANEOUS AND GENERAL

Circumvention of protection measures

296 Devices designed to circumvent copy-protection.
296ZA Circumvention of technological measures
296ZB Devices and services designed to circumvent technological measures
296ZC Devices and services designed to circumvent technological measures: search warrants and forfeiture
296ZD Rights and remedies in respect of devices and services designed to circumvent technological measures
296ZE Remedy where effective technological measures prevent permitted acts
296ZEA Remedy where restrictive measures prevent or restrict personal copying
296ZF Interpretation of sections 296ZA to 296ZEA

Rights management information

296ZG Electronic rights management information
Copyright, Designs and Patents Act 1988 (c. 48)

Document Generated: 2021-06-14

Changes to legislation: Copyright, Designs and Patents Act 1988 is up to date with all changes known to be in force on or before 14 June 2021. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Computer programs

296A Avoidance of certain terms.

Databases

296B Avoidance of certain terms relating to databases

Fraudulent reception of transmissions

297 Offence of fraudulently receiving programmes.
297A Unauthorised decoders.
297B Search warrants
297C Forfeiture of unauthorised decoders: England and Wales or Northern Ireland
297D Forfeiture of unauthorised decoders: Scotland
298 Rights and remedies in respect of apparatus, &c. for unauthorised reception of transmissions.
299 Supplementary provisions as to fraudulent reception.

Fraudulent application or use of trade mark

300 Miscellaneous and General

Provisions for the benefit of Great Ormond Street Hospital for Children

301 Provisions for the benefit of Great Ormond Street Hospital for Children.

Financial assistance for certain international bodies

302 Financial assistance for certain international bodies.

General

303 Consequential amendments and repeals.
304 Extent.
305 Commencement.
306 Short title.

SCHEDULES

SCHEDULE ZA1 — CERTAIN PERMITTED USES OF ORPHAN WORKS

PART 1 — GENERAL PROVISIONS

Certain permitted uses of orphan works by relevant bodies

1 (1) A relevant body does not infringe the copyright in...

Meaning of “relevant body”, “relevant work” and “rightholder”

2 (1) In this Schedule “relevant body” means—

Meaning of “orphan work”

3 (1) For the purposes of this Schedule a relevant work...
Mutual recognition of orphan work status

4 A relevant work which is designated as an orphan work...

Diligent searches

5 (1) For the purposes of establishing whether a relevant work...

Further requirements for use of orphan works

6 This Schedule does not prevent the use by a relevant...

End of orphan work status

7 (1) This paragraph applies to a rightholder who has not...

PART 2 — SOURCES TO BE SEARCHED DURING DILIGENT SEARCH

SCHEDULE A1 — Regulation of licensing bodies

Codes of practice

1 (1) The Secretary of State may by regulations make provision...

2 Regulations under paragraph 1 may make provision as to conditions...

Licensing code ombudsman

3 (1) The Secretary of State may by regulations make provision—...

Code reviewer

4 (1) The Secretary of State may by regulations make provision—...

Sanctions

5 (1) The Secretary of State may by regulations provide for...

Fees

6 (1) The Secretary of State may by regulations require a...

General

7 (1) The power to make regulations under this Schedule includes...

8 References in this Schedule to a licensing body are to...

SCHEDULE 1 — Copyright: transitional provisions and savings

Introductory

1 (1) In this Schedule— “the 1911 Act” means the Copyright...

2 (1) In relation to the 1956 Act, references in this...

General principles: continuity of the law

3 The new copyright provisions apply in relation to things existing...

4 (1) The provisions of this paragraph have effect for securing...
Subsistence of copyright

5 (1) Copyright subsists in an existing work after commencement only...
6 (1) Copyright shall not subsist by virtue of this Act...
7 (1) No copyright subsists in a film, as such, made...
8 (1) A film sound-track to which section 13(9) of the...
9 No copyright subsists in— (a) a wireless broadcast made before...

Authorship of work

10 The question who was the author of an existing work...

First ownership of copyright

11 (1) The question who was first owner of copyright in...

Duration of copyright in existing works

12 (1) The following provisions have effect with respect to the...

Perpetual copyright under the Copyright Act 1775

13 (1) The rights conferred on universities and colleges by the...

Acts infringing copyright

14 (1) The provisions of Chapters II and III of Part...
15 (1) Section 57 (anonymous or pseudonymous works: acts permitted on...
16 The following provisions of section 7 of the 1956 Act...
17 Where in the case of a dramatic or musical work...
18 Where a work made before 1st July 1912 consists of...

Designs

19 (1) Section 51 (exclusion of copyright protection in relation to...
20 (1) Where section 10 of the 1956 Act (effect of...

Abolition of statutory recording licence

21 Section 8 of the 1956 Act (statutory licence to copy...

Moral rights

22 (1) No act done before commencement is actionable by virtue...
23 (1) The following provisions have effect with respect to the...
24 The right conferred by section 85 (right to privacy of...

Assignments and licences

25 (1) Any document made or event occurring before commencement which...
26 (1) Section 91(1) of this Act (assignment of future copyright:...
27 (1) Where the author of a literary, dramatic, musical or...
28 (1) This paragraph applies where copyright subsists in a literary,...
29 Section 92(2) of this Act (rights of exclusive licensee against...


**Bequests**

30  (1) Section 93 of this Act (copyright to pass under...

**Remedies for infringement**

31  (1) Sections 96 and 97 of this Act (remedies for...
32  Sections 101 and 102 of this Act (rights and remedies...
33  (1) The provisions of section 107 of this Act (criminal...

**Copyright Tribunal: proceedings pending on commencement**

34  (1) The Lord Chancellor may, after consultation with the Lord...

**Qualification for copyright protection**

35  Every work in which copyright subsisted under the 1956 Act...

**Dependent territories**

36  (1) The 1911 Act shall remain in force as part...
37  (1) This paragraph applies to a country which immediately before...

**Territorial waters and the continental shelf**

38  Section 161 of this Act (application of Part I to...

**British ships, aircraft and hovercraft**

39  Section 162 (British ships, aircraft and hovercraft) does not apply...

**Crown copyright**

40  (1) Section 163 of this Act (general provisions as to...
41  (1) The following provisions have effect with respect to the...
42  (1) Section 164 (copyright in Acts and Measures) applies to...

**Parliamentary copyright**

43  (1) Section 165 of this Act (general provisions as to...

**Copyright vesting in certain international organisations**

44  (1) Any work in which immediately before commencement copyright subsisted...

**Meaning of “publication”**

45  Section 175(3) (construction of building treated as equivalent to publication)...  

**Meaning of “unauthorised”**

46  For the purposes of the application of the definition in...

SCHEDULE 2 — Rights in performances: permitted acts
Introductory

1 (1) The provisions of this Schedule specify acts which may...

Making of temporary copies

1A The rights conferred by this Chapter are not infringed by...

Personal copies of recordings for private use

1B (1) The making of a copy of a recording of...

Research and private study

1C (1) Fair dealing with a performance or a recording of...

Copies for text and data analysis for non-commercial research

1D (1) The making of a copy of a recording of...

Criticism, reviews, quotation and news reporting

2 (1) Fair dealing with a performance or recording for the...

Caricature, parody or pastiche

2A (1) Fair dealing with a performance or a recording of...

Incidental inclusion of performance or recording

3 (1) The rights conferred by this Chapter are not infringed...

Disabled persons: copies of recordings for personal use

3A (1) This paragraph applies if— (a) a disabled person has...

Making communicating, making available, distributing or lending of accessible copies by authorised bodies

3B (1) If— (a) an authorised body has lawful access to...

Making communicating, making available, distributing or lending of intermediate copies by authorised bodies

3C (1) An authorised body which is entitled to make an...

Accessible and intermediate copies: records

3D (1) A person listed in sub-paragraph (2) may request an...

Paragraphs 3A to 3D: interpretation and general

3E (1) This paragraph supplements paragraphs 3A to 3D and includes...

Illustration for instruction

4 (1) Fair dealing with a performance or a recording of...
Playing or showing sound recording, film, or broadcast at educational establishment

5  (1) The playing or showing of a sound recording, film...

Recording by educational establishments of broadcasts

6  (1) A recording of a broadcast, or a copy of...

Copying and use of extracts of recordings by educational establishments

6ZA (1) The copying of extracts of a recording of a...

Lending of copies by educational establishments

6A  (1) The rights conferred by this Chapter are not infringed...

Lending of copies by libraries or archives

6B  (1) The rights conferred by this Chapter are not infringed...

Libraries and educational establishments etc: making recordings of performances available through dedicated terminals

6C  (1) The rights conferred by this Chapter in a recording...

Copying by librarians: supply of single copies to other libraries

6D  (1) A librarian may, if the conditions in sub-paragraph (2)...

Copying by librarians etc: replacement copies of recordings

6E  (1) A librarian, archivist or curator of a library, archive...

Copying by librarians: single copies of published recordings

6F  (1) A librarian of a library which is not conducted...

Copying by librarians or archivists: single copies of unpublished recordings

6G  (1) A librarian or archivist may make and supply a...

Paragraphs 6B to 6G: interpretation

6H  Expressions used in paragraphs 6B to 6G have the same...

Certain permitted uses of orphan works

6I  (1) The rights conferred by this Chapter are not infringed...

Copy of work required to be made as condition of export

7  (1) If an article of cultural or historical importance or...

Parliamentary and judicial proceedings

8  (1) The rights conferred by this Chapter are not infringed...

Royal Commissions and statutory inquiries

9  (1) The rights conferred by this Chapter are not infringed...
Public records

10 (1) Material which is comprised in public records within the...

Acts done under statutory authority

11 (1) Where the doing of a particular act is specifically...

Transfer of copies of works in electronic form

12 (1) This paragraph applies where a recording of a performance...

Use of recordings of spoken works in certain cases

13 (1) Where a recording of the reading or recitation of...

Recordings of folksongs

14 (1) A recording of a performance of a song may...

Lending of certain recordings

14A (1) The Secretary of State may by order provide that...

Playing of sound recordings for purposes of club, society, &c

15 Rights in performances: permitted acts

Incidental recording for purposes of broadcast . . .

16 (1) A person who proposes to broadcast a recording of...

Recordings for purposes of supervision and control of broadcasts and other services

17 (1) The rights conferred by this Chapter are not infringed...

Recording for the purposes of time-shifting

17A (1) The making in domestic premises for private and domestic...

Photographs of broadcasts

17B (1) The making in domestic premises for private and domestic...

Free public showing or playing of broadcast . . .

18 (1) The showing or playing in public of a broadcast...

Reception and re-transmission of wireless broadcast by cable

19 (1) This paragraph applies where a wireless broadcast made from...
19A (1) An application to settle the royalty or other sum...

Provision of sub-titled copies of broadcast . . .

20 Rights in performances: permitted acts

Recording of broadcast for archival purposes

21 (1) A recording of a broadcast or a copy of...
SCHEDULE 2A — LICENSING OF PERFORMERS’ ... RIGHTS

Licensing schemes and licensing bodies
1 (1) In this Chapter a “licensing scheme” means a scheme...

Power to provide for licensing of orphan rights
1A (1) The Secretary of State may by regulations provide for...

Extended collective licensing
1B (1) The Secretary of State may by regulations provide for...

General provision about licensing
1C (1) This paragraph and paragraph 1D apply to regulations under...
1D (1) The power to make regulations includes power—

References and applications with respect to licensing schemes
2 Paragraphs 3 to 8 (references and applications with respect to...

Reference of proposed licensing scheme to tribunal
3 (1) The terms of a licensing scheme proposed to be...

Reference of licensing scheme to tribunal
4 (1) If while a licensing scheme is in operation a...

Further reference of scheme to tribunal
5 (1) Where the Copyright Tribunal has on a previous reference...

Application for grant of licence in connection with licensing scheme
6 (1) A person who claims, in a case covered by...

Application for review of order as to entitlement to licence
7 (1) Where the Copyright Tribunal has made an order under...

Effect of order of tribunal as to licensing scheme
8 (1) A licensing scheme which has been confirmed or varied...

References and applications with respect to licensing by licensing bodies
9 Paragraphs 10 to 13 (references and applications with respect to...

Reference to tribunal of proposed licence
10 (1) The terms on which a licensing body proposes to...

Reference to tribunal of expiring licence
11 (1) A licensee under a licence which is due to...
Application for review of order as to licence

(1) Where the Copyright Tribunal has made an order under...

Effect of order of tribunal as to licence

(1) Where the Copyright Tribunal has made an order under...

General considerations: unreasonable discrimination

(1) In determining what is reasonable on a reference or...

Application to settle royalty or other sum payable for lending

(1) An application to settle the royalty or other sum...

Certification of licensing schemes

(1) A person operating or proposing to operate a licensing...

Powers exercisable in consequence of competition report

(1) Sub-paragraph (1A) applies where whatever needs to be remedied,...

SCHEDULE 3 — Registered designs: minor and consequential amendments of 1949 Act

Section 3: proceedings for registration

Section 4: registration of same design in respect of other articles, etc.

Section 5: provisions for secrecy of certain designs

(1) Section 5 of the Registered Designs Act 1949 is...

Section 6: provisions as to confidential disclosure, etc.

Section 9: exemption of innocent infringer from liability for damages

In section 9 of the Registered Designs Act 1949 (exemption...

Section 11: cancellation of registration

Section 14: registration where application has been made in convention country

In section 14 of the Registered Designs Act 1949 (registration...

Section 15: extension of time for application under s.14 in certain cases

In section 15(1) of the Registered Designs Act 1949 (power...
Section 16: protection of designs communicated under international agreements

Section 19: registration of assignments, &c.

Section 20: rectification of the register

Section 22: inspection of registered designs

Section 23: information as to existence of right in registered design

Section 25: certificate of contested validity of registration

Section 26: remedy for groundless threats of infringement proceedings

Section 27: the court

Section 28: the Appeal Tribunal

Section 29: exercise of discretionary powers of registrar

Section 30: costs and security for costs

Section 31: evidence before registrar

Section 32: power of registrar to refuse to deal with certain agents

Section 33: offences under s.5 (secrecy of certain designs)

Section 34: falsification of register, &c.
Section 35: fine for falsely representing a design as registered
24 (1) Section 35 of the Registered Designs Act 1949 (fine... 

Section 35A: offence by body corporate - liability of officers
25 (1) In the Registered Designs Act 1949 after section 35...

Section 36: general power to make rules, &c.
26 (1) Section 36 of the Registered Designs Act 1949 (general... 

Section 37: provisions as to rules and Orders
27 (1) Section 37 of the Registered Designs Act 1949 (provisions... 

Section 38: proceedings of the Board of Trade
28 Section 38 of the Registered Designs Act 1949 (proceedings of...

Section 39: hours of business and excluded days
29 In section 39 of the Registered Designs Act 1949 (hours...

Section 40: fees
30 In section 40 of the Registered Designs Act 1949 (fees... 

Section 44: interpretation
31 (1) In section 44 of the Registered Designs Act 1949...

Section 45: application to Scotland
32 In section 45 of the Registered Designs Act 1949 (application...

Section 46: application to Northern Ireland
33 (1) Section 46 of the Registered Designs Act 1949 (application...

Section 47: application to Isle of Man
34 For section 47 of the Registered Designs Act 1949 (application...

Section 47A: territorial waters and the continental shelf
35 In the Registered Designs Act 1949, after section 47 insert—...

Section 48: repeals, savings and transitional provisions
36 In section 48 of the Registered Designs Act 1949 (repeals,... 

Schedule 1: provisions as to Crown use of registered designs
37 (1) The First Schedule to the Registered Designs Act 1949...

Schedule 2: enactments repealed
38 Schedule 2 to the Registered Designs Act 1949 (enactments repealed)...
SCHEDULE 4 — The Registered Designs Act 1949 as amended

Arrangement of Sections

Registrable designs and proceedings for registration

1 Designs registrable under Act.
2 Proprietorship of designs.
3 Proceedings for registration.
4 Registration of same design in respect of other articles.
5 Provision for secrecy of certain designs.
6 Provisions as to confidential disclosure, &c.

Effect of registration, &c.

7 Right given by registration.
8 Duration of right in registered design.
8A Restoration of lapsed right in design.
8B Effect of order for restoration of right.
9 Exemption of innocent infringer from liability for damages.
10 Compulsory licence in respect of registered design.
11 Cancellation of registration.
11A Powers exercisable for protection of the public interest.
11B Undertaking to take licence of right in infringement proceedings.
12 Use for services of the Crown.

International arrangements

13 Orders in Council as to convention countries.
14 Registration of design where application for protection in convention country...
15 Extension of time for applications under s.14 in certain cases....
16 Protection of designs communicated under international agreements.

Register of designs, &c.

17 Register of designs.
18 Certificate of registration.
19 Registration of assignments, &c.
20 Rectification of register.
21 Power to correct clerical errors.
22 Inspection of registered designs.
23 Information as to existence of right in registered design.
24 ...

Legal proceedings and appeals

25 Certificate of contested validity of registration.
26 Remedy for groundless threats of infringement proceedings.
27 The court.
28 The Appeal Tribunal.

Powers and duties of registrar

29 Exercise of discretionary powers of registrar.
30 Costs and security for costs.
31 Evidence before registrar.
Changes to legislation: Copyright, Designs and Patents Act 1988 is up to date with all changes known to be in force on or before 14 June 2021. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

---

Registable designs and proceedings for registration

1 Designs registrable under Act.
2 Proprietorship of designs.
3 Proceedings for registration.
4 Registration of same design in respect of other articles, etc.
5 Provisions for secrecy of certain designs.
6 Provisions as to confidential disclosure, etc.

Effect of registration, &c.

7 Right given by registration.
8 Duration of right in registered design.
8A Restoration of lapsed right in design.
8B Effect of order for restoration of right.
9 Exemption of innocent infringer from liability for damages.
10 Compulsory licence in respect of registered design.
11 Cancellation of registration.
11A Powers exercisable for protection of the public interest.
11B Undertaking to take licence of right in infringement proceedings.
12 Use for services of the Crown.

International Arrangements

13 Orders in Council as to convention countries.
14 Registration of design where application for protection in convention country has been made.
15 Extension of time for applications under s.14 in certain cases.
16 Protection of designs communicated under international agreements.

Register of designs, etc.

17 Register of designs.
18 Certificate of registration.
19 Registration of assignments, etc.
20 Rectification of register.
21 Power to correct clerical errors.
22 Inspection of registered designs.
23 Information as to existence of right in registered design.

Legal proceedings and appeals

25 Certificate of contested validity of registration.
26 Remedy for groundless threats of infringement proceedings.
27 The court.
28 The Appeal Tribunal.

Powers and duties of Registrar

29 Exercise of discretionary powers of registrar.
30 Costs and security for costs.
31 Evidence before registrar.

Offences

33 Offences under s.5.
34 Falsification of register, etc.
35 Fine for falsely representing a design as registered.
35A Offence by body corporate: liability of officers.

Rules, etc.

36 General power of Secretary of State to make rules, etc.
37 Provisions as to rules and Orders.

Supplemental

39 Hours of business and excluded days.
40 Fees.
41 Service of notices, &c., by post.
42 Annual report of registrar.
43 Savings.
44 Interpretation.
45 Application to Scotland.
46 Application to Northern Ireland.
47 Application to Isle of Man.
47A Territorial waters and the continental shelf.
48 Repeals, savings, and transitional provisions.
49 Short title and commencement.

FIRST SCHEDULE

Provisions as to the Use of Registered Designs for the...
Use of registered designs for services of the Crown

1 (1) Notwithstanding anything in this Act, any Government department, and...

Rights of third parties in respect of Crown use

2 (1) In relation to any use of a registered design,...

Compensation for loss of profit

2A (1) Where Crown use is made of a registered design,...

Reference of disputes as to Crown use

3 (1) Any dispute as to— (a) the exercise by a...

Special provisions as to Crown use during emergency

4 (1) During any period of emergency within the meaning of...

SCHEDULE 5 — Patents: miscellaneous amendments

Withdrawal of application before publication of specification

1 In section 13(2) of the Patents Act 1949 (duty of...

Correction of clerical errors

2 (1) In section 15 of the Patents Act 1977 (filing,...

Supplementary searches

3 (1) Section 17 of the Patents Act 1977 (preliminary examination...  
4 In section 18 of the Patents Act 1977 (substantive examination...  
5 In section 130(1) of the Patents Act 1977 (interpretation), in...

Application for restoration of lapsed patent

6 (1) Section 28 of the Patents Act 1977 (restoration of...  
7 After that section insert— Effect of order for restoration of...  
8 In consequence of the above amendments— (a) in section 60(6)(b)...  

Determination of right to patent after grant

9 (1) Section 37 of the Patents Act 1977 (determination of...  
10 In section 74(6) (meaning of “entitlement proceedings”), for “section 37(1)(a)...  

Employees’ inventions

11 (1) In section 39 of the Patents Act 1977 (right...

Undertaking to take licence in infringement proceedings

12 (1) Section 46 of the Patents Act 1977 (licences of...
Power of comptroller on grant of compulsory licence

13 In section 49 of the Patents Act 1977 (supplementary provisions..."

Powers exercisable in consequence of report of Monopolies and Mergers Commission

14 For section 51 of the Patents Act 1977 (licences of...

Compulsory licensing: reliance on statements in competition report

15 In section 53(2) of the Patents Act 1977 (compulsory licensing:....

Crown use: compensation for loss of profit

16 (1) In the Patents Act 1977, after section 57 insert—...

Right to continue use begun before priority date

17 For section 64 of the Patents Act 1977 (right to...

Revocation on grounds of grant to wrong person

18 In section 72(1) of the Patents Act 1977 (grounds for...

Revocation where two patents granted for same invention

19 In section 73 of the Patents Act 1977 (revocation on...

Applications and amendments not to include additional matter

20 For section 76 of the Patents Act 1977 (amendments of...

Effect of European patent (UK)

21 (1) Section 77 of the Patents Act 1977 (effect of...

The state of the art: material contained in patent applications

22 In section 78 of the Patents Act 1977 (effect of...

Jurisdiction in certain proceedings

23 Section 88 of the Patents Act 1977 (jurisdiction in legal...

Effect of filing international application for patent

24 (1) Section 89 of the Patents Act 1977 (effect of...
25 For section 89 of the Patents Act 1977 (effect of...

Proceedings before the court or the comptroller

26 In the Patents Act 1977, after section 99 (general powers...
27 For section 102 of the Patents Act 1977 (right of...

Provision of information

28 In section 118 of the Patents Act 1977 (information about...
Power to extend time limits

29 In section 123 of the Patents Act 1977 (rules), after...

Availability of samples of micro-organisms

30 In the Patents Act 1977 after section 125 insert— Disclosure...

SCHEDULE 5A — PERMITTED ACTS TO WHICH SECTION 296ZE APPLIES

PART 1 — COPYRIGHT EXCEPTIONS

section 29 (research and private study)
section 29A (copies for text and data analysis for non-commercial...)
section 31A (disabled persons: copies of works for personal use)”...
section 31B (making and supply of accessible copies by authorised...
section 31BA (making and supply of intermediate copies by authorised...
section 32 (illustration for instruction)
section 35 (recording by educational establishments of broadcasts)
section 36 (copying and use of extracts of works by...
...
...
section 41 (copying by librarians: supply of single copies to...
...
section 42 (copying by librarians etc : replacement copies of...
section 42A (copying by librarians: single copies of published works)...
...
section 43 (copying by librarians or archivists: single copies of...
section 44 (copy of work required to be made as...
section 45 (Parliamentary and judicial proceedings)
section 46 (Royal Commissions and statutory inquiries)
section 47 (material open to public inspection or on official...
section 48 (material communicated to the Crown in the course...
section 49 (public records)
section 50 (acts done under statutory authority)
section 61 (recordings of folksongs)
section 68 (incidental recording for purposes of broadcast)
section 69 (recording for purposes of supervision and control of...
section 70 (recording for purposes of time-shifting)
section 71 (photographs of broadcasts)
...
section 75 (recording of broadcast for archival purposes)

PART 2 — RIGHTS IN PERFORMANCES EXCEPTIONS

paragraph 1C of Schedule 2 (research and private study) paragraph...

PART 3 — DATABASE RIGHT EXCEPTIONS

regulation 20 of and Schedule 1 to the Copyright and...

SCHEDULE 6 — Provisions for the Benefit of Great Ormond Street Hospital for Children

Interpretation

1 (1) In this Schedule— “ GOSH Children's Charity ” means...
Entitlement to royalty

2 (1) GOSH Children's Charity is entitled, subject to the following...

Exceptions

3 No royalty is payable in respect of—

Saving

4 No royalty is payable in respect of anything done in...

Procedure for determining amount payable

5 (1) In default of agreement application may be made to...

Sums received to be held for the benefit of the Hospital

6 The sums received by GOSH Children's Charity by virtue of...

Right only for the benefit of the Hospital

7 (1) The right of GOSH Children's Charity under this Schedule...

SCHEDULE 7 — Consequential amendments: general

British Mercantile Marine Uniform Act 1919 (c.62)

1 For section 2 of the British Mercantile Marine Uniform Act...

Chartered Associations (Protection of Names and Uniforms) Act 1926 (c.26)

2 In section 1(5) of the Chartered Associations (Protection of Names...

Patents, Designs, Copyright and Trade Marks (Emergency) Act 1939 (c.107)

3 (1) The Patents, Designs, Copyright and Trade Marks (Emergency) Act...

Crown Proceedings Act 1947 (c.44)

4 (1) In the Crown Proceedings Act 1947 for section 3...

Patents Act 1949 (c.87)

5 In section 47 of the Patents Act 1949 (rights of...

Public Libraries (Scotland) Act 1955 (c.27)

6 Consequential amendments: general

London County Council (General Powers) Act 1958 (c.xxi)

7 In section 36 of the London County Council (General Powers)...

Public Libraries and Museums Act 1964 (c.75)

8 Consequential amendments: general
<table>
<thead>
<tr>
<th>9</th>
<th>Consequential amendments: general</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Marine, &amp;c., Broadcasting (Offences) Act 1967 (c.41)</strong></td>
</tr>
<tr>
<td>10</td>
<td>(1) Section 92 of the Medicines Act 1968 (scope of...</td>
</tr>
<tr>
<td>11</td>
<td>In Schedule 10 to the Post Office Act 1969 (special...</td>
</tr>
<tr>
<td>12</td>
<td>In section 87 of the Merchant Shipping Act 1970 (merchant...</td>
</tr>
<tr>
<td>13</td>
<td>In section 16 of the Taxes Management Act 1970 (returns...</td>
</tr>
<tr>
<td>14</td>
<td>Consequential amendments: general</td>
</tr>
<tr>
<td>15</td>
<td>Consequential amendments: general</td>
</tr>
<tr>
<td>16</td>
<td>In Part II of Schedule 1 to the House of...</td>
</tr>
<tr>
<td>17</td>
<td>In Part II of Schedule 1 to the Northern Ireland...</td>
</tr>
<tr>
<td>18</td>
<td>(1) The Restrictive Trade Practices Act 1976 is amended as...</td>
</tr>
<tr>
<td>19</td>
<td>In section 10(4) of the Resale Prices Act 1976 (patented...</td>
</tr>
<tr>
<td>20</td>
<td>In section 57 of the Patents Act 1977 (rights of...</td>
</tr>
<tr>
<td>21</td>
<td>In section 105 of the Patents Act 1977 (privilege in...</td>
</tr>
<tr>
<td>22</td>
<td>In section 123(7) of the Patents Act 1977 (publication of...</td>
</tr>
<tr>
<td>23</td>
<td>In section 130(1) of the Patents Act 1977 (interpretation), in...</td>
</tr>
<tr>
<td>24</td>
<td>In paragraph 1 of Schedule 1 to the Unfair Contract...</td>
</tr>
<tr>
<td>25</td>
<td>In section 94A of the Judicature (Northern Ireland) Act 1978...</td>
</tr>
</tbody>
</table>
Capital Gains Tax Act 1979 (c. 14)

26  Consequential amendments: general

British Telecommunications Act 1981 (c. 38)

27  Consequential amendments: general

Senior Courts Act 1981 (c. 54)

28  (1) The Senior Courts Act 1981 is amended as follows....

29, 30  Consequential amendments: general

Companies Act 1985 (c. 6)

31  (1) Part XII of the Companies Act 1985 (registration of...

Law Reform (Miscellaneous Provisions) (Scotland) Act 1985 (c. 73)

32  In section 15 of the Law Reform (Miscellaneous Provisions) (Scotland)...

Atomic Energy Authority Act 1986 (c. 3)

33  In section 8(2) of the Atomic Energy Authority Act 1986...


34  Consequential amendments: general

Companies (Northern Ireland) Order 1986 (S.I. 1986/1032 (N.I.6))

35  Consequential amendments: general

Income and Corporation Taxes Act 1988 (c. 1)

36  (1) The Income and Corporation Taxes Act 1988 is amended...

SCHEDULE 8 — Repeals
Changes to legislation:
Copyright, Designs and Patents Act 1988 is up to date with all changes known to be in force on or before 14 June 2021. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.
View outstanding changes

Changes and effects yet to be applied to:

- Pt. 1 amendment to earlier affecting provision S.I. 2016/1219, art. 8 by S.I. 2021/636 art. 2(2)
- s. 144 cross-heading words inserted by S.I. 2019/93, Sch. 1 para. 2A(2) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 144 heading words inserted by S.I. 2019/93, Sch. 1 para. 2A(3)(c) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Pt. 2 amendment to earlier affecting provision S.I. 2016/1219, Sch. Pt. 2 by S.I. 2021/636 art. 2(4)(b)
- Pt. 2 applied by S.I. 2016/1219, art. 12A (as inserted) by S.I. 2021/636 art. 2(3)
- Pt. 2 applied in part (with modifications) by S.I. 2013/536 Sch. 7 para. 52
- s. 48(6) words omitted by 2012 c. 7 Sch. 14 para. 52
- s. 144(1) word inserted by S.I. 2019/93, Sch. 1 para. 2A(3)(a)(i) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 144(1) words inserted by S.I. 2019/93, Sch. 1 para. 2A(3)(a)(ii) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 144(2) word inserted by S.I. 2019/93, Sch. 1 para. 2A(3)(b) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 238(1) word inserted by S.I. 2019/93, Sch. 1 para. 2A(4)(a)(i) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 238(1) words inserted by S.I. 2019/93, Sch. 1 para. 2A(4)(a)(ii) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- s. 249(1) words substituted by 2007 c. 15 s. 143(3)(a)
Changes and effects yet to be applied to the whole Act associated Parts and Chapters:
Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- s. 249(2) repealed by 2007 c. 15 Sch. 23 Pt. 6 (Amendment not applied: 2007 c. 15, s. 143 was repealed (6.4.2015) by Intellectual Property Act 2014 (c. 18), ss. 10(11), 24(1); S.I. 2015/165, art. 3)
- Sch. 2 para. 6B(2) words substituted by 2010 c. 24 s. 43(8)(b) (Amendment not applied: the amending provision 2010 c. 24 s. 43(8)(b) was fully repealed on 1.6.2014)
- Sch. 2A para. 17(1) word inserted by S.I. 2019/93, Sch. 1 para. 2A(5)(a)
  (i) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Sch. 2A para. 17(2) word inserted by S.I. 2019/93, Sch. 1 para. 2A(5)(b)
  (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Sch. 2A para. 17(1) words inserted by S.I. 2019/93, Sch. 1 para. 2A(5)(a)
  (ii) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Sch. 2A para. 17 heading words inserted by S.I. 2019/93, Sch. 1 para. 2A(5)
  (c) (as inserted) by S.I. 2019/1245 reg. 18 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Sch. 3 para. 17 repealed by 2007 c. 15 Sch. 23 Pt. 6

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:
Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- s. 249(1A) inserted by 2007 c. 15 s. 143(3)(b) (Amendment not applied: 2007 c. 15, s. 143 was repealed (6.4.2015) by Intellectual Property Act 2014 (c. 18), ss. 10(11), 24(1); S.I. 2015/165, art. 3)