

#### BELIZE

# COPYRIGHT ACT CHAPTER 252

#### **REVISED EDITION 2011**

SHOWING THE SUBSTANTIVE LAWS AS AT 31<sup>ST</sup> DECEMBER, 2011

This is a revised edition of the Substantive Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2011.

# CHAPTER 252

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	12 of 2000. S.I. 77 of 2000.	[21st August, 2000]
		PART I
		Preliminary
Short title.	1. This Act may be	cited as the Copyright Act.
Commencement.	2. This Act comes i	into force on the 21st day of August, 2000.
Interpretation.	<b>3.</b> –(1) For the purpo	oses of this Act, unless the context otherwise requires,
	"adaptation" means	3,
	(a)	in relation to a computer program, a version of the program in which it is converted into or out of a computer language or code, or into a different language or code otherwise than incidentally in the course of running the program;
	<i>(b)</i>	in relation to a literary work in a non-dramatic form, a version of the work (whether in its original language or in a different language) in a dramatic form;
	(c)	in relation to a literary work in a dramatic form, a version of the work (whether in its original language or in a different language) in a non- dramatic form;
	(d)	in relation to a literary work (whether in a non-dramatic form or in a dramatic form),
		(i) a translation of the work; or
		(ii) a version of the work in which the story or action is conveyed solely or principally
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reproduction in a book or in a newspaper, magazine or similar periodical; and

by means of pictures in a form suitable for

(e) in relation to a musical work, an arrangement or transcription of the work;

irrespective of artistic quality;

- "article" in the context of an article in a periodical, includes an item of any description;
- "artistic work" means.

(c)

(a)

- a graphic work, photograph, sculpture or collage, (a)
  - (b) a work of architecture being a building or a model of a building, irrespective of artistic quality; or

paragraph (a) nor paragraph (b) applies;

a work of artistic craftsmanship to which neither

in relation to a literary or dramatic work, the

- "author" means the person who creates a work, being,
  - author of the work:
  - (b) in relation to a musical work, the composer; (c) in relation to an artistic work other than a photograph,
    - the artist: in relation to a photograph, the person taking (d) the photograph; and, where the context requires;
    - shall be taken to be in relation to. a sound recording or film, the person by whom (e) the arrangements necessary for the making of
  - the recording or film are undertaken; the typographical arrangement of a published *(f)* edition, the publisher;

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		(g)	a broadcast, the person making the broadcast as described in section 6 (2) of this Act or, in the case of a broadcast which relays another broadcast by reception and immediate re-transmission, the person making that other broadcast;
		(h)	a cable program, the person providing the cable program service in which the program is included;
		(i)	a computer-generated literary, dramatic, musical or artistic work, the person by whom the arrangements necessary for the creation of the work are undertaken;
			a transmission by wireless telegraphy of visual er information which,
		(a)	having regard to section 6 of this Act, is capable of being lawfully received by members of the public; or
		<i>(b)</i>	is transmitted for presentation to members of the public;
	energy other	wise tha sual imag	s to transmit, by the emission of electromagnetic an over a path that is provided by a material ges or sounds, or both, for reception by the public
		(a)	subsequent to the initial transmission, but before reception by the public, the images or sounds may be carried on a path provided by a material substance;
		(b)	the public receiving, or capable of receiving, the images and sounds is in a country other than that from which the original transmission took place;
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images or sounds, provided only that members of the public could, if in possession of suitable apparatus, receive them;

no member of the public actually receives the

and "broadcasting" and "rebroadcasting" have corresponding meanings;

(c)

"building" includes any fixed structure of any kind and a part of a building or fixed structure;

"business" includes a trade or profession;

"cable programme" means any item included in a cable programme service, and any reference in this Act,

> to the inclusion of a cable programme or work in (a) a cable programme service is a reference to its transmission as part of the service; and

> > to the person including it is a reference to the person

providing the service; "cable programme service" means a service which consists wholly or

mainly in sending visual images, sounds or other information, irrespective of the form in which the images, sounds or information are represented, by means of a telecommunications system, otherwise than by wireless telegraphy, for reception,

- at two or more places (whether for simultaneous (a) reception or at different times in response to requests by different users); or
- (b) for presentation to members of the public, and which is not, or to the extent that it is not, excepted by Regulations made under this Act;
- "collective work" means,

(b)

a work of joint authorship; or (a)

(b)

any substantial part of any image forming part of the film, broadcast or cable programme;

Copyright

of different authors are incorporated;

"computer-generated work" means a work generated by a computer in

"computer programme" means a set of instructions, whether expressed in words or in schematic or other form, which is capable, when

circumstances such that the work has no human author:

a work in which there are distinct contributions by different authors or in which works or parts of works

a work that is a typographical arrangement of a published edition, means a facsimile copy of the

any category of work includes any copy of the work, however made and in whatever medium, that is transient or is incidental to some other use of the work,

and references to the "copying" of a work of any description shall be construed to include a reference to storing the work in any medium by electronic means:

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- "copyright" means copyright subsisting under Part II of this Act;
- "country" includes any territory;
  - "distribution" means the distribution to the public, for commercial purposes, of copies of a work by way of rental, lease, hire, loan or similar arrangement and "distributing" has a corresponding meaning;
  - "dramatic work" includes,
    - (a) a choreographic show or entertainment in dumb show; and
      - (b) a scenario or script for a film but does not include a film as distinct from the scenario or script;
- "drawing" includes a diagram, map, chart or plan;
- class, for the purposes of this Act by the Minister by Order published in the *Gazette*;

"educational establishment" means any school, college or other educational body designated, either individually or by reference to a

- "engraving" includes an etching, lithograph, product of photogravure, woodcut, print or similar work, not being a photograph;
- "exclusive recording contract" means a contract between a performer and another person under which that person is entitled, to the exclusion of all other persons, including the performer, to make recordings of one or more of the performer's performances with a view to their being sold or let for hire, or shown or played in public, or otherwise commercially exploited;
- "film" means a recording on any medium from which a moving image may by any means be produced;
- "future copyright" means copyright which will or may come into existence in respect of any future work or class of works or on the coming into operation of this Act, or on the occurrence of any other future event, and

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	any such copyrigh	r" shall be construed accordingly and, in relation to t, includes a person prospectively entitled thereto by greement as is mentioned in section 28 (1) of this Act;
	"graphic work" inc	cludes,
	(a)	any painting, drawing, diagram, map, chart or plan; and
	(b)	any engraving, etching, lithograph, woodcut or similar work;
	"illicit recording"	means,
	(a)	for the purposes of a performer's rights, a recording wherever made, of the whole or a substantial part of a performance of his, if it is made, otherwise than for private purposes, without his consent;
	<i>(b)</i>	for the purposes of the rights of a person having recording rights under an exclusive recording contract, a recording wherever made, of the whole or any substantial part of a performance subject to the exclusive recording contract, if it is made, otherwise than for private purposes, without his consent or that of the performer;
	(c)	for the purposes of any offence under this Act, a recording which is an illicit recording by virtue of either paragraphs (a) or (b) of this definition;
	"infringing copy"	in relation to a protected work means,
	(a)	any copy of the work, the making of which constitutes an infringement of the copyright in the work;
	<i>(b)</i>	any copy of the work that is or is proposed to be imported into Belize and its making in Belize

- be imported into Belize and its making in Belize

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would have constituted an infringement of the copyright in the work or a breach of an exclusive agreement relating to that work;

"literary work" means any work, other than a dramatic or musical work, which is written, spoken or sung, and accordingly includes,

- (a) a written table or compilation;
  - (b) a computer programme;
- "manuscript" in relation to a work, means the original document embodying the work whether written by hand or not;
- "Minister" means the Minister to whom subject of copyright is assigned by the Governor-General pursuant to section 41 of the Belize Constitution, Cap. 4;
- "musical work" means a work consisting of music, exclusive of any words, or action intended to be sung, spoken or performed with the music:
- "performer" means any actor, singer, musician, dancer or other person who acts, sings, depicts, delivers, declaims, plays in or otherwise performs a literary, dramatic, musical or artistic work; and references to the performer in the context of the person having performer's rights to shall be read and construed to include references to the person who, pursuant to any provision of this Act, is for the time being entitled to exercise those rights;
- "performance", in relation to,
  - (a) copyright in a protected work includes,
    - (i) delivery in the case of lectures, addresses, speeches and sermons; and
    - (ii) any mode of visual or acoustic presentation, including presentation by means of a

			sound recording, film, broadcast or cable programme, of the work;
	<i>(b)</i>	rights o	conferred under Part VIII, means,
		<i>(i)</i>	a dramatic performance which includes dance and mime;
		(ii)	a musical performance;
		(iii)	a reading or recitation of a literary work; or
		(iv)	a performance of a variety act or any similar presentation,
	which is, or to the ext more individuals;	ent that	it is, a live performance given by one or
		definitio	s", in relation to a performance (as defined n of that expression in this section) means I person,
	(a)	exclusi perforr	er a party to and has the benefit of an ve recording contract to which the nance is subject or is a person to whom the of such a contract has been assigned; or
	<i>(b)</i>	with a or showis with	sed to make recordings of the performance view to their being sold or let for hire wn or played in public, by a person who in the definition in paragraph (a) of this on but is not a qualified person;
	medium on which an in	mage is p	ling of light or other radiation on any produced or from which an image may by hich is not part of a film;
			" includes any premises which are from hire to such persons as may desire to hire
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them for purposes of public entertainment, including premises that are occupied mainly for other purposes;

- "police officer" includes any member of the Belize Police Department;
- "prospective owner" has the meaning assigned to it in the definition of
- "future copyright";
- "publication" has the meaning assigned to it in section 5 of this Act;
- "published commercially" has the meaning assigned to it in section 23 of this Act:
- "published edition", in the context of copyright in the typographic arrangement of a published edition, means a published edition of the whole or any part of one or more literary, dramatic, musical or artistic works;
- "qualified person",
  - in the case of an individual, means a person who (a) is a citizen of Belize or whose habitual residence is in Belize; and
  - (b) in the case of a body corporate, means a body incorporated or established under any written law of Belize;
  - "qualifying performance" means a performance that,
    - is given by an individual who is a qualified (a) person; or
    - takes place in Belize or a specified country; (b)
  - "record" means any disc, tape, perforated roll or other device in which sounds are embodied so as to be capable of being reproduced therefrom, other than a soundtrack associated with a film, but includes, in relation to a performance, a film incorporating the performance;

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	"recording", in relation recording,	to a performance, means a film or sound
	(a) m	ade directly from the live performance;
		hade from a broadcast of, or cable programme including, the performance; or
		ade, directly or indirectly, from another ecording of the performance;
	"rental" means any arranş available,	gement under which a copy of a work is made
	(a) fo	or payment (in money or money's worth); or
		the course of a business, as part of services or amenities for which payment is made,
	on terms that it will or ma	ay be returned;
	"reprographic process" r section 55 of this Act;	means a process, as more fully described in
	(a) fo	or making facsimile copies; or
		avolving the use of and appliance for making aultiple copies,
		held in electronic form, includes any copying does not include the making of a film or sound
	"sculpture" includes a cas	st or model made for purposes of sculpture;
	"sound recording" means.	,
		recording of sounds from which the sounds asy be reproduced; or
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a recording of the whole or any part of a literary, (b) dramatic or musical work from which sounds reproducing the work or part thereof may be produced,

regardless of the medium on which the recording is made or the method by which the sounds are reproduced or produced;

"specified country" means a country specified by the Minister by Order published in the *Gazette* pursuant to section 143 of this Act;

"unauthorized" when used to describe any act done in relation to a work, means,

- if copyright subsists in the work, done otherwise than by or with the licence of the owner of the copyright;
- (b) if copyright does not subsist in the work, done otherwise than by or with the licence of the author or person lawfully claiming under him;

"wireless telegraphy" means the emitting or receiving, otherwise than over a path that is provided by a material substance, of electromagnetic energy transmitting visual images or sounds, or both;

"work" means.

- a literary, dramatic, musical or artistic work; (a)
  - a sound recording, film, broadcast or cable programme; (b)
  - (c) the typographical arrangement of a published edition,

and accordingly "protected work" means a work of any of such categories in which copyright subsists by virtue of this Act;

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(a)

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	"work of joint authorship" means a work produced by the collaboration of two or more authors in which the contribution of each author is not separate from the contribution of the other author or authors;
	"writing" includes any form of notation, whether by hand or by printing, type-writing or any other process and regardless of the method by which or the medium in or on which it is recorded, and "written" shall be construed accordingly.
Making of work-duration.	(2) References in this Act to the time at which, or the period during which, a work was made are references to the time or period at or during which it was first written down, recorded or expressed in some other material form.
Act binding on State.	<b>4.</b> This Act is binding on the State but nothing in this Act shall render the State liable to prosecution.
Publication.	<b>5.</b> –(1) In this Act "publication", in relation to a work,
	(a) means the issue of copies to the public; and
	(b) includes, in the case of a literary, dramatic, musical or artistic work, making it available to the public by means of an electronic retrieval system,
	and all related expressions shall be construed accordingly.
	(2) In the case of a work of architecture in the form of a building, or an artistic work incorporated in a building, construction of the building shall be treated as equivalent to publication of the work.
	(3) The following does not constitute publication for the purposes of this Act,
	(a) in the case of a literary, dramatic or musical work,
	(i) the performance of the work; or
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electronic retrieval system); in the case of an artistic work.

(iii)

- (b)
- the exhibition of the work; *(i)* the issue to the public of copies of (ii) a graphic work representing, or of
  - for a building, a sculpture or a work of artistic craftsmanship; the issue to the public of copies of a film

photographs of, a work of architecture in the form of a building or a model

(otherwise than for the purposes of an

the broadcasting of the work or its (iv) inclusion in a cable programme service (otherwise than for the purposes of an

electronic retrieval system);

including the work; or

- (c) in the case of a sound recording or film, *(i)* the work being played or shown in
- the broadcasting of the work or its (ii) inclusion in a cable programme service.

public; or

- (4) A publication that is merely colourable and is not intended to satisfy the reasonable requirements of the public shall be disregarded for the purposes of this Act except in so far as it may constitute an infringement of copyright or may constitute an offence under this Act.
- (5) For the purposes of this Act, a publication in Belize or in any other country shall not be treated as being other than the first publication

(8) Nothing in either subsection (6) or subsection (7) of this section, affects any provisions of this Act relating to the acts comprised in copyright or to acts constituting infringements of copyright or offences under this Act.

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recep-

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broadcasts.

tion of encrypted

**6.**–(1) In relation to the broadcast of a work, an encrypted transmission shall be regarded as capable of being lawfully received by members of the public only if decoding equipment has been lawfully made available to members of the public by or with the authority of the person making

(b)

- the transmission or the person providing the contents of the transmission.

  (2) References in this Act to the person making a broadcast,
- broadcasting a work or including a work in a broadcast are references,
  - (a) to the person transmitting the programme, to the extent that he has responsibility for its contents; and

to any person providing the programme who

makes with the person transmitting it, the arrangements necessary for its transmission,

and references in this Act to a programme, in the context of broadcasting, are to any item included in a broadcast.

### PART II

Copyright, Protected Works etc.

- 7.–(1) Subject to this section, the categories of works in which copyright under this Act may subsist are,
  - (a) original literary, dramatic, musical or artistic works;
    - (b) sound recordings, films, broadcasts or cable programmes;
    - (c) typographical arrangements of published editions.
- (2) A literary, dramatic or musical work shall not be eligible for copyright protection unless it is written down, recorded or otherwise

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Categories of protected works.

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		n; and the storage of the work in a computer shall ling of the work in a material form.
		for the purposes of subsection (2) of this section, corded by or with the permission of the author.
		subsist in a work notwithstanding that the making an infringement of copyright subsisting in some ghts in a performance.
Qualification for copyright protection.		amatic, musical or artistic work or, subject to ection, a typographical arrangement of a published opyright protection if,
	(a)	the author thereof was a qualified person at the time at which the work was made or, if the making of the work extended over a period, was a qualified person for a substantial part of that period; or
	<i>(b)</i>	in the case of a published work,
		(i) if, having regard to section 5 of this Act, the first publication took place in Belize or in a specified country;
		(ii) if the author was a qualified person at the time at which the work was first published; or
		(iii) if the author had died before publication but was a qualified person immediately before his death; or
	(c)	in the case of an artistic work which is a building or is incorporated in a building, if the building is erected in Belize or in a specified country.
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- (2) Copyright shall not subsist in the typographical arrangement of a published edition if, or to the extent that, it reproduces the typographical arrangement of a previous edition.
  - (3) A sound recording or film qualifies for copyright protection if,
    - (a) the maker thereof was a qualified person for the whole or a substantial part of the period during which the sound recording or film was made; or
    - (b) having regard to section 5 of this Act, if the sound recording or film has been published and the first publication took place in Belize or in a specified country.
- (4) Copyright does not subsist in a sound recording or film which is, or to the extent that it is, a copy taken from a previous sound recording or film.
- (5) (a) A broadcast qualifies for copyright protection if it is made in Belize by a transmitting station in respect of which there is a valid licence granted under the Broadcasting and Television Act, Cap. 227 or in a specified country in accordance with any law in force regulating the making of broadcasts.
  - (b) Copyright does not subsist in a broadcast which infringes, or to the extent that it infringes, the copyright in another broadcast or in a cable programme.
- (6) A cable programme qualifies for copyright protection if it is sent from a place in Belize or in a specified country in accordance with any law in force regulating transmission by cable, so, however, that copyright shall not subsist in any cable programme,
  - (a) if it is included in a cable programme service by broadcast; or

30 [CA	AP. 252	Copyright
	<i>(b)</i>	if it infringes, or to the extent that it infringes, the copyright in another cable programme or in a broadcast.
		work of joint ownership, the references in subsection author shall be construed as references to any one
		tion requirements of this section are once satisfied copyright does not cease to exist by reason of any
		ection does not extend to an idea, concept, process, system or discovery or things of a similar nature.
Nature of copyright - economic rights.	the copyright in a wor	d subject to the provisions of this Act, the owner of k shall have the exclusive right to do or to authorise by of the following acts in Belize or on any ship or Belize,
	(a)	to make copies of the work;
	<i>(b)</i>	to issue copies of the work to the public;
	(c)	to perform the work in public or, in the case of a sound recording, film, broadcast or cable programme, to show or play the work in public;
	(d)	to broadcast the work or include it in a cable programme service; or
	(e)	to make an adaptation of the work and, in relation to such adaptation, to do any or all of the foregoing acts.
	(2) For the purpos	ses of subsection (1) of this section,
	(a)	references to the doing of any act in relation to any work means,
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work; and

indirectly,

and it is immaterial whether any intervening acts themselves infringe

*(i)* 

(ii)

copyright;

(b) references in paragraph (b) of that subsection to issuing of copies to the public include the rental

the doing of the act either directly or

(3) By virtue of and subject to the provisions of this Act,

of copies to the public.

- *(a)* the author of a literary, dramatic, musical or artistic work that is a protected work; or
- the director of a film that is a protected work, (b)

shall have in respect of such work, whether or not he is the owner of the copyright in the work, the moral rights specified in Part III of this Act.

**10.–**(1) Subject to the provisions of this section, copyright in any literary,

dramatic, musical or artistic work expires at the end of the period of fifty

- years from the end of the calendar year in which the author dies. (2) Where the authorship of a work referred to in subsection (1) of this section is unknown, copyright in such work expires at the end of the period of fifty years from the end of the calendar year in which it was
- (3) For the purpose of subsection (2) of this section, acts which constitute the making available of a work to the public include,

first made available to the public; and subsection (1) shall not apply if the identity of the author becomes known after the end of that period.

in relation to a literary, dramatic or musical work, the (a) performance of the work in public or its broadcast or inclusion in a cable programme service;

#### THE SUBSTANTIVE LAWS OF BELIZE

Duration of copyright in literary,

etc., works.

(a)

[CAP. 252

apply to a computer-generated work, the copyright in which shall expire at the end of the period of fifty years from the end of the calendar year in which the work was made.

(5) In relation to a work of joint ownership,

(ii)

the death of the author shall be construed. where the identity of all the authors is *(i)* 

the reference in subsection (1) of this section to

known, as a reference to the death of the last of them to die:

> where the identity of one or more of the authors is known and the identity of one or more others is not, as a reference to

the death of the last of the authors whose identity is known; and (b) the reference in subsection (2) of this section to the identity of the authority becoming known,

shall be construed as a reference to the identity

- of any of them becoming known. (6) A work is of unknown authorship if the identity of the author is unknown or, in the case of a work of joint authorship, if the identity of
- (7) The identity of an author shall be regarded as unknown if it is not possible for a person to ascertain his identity by reasonable inquiry;

#### THE SUBSTANTIVE LAWS OF BELIZE

none of the authors is known.

Duration of copyright in sound

Duration of copyright in broadcasts

and cable pro-

grammes.

and

recordings

films.

but if his identity is once known it shall not subsequently be regarded as unknown.

- (8) This section does not apply to copyright which subsists by virtue of section 144 of this Act.
- 11.–(1) Copyright in a sound recording or film expires at the end of the period of fifty years from the end of the calendar year in which it was made, or where it is made available to the public before the end of that
- period, at the end of the period of fifty years from the end of the calendar year in which it is so made available.

  (2) For the purposes of subsection (1) of this section a sound recording or film is made available to the public when it is first published, broadcast or included in a cable programme service, so, however, that in

determining whether a sound recording or film has been made available

12.-(1) Copyright in a broadcast or cable programme expires at the end

of a period of fifty years from the end of the calendar year in which

to the public, any unauthorized act shall be disregarded.

- the broadcast was made or the programme was included in a cable programme service.

  (2) Copyright in a repeat broadcast or a repeat cable programme expires at the same time as copyright in the original broadcast or cable
- programme; and accordingly, no copyright arises in respect of a repeat broadcast or a repeat cable programme which is broadcast or, as the case may be, included in a cable programme service after the expiry of the copyright in the original broadcast or cable programme.
- (3) Reference in subsection (2) of this section to a repeat broadcast or a repeat cable programme means one which is a repeat of a broadcast previously made or, as the case may be, of a cable programme previously included in a cable programme service.
- 13. Copyright in the typographical arrangement of a published edition expires at the end of the period of twenty-five years from the end of the calendar year in which the edition was first published.

ical arrangements of editions.

Duration of copyright in typograph-

THE SUBSTANTIVE LAWS OF BELIZE

Moral Rights.

Right to be identified as author, etc.

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# to Treatment of Work etc.

- **14.** By virtue of and subject to the provisions of this Act,
  - the author of a literary, dramatic, musical or artistic (a) work that is a protected work; or
  - (b) the director of a film that is a protected work,

shall have in respect of such work, whether or not he is the owner of the copyright in the work, the rights specified in sections 15 and 16 of this Act. 15.-(1) Subject to the provisions in this Part, and in particular to section

24 of this Act, the author of a literary, dramatic, musical or an artistic work that is a protected work and the director of a film that is protected work have, respectively, the right to be identified as the author or, as the

case may be, director of the work in the circumstances specified in this

section. (2) The author of a literary work (other than words intended to be sung

or spoken with music) or a dramatic work has the right to be identified as such whenever,

> included in a cable programme service; or copies of a film or sound recording including the

the work or an adaptation thereof is published commercially, performed in public, broadcast or

- (b) work or an adaptation thereof are issued to the public.
- (3) The author of a musical work or a literary work consisting of words intended to be sung or spoken with music, has the right to be identified as such whenever,

### THE SUBSTANTIVE LAWS OF BELIZE

(a)

- (a) the work or an adaptation thereof is published commercially;
- (b) copies of a sound recording of the work or an adaptation thereof are issued to the public; or
  - (c) a film, the sound track of which includes the work, is shown in public or copies of such film are issued to the public.
- (4) The author of an artistic work has the right to be identified as such whenever,
  - (a) the work is published commercially or exhibited in public or a visual image of it is broadcast or included in a cable programme service;
    - (b) a film including a visual image of the work is shown in public or copies of such a film are issued to the public; or

in the case of a work of architecture in the

- form of a building or a model for a building, a sculpture or a work of artistic craftsmanship, copies of a graphic work representing it or of a photograph of it, are issued to the public.
- (5) In addition to the right specified in subsection (4) (c) of this section, the author of a work of architecture in the form of a building has the right to be identified on the building as constructed or, where more than one building is constructed to the design, on the first to be constructed.
- (6) The director of a film has the right to be identified as such whenever the film is shown in public, broadcast or included in a cable programme service or copies of the film are issued to the public.

### THE SUBSTANTIVE LAWS OF BELIZE

(c)

[CAP. 252 Copyright 36 (7) The right of an author or director under this section is, in the case of commercial publication or the issue to the public of copies of a film or sound recording, to be identified in or on each copy or, if that is not appropriate, in some other manner likely to bring his identity to the notice of a person acquiring a copy; (b) in the case of identification on a building, to be identified by appropriate means visible to persons entering or approaching the building; and (c) in any other case, to be identified in a manner likely to bring his identity to the attention of a person seeing or hearing the performance, exhibition, film, broadcast or cable programme in question, and the identification shall, in each case, be clear and reasonably prominent. (8) For the purposes of this section, unless otherwise provided to the contrary, any reasonable form of identification may be used.

(9) Except as may otherwise be explicitly provided by contract, the

right conferred by this section does not apply in relation to,

(a)

- a computer-generated work;

  (b) any work made for the purpose of reporting
  - any work made for the purpose of reporting current events;

a computer program, the design of a typeface or

(c) the publication in a newspaper, magazine or similar periodical or in an encyclopaedia, dictionary, yearbook or other collective work of reference, of a literary, dramatic, musical or artistic work made available with the consent of the author for purposes of such publication;

#### THE SUBSTANTIVE LAWS OF BELIZE

Right to object to derogatory treat-

ment of work.

an international organization by virtue of section 144 of this Act, unless the author or director has previously been identified as such in or on published copies of the work.

a work in which copyright originally vested in

published copies of the work. **16.–**(1) Subject to the provisions in this Part, and in particular to section 24 of this Act, the author of a literary, dramatic, musical or artistic work that is a protected work and the director of a film that is a protected work shall have, respectively, the right not to have the work subjected

to derogatory treatment; and such right is infringed by any person who does any of the acts specified in section 42 or section 43 of the Act in the

(2) For the purpose of this Act,

circumstances there specified.

(d)

(a) "treatment" of a work means any addition to, deletion from, alteration to or adaptation of the

work, other than,

(i) a translation of a literary or dramatic work; or

the treatment of a work is derogatory if it

- (ii) an arrangement or transcription of a musical work involving no more than a change of key or register; and
- amounts to distortion or mutilation of the work, or is otherwise prejudicial to the honour or reputation of the author or director,
- and references to a derogatory treatment of a work shall be construed accordingly;
  - (c) "sufficient disclaimer" means a clear and reasonably prominent indication,

#### THE SUBSTANTIVE LAWS OF BELIZE

(b)

any subsequent publication elsewhere of such

work as is referred to in paragraph (c) of this subsection, subject to any such agreement as is referred to in that paragraph.

(4) The right referred to in subsection (1) of this section does not apply to anything done by or with the authority of the copyright owner in relation to work in which copyright originally vested in an international organization by virtue of section 144 unless the author or director,

Copyright

that the work has been subjected to treatment to which the author or

(3) The right referred to in subsection (1) of this section does not

of reporting current events;

giving the time of the act; and

a computer program or to a computer-generated

fair dealing with any work made for the purpose

if the author or director is then identified, appearing along with the indication,

*(i)* 

(ii)

work:

director has not consented.

(a)

(b)

apply in relation to,

[CAP. 252

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False attribution of work.

Right to privacycommissioned

photographs and

Duration of moral rights and related

rights.

- is identified at the time of the relevant act; or (a)
- has previously been identified in or on published (b) copies of the work,
- and where in such a case the right does apply, it is not infringed if there is a case of sufficient disclaimer.
- 17.-(1) A person has the right,
- not to have a literary, dramatic, musical or artistic (a)

(b)

(a)

work falsely attributed to him as its author; and not to have a film falsely attributed to him as its

director,

statement, whether express or implied, as to the identity of the author or director.

and in this section "attribution", in relation to such work, means a

(2) The right conferred by subsection (1) of this section, is infringed by any person who does any of the acts specified in section 44 of this Act.

18. A person who for private and domestic purposes commissions the

- taking of a photograph or the making of a film shall have where the resulting work is a protected work, the right not to have,

copies of the work issued to the public;

the work exhibited or shown in public; or (b)

19.-(1) The rights conferred by sections 15, 16 and 18 of this Act, shall

- the work broadcast or included in a cable programme (c) service.
- subsist so long as copyright subsists in the work.
- (2) The right conferred by section 17 of this Act, shall subsist until the end of the period of twenty years from the end of the calendar year in which the person dies.

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	01	ay relate to works generally or to a specific work class of works and may relate to existing or future orks; and		
		ay be conditional or unconditional and may be appressed to be subject to revocation.		
	owner of the copyrig	yer is made in favour of the owner or prospective that in the work or works to which it relates, it shall not to his licensees and successors in title, unless a expressed.		
	(4) Nothing in this Part shall be construed as excluding the operation of the general law of contract or estoppel in relation to an informal waiver or other transaction in relation to any of the rights to which this Part relates.			
Application of provisions to joint works.		nferred by section 15 of this Act is, in the case of a ship, a right of each joint author to be identified as		
	a work of joint author	ferred by section 16 of this Act, is, in the case of orship, a right of each joint author and his right is ts to the treatment in question.		
		ghts under section 20 of this Act, by one joint author ghts of the other joint authors.		
	(4) Subsections (1), (2) and (3) of this section also apply, with such modifications as are necessary, in relation to a film which was, or is			
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Copyright

waiver or consent is not an infringement of the right.

person giving up the right and the waiver,

**20.**–(1) A person entitled to a right conferred under this Part may waive

the right or consent to the doing of any act in relation to the work in respect of which the right subsists and any act done in pursuance of such

(2) A right may be waived by instrument in writing signed by the

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Consent and waiv-

er of rights.

[CAP. 252

distinct from that of the other director or directors.

(5) The right conferred by section 18 of this Act is, in the case of a work made in pursuance of a joint commission, a right of each person

who commissioned the making of the work, so that,

- (a) the right of each is satisfied if he consents to the act in question; and
- (b) a waiver under section 20 of this Act by one of

them does not affect the rights of the others.

to the whole or any substantial part of a work;

orders are generally available to the public, or

making the work available to the public by means

- **22.** The rights conferred by,
- (a) sections 15 and 18 of this Act, apply in relation
  - (b) sections 16 and 17 of this Act, apply in relation to the whole or any part of a work.
- 23. In this Part "commercial publication", in relation to a literary, dramatic, musical or artistic work means,
  - (a) issuing copies of the work to the public at a time when copies made in advance of the receipt of
    - of an electronic retrieval system,
- and related expressions shall be construed accordingly.

Application of provisions to part of

Meaning of commercial publica-

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(b)

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	<ul><li>regulating the way in which any of the specified rights of an author or a director shall be respected;</li></ul>			
	(d) specifying circumstances in which any of the specified rights of an author or a director may not be exercised.			
	(2) In this section, "specified right" means a right conferred on an author or a director by section 15 or section 16 of this Act.			
	(3) All Regulations made under this section shall be laid before the National Assembly as soon as may be after the making thereof and shall be subject to negative resolution.			
	PART IV			
	Ownership and Assignment of Copyrights, etc.			
Ownership of copyright.	<b>25.</b> –(1) Subject to this Act, the author of a protected work is the first owner of any copyright in that work unless there is an agreement to the contrary.			
(2) Subsection (1) of this section, shall not apply to copyright subsisting in a work pursuant to section 144 of this Act.				
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Copyright

(a)

(b)

24.–(1) The Minister may, after consultation with the National Arts Council and other bodies representing artists, writers, composers and performers, make Regulations for any or all of the following purposes,

> specifying certain works or classes of works in respect of which no specified rights shall subsist;

> prescribing conditions to which the exercise of

any specified right shall be subject;

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Regulations.

Assignments and licences.

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- (4) Where a protected work has been made by or under the direction or control of the Government and, apart from this subsection no copyright would subsist in the work, then copyright shall subsist therein by virtue of this subsection and shall initially belong to the State.
- (5) The copyright subsisting in a protected work which has, with the author's written consent, been first published in Belize by or under the direction or control of the Government shall initially belong to the State.
- agreement whereby it is agreed that the copyright in the work shall vest in the author or in some other person designated in the agreement.

(6) Subsection (5) of this section, shall have effect subject to any

- (7) For the purposes of this section, the term "agreement" includes any conditions regulating or applying to the employment of a person in the service of the State.
- by assignment, by testamentary disposition or by operation of law, as personal or movable property.

  (2) An assignment of copyright may be partial, that is, limited so as

**26.**–(1) Subject to this section, copyright in a work shall be transmissible

- to apply,

  (a) to one or more, but not all, of the things which, by virtue of this Act, the owner of the copyright
  - (b) to part, but not the whole, of the period for which the copyright is to subsist.

has the exclusive right to do;

- (3) No assignment of copyright (whether total or partial) shall have effect unless it is in writing signed by or on behalf of the assignor.
- (4) A licence granted by a copyright owner is binding upon every successor in title to his interest in the copyright, except a purchaser

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partial assignment or otherwise) to different aspects of copyright in a work, the copyright owner for any purpose of the Act is the person who is entitled to the aspect of copyright relevant for that purpose.

assignee"), then if, on the coming into existence of the copyright, the assignee or a person claiming under him would be entitled as against

27. Where different persons are entitled (whether in consequence of a

Copyright

in good faith for valuable consideration and without notice (actual or constructive) of the licence or a person deriving title from such a purchaser; and references in this Act to doing anything with, or without, the licence of the copyright owner shall be construed accordingly.

Prospective owner **28.**–(1) Where, by an agreement made in relation to any future copyright of copyright. and signed by or on behalf of the prospective owner of the copyright, the prospective owner purports to assign the future copyright (wholly or partially) to another person (in this subsection referred to as "the

Meaning of copy-

right owner.

all other persons to require the copyright to be vested in him (wholly or partly, as the case may be), the copyright shall, on coming into existence, vest in the assignee or his successor in title by virtue of this subsection. (2) Where, at a time when any copyright comes into existence, the person who, if he were then living, would be entitled to the copyright, is dead, the copyright shall devolve as if it had subsisted immediately

(3) Section 26 (4) of this Act, shall apply, in relation to a licence

before his death and he had then been the owner of the copyright.

granted by a prospective owner of any copyright, as it applies in relation to a licence granted by the owner of a subsisting copyright and as if any reference in that subsection to the owner's interest in the copyright included a reference to his prospective interest therein.

Copyright in unpublished works passes under will.

29. Where under a bequest (whether specific or general) a person is entitled, beneficially or otherwise, to,

> the manuscript or other support on which a (a) literary, dramatic, musical or artistic work was first expressed in material form; or

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the material support embodying

to such person as he may by testamentary

a sound

and the work had not been published before the death of the testator, the bequest shall, unless a contrary intention is indicated in the testator's will or a codicil to it, be construed as including the copyright in the work in so far as the testator was the owner of the copyright immediately before

recording or film,

**30.** The rights conferred under Part III are not assignable.

(b)

15, 16 or 18 of this Act the right passes,

(a)

his death.

before

**31.**–(1) On the death of a person entitled to a right conferred by section

Moral rights etc., not assignable.

(b) in the absence of any such direction, then in the case of a right conferred by section 15 or 16 of this Act if the copyright in the work in question forms part of his estate, to the person to whom

Transmission of moral rights, etc., on death.

and if, or to the extent that, the right does not pass under paragraph (a) or (b) of this subsection, it is exercisable by his legal personal representatives.

the copyright passes,

- (2) Where copyright forming part of a person's estate passes in part to one person and in part to another, any part which passes with the copyright by virtue of subsection (1) of this section is correspondingly divided.
- (3) Where by virtue of subsection (1) (a) or (b) of this section a right becomes exercisable by more than one person, then,
  - (a) where the right is conferred by section 16 or 18 of this Act, it is a right exercisable by each of them and is satisfied in relation to any of them if he consents to the treatment or act in question; and

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		(b)	any waiver of the right in accordance with section 20 of this Act by one of them does not affect the rights of the others.
			waiver previously given binds any person to whom ae of subsection (1) of this section.
	, ,	_	nent after a person's death of the right conferred by, is actionable by his personal representatives.
	of this section devolve as p	n in resp art of his	s recovered by personal representatives by virtue bect of an infringement after a person's death shall is estate as if the right of action had subsisted and immediately before his death.
			PART V
			mic, Moral Infringements of Rights, edies, Offences and Penalties etc.
Definition of action.	<b>32.</b> For the purposes of this Part, the expression "action" includes a counter claim, and references to the plaintiff and to the defendant in an action shall be construed accordingly.		
Infringement.		ng the ov	nt in a protected work is infringed by any person wher of the copyright and without the licence of the
By exercise of unauthorized acts.		(a)	in respect of the work, does, or authorises another person to do, any of the acts mentioned in section 9, in relation to that work;
By importation of infringing articles.		<i>(b)</i>	imports an article (otherwise than for his private domestic use) into Belize which he knows or has reason to believe, is an infringing copy of the work;
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commercial

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	<i>G</i>	a performance in put an infringement of th apply in a case where	olic of the work where the performance constitutes the copyright in the work; but this section shall not the person permitting the place to be used gave the sly or for a consideration which was only nominal.		
	Infringement by providing apparatus in public, etc., for giving infringing performances.	of the work, or by the playing or showing of the work in public by me of apparatus for.			
		(a)	playing sound recordings;		
		<i>(b)</i>	showing films; or		
		<i>(c)</i>	receiving visual images conveyed by electronic means,		
		the persons mentione infringement.	d in the following subsections are also liable for the		
			supplied the apparatus, or any substantial part of it, ngement if, when he supplied the apparatus or part		
		(a)	he knew or had reason to believe that the apparatus was likely to be so used as to infringe copyright; or		
		(b)	in the case of apparatus whose normal use involves a public performance, playing or showing, he did not believe on reasonable grounds that it would not be so used as to infringe copyright.		
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			Government of Belize		

Copyright

the transmission in Belize or elsewhere.

telecommunications system (otherwise than by broadcasting or inclusion in a cable programme service) knowing or having reason to believe that infringing copies of the work will be made by means of the reception of

**34.** The copyright in a protected work is infringed by any person who,

not being the owner of the copyright and without the licence of the

owner thereof, permits a place of public entertainment to be used for

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Proprietor of place

of public entertain-

ment liable for in-

fringement.

Action by owner of copyright for infringement.

- (3) An occupier of premises who gave permission for the apparatus to be brought onto the premises is liable for the infringement if when he gave permission he knew or had reason to believe that the apparatus was likely to be so used as to infringe copyright.
- (4) A person who supplied a copy of a sound recording or film used to infringe copyright is liable for the infringement if when he supplied it he knew or had reason to believe that what he supplied, or a copy made directly or indirectly from it, was likely to be so used as to infringe copyright.
- **36.**–(1) Subject to this Act, infringements of copyright shall be actionable in the Supreme Court at the suit of the owner of the copyright; and in any action for such an infringement all such relief by way of damages, injunction, accounts or otherwise shall be available to the plaintiff as is

available in any corresponding proceedings in respect of the infringements

- (2) Where, in an action for infringement of copyright, it is proved or admitted that.
  - (a) an infringement was committed; but
  - (b) at the time of the infringement the defendant was not aware, and had no reasonable grounds for suspecting, that copyright subsisted in the work to which the action relates,

the plaintiff shall not be entitled under this section to any damages against the defendant in respect of the infringement but shall be entitled to an account of profits in respect of the infringement whether any other relief is granted under this section or not.

(3) Where in an action under this section an infringement of copyright is proved or admitted, the court, having regard (in addition to all other material considerations) to the flagrancy of the infringement, and to any benefit accruing to the defendant by reason of the infringement,

### THE SUBSTANTIVE LAWS OF BELIZE

of other proprietary rights.

shall have power in assessing damages for the infringement, to award such additional damages as the court may consider appropriate in the circumstances.
(4) In an action for infringement of copyright in respect of the construction of a building, no injunction or other order shall be made,

control; or

(a)

Copyright

- *(a)* after the construction of the building has been
- begun, so as to prevent it from being completed; or *(b)* so as to require the building in so far as it has
- been constructed, to be demolished. 37.-(1) Subject to the provisions of this section, where a person,

in the course of his business, has an infringing copy of a work in his possession, custody or

been or is being used to make infringing copies,

(b) has in his possession, custody or control an article specifically designed or adapted for making copies of a particular protected work, knowing or having reason to believe that it has

may direct. (2) An application under subsection (1) of this section, shall not be made after the end of the period specified in section 136 of this Act; and

the copyright owner may apply to the court for an order that the infringing copy or article be delivered up to him or to such other person as the court

no order shall be made unless the court also makes, or it appears to the

- court that there are grounds for making, an order under section 135 of the Act for the disposal of the infringing copies. (3) A person to whom an infringing copy or other article is delivered up pursuant to an order made under this section shall, if an order under
- section 135 of this Act is not made, retain it until an order or decision is made by the court under that section.

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Order for delivery

up in civil proceedings.

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Wide

injunction available to licensing bodies.

Right to seize in-

copies,

38.-(1) Subject to any decision of the court under section 135 of this Act, and to the conditions specified in subsections (2), (3) and (4) of this section, an infringing copy of a work which is found exposed or otherwise immediately available for sale or hire, and in respect of which the copyright owner would be entitled to apply for an order under section

by him.

fringing 37 of this Act, may be seized and detained by him or a person authorized

- (2) Before anything is seized under this section notice of the time and place of the proposed seizure shall be given to a local police station.
- (3) At the time that anything is seized under this section there shall be left at the place where it was seized a notice in the prescribed form containing the prescribed particulars as to the person by whom or on whose authority the seizure is made and the grounds on which it is made.

(4) In this section, "premises" includes land, buildings, fixed or

- moveable structures, vehicles, vessels and aircraft.
- **39.** Where, in an action under this Part,
  - the infringement of copyright is proved or (a)

admitted; and

- the plaintiff is a licensing body (as defined in (b) section 88 of this Act); and
- the court, having regard to all material (c) circumstances, is satisfied that effective relief

would not otherwise be available to the plaintiff,

which the plaintiff is the owner of the copyright, notwithstanding that the infringement related to only one or some of the said works.

- **40.**–(1) For the purpose of this section, the expression,
- "exclusive licence" means a licence in writing, signed by or on behalf of an owner or prospective owner of copyright, authorizing the licensee, to

the court may grant an injunction extending to all the protected works, of

Proceedings case of copyright subject to exclu-

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exercise a right which by virtue of this Act would (apart from the licence) be exercisable exclusively by the owner of the copyright; and "exclusive licensee" shall be construed accordingly;

the exclusion of all other persons, including the grantor of the licence, to

"if the licence had been an assignment" means if, instead of the licence, there had been granted (subject to terms and conditions corresponding as nearly as may be with those subject to which the licence was granted) an assignment of the copyright in respect of its or their application to the doing, at the places and times authorised by the licence, of the acts so authorized; and

"the other party", in relation to the owner of the copyright, means the exclusive licensee, and, in relation to the exclusive licensee, means the owner of the copyright.

- (2) This section shall have effect as to proceedings in the case of any copyright in respect of which an exclusive licence has been granted and is in force at the time of the events to which the proceedings relate.
- (3) Subject to the following provisions of this section, the exclusive licensee shall (except against the owner of the copyright) have the same rights of action, and be entitled to the same remedies, under section 36 of this Act as if the licence had been an assignment, and those rights and remedies shall be concurrent with the rights and remedies of the owner of the copyright under that section.
- (4) Where an action is brought either by the owner of the copyright or by the exclusive licensee, and the action, in so far as it is brought under section 36 of this Act, relates (wholly or partly) to an infringement in respect of which they have concurrent rights of action under that section, the owner or licensee, as the case may be, shall not be entitled, except with the leave of the court, to proceed with the action, in so far as it is brought under that section and relates to that infringement, unless the other party is either joined as a plaintiff in the action or added as a defendant; but this subsection shall not affect the granting of an interlocutory injunction on the application of either of them.

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- (5) In any action brought by the exclusive licensee by virtue of this section, any defence which would have been available to a defendant in the action, if this section had not been enacted and the action had been brought by the owner of the copyright, shall be available to that defendant as against the exclusive licensee.
- (6) Where an action is brought in the circumstances mentioned in subsection (4) of this section and the owner of the copyright and the exclusive licensee are not both plaintiffs in the action, the court, in assessing damages in respect of any such infringement as is mentioned in that subsection,
  - (a) if the plaintiff is the exclusive licensee, shall take into account any liabilities (in respect of royalties or otherwise) to which the licence is subject; and
  - (b) whether the plaintiff is the owner of the copyright or the exclusive licensee, shall take into account any pecuniary remedy already awarded to the other party under section 36 of this Act, in respect of that infringement, or, as the case may require, any right of action exercisable by the other party under that section in respect thereof.
- (7) Where an action, in so far as it is brought under section 36, relates (wholly or partly) to an infringement in respect of which the owner of the copyright and the exclusive licensee have concurrent rights of action under that section, and in that action (whether they are both parties to it or not) an account of profits is directed to be taken in respect of that infringement, then, subject to any agreement of which the court is aware whereby the application of those profits is determined as between the owner of the copyright and the exclusive licensee, the court shall apportion the profits between them as the court may consider just and shall give such directions as the court may consider appropriate for giving effect to that apportionment.
- (8) In an action brought either by the owner of the copyright or by the exclusive licensee.

conferred under section 38 of the Act.

(a)

(b)

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application of the licensee, if it thinks fit, having regard to the terms of the licence, make an order under section 37 of the Act or make an order prohibiting or permitting the exercise by the copyright owner of the right

Infringement of right to be identified as author or director.

41. The right conferred on an author or director of a protected work by section 15 is infringed by any person who, in relation to the work, does, or authorizes another person to do, any of the acts mentioned in section 15(2), (3), (4) or (5) of this Act without the identification of the author or the director, as the case may be, in accordance with the requirements

Copyright

infringement; and

no judgment or order for the payment of damages in respect of an infringement of copyright shall be given or made under section 36 of this Act, if a final judgment or order has been given or made awarding an account of profits to the other party under that section in respect of the same

no judgment or order for an account of profits

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of that section.

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(10) The copyright owner shall notify any exclusive licensee having concurrent rights before applying under section 37 of this Act for an order for the delivery up of infringing copies of a work or before exercising the right of seizure under section 38 of this Act; and the court may, on the

Infringement of right to object to

derogatory treatment of work.

- **42.**–(1) The right conferred on an author or a director by section 16 of
  - this Act to object to derogatory treatment of his work is infringed,

    (a) in the case of a literary, dramatic or musical
    - work, by a person who,

      (i) publishes commercially (within manning specified in section 22 of
    - (i) publishes commercially (within the meaning specified in section 23 of this Act), performs in public, broadcasts or includes in a cable programme service, a derogatory treatment of the work; or
      - (ii) issues to the public copies of a film or sound recording of, or including, a derogatory treatment of the work;
      - (b) in the case of an artistic work, by a person who,(i) publishes commercially (within the
        - visual image of a derogatory treatment of the work;

          (ii) shows in public a film which includes a visual image of a derogatory treatment

meaning specified in section 23 of this Act) or exhibits in public, a derogatory treatment of the work, or broadcasts or includes in a cable programme service a

of the work or issues to the public copies

(iii) in the case of a work of architecture in the form of a model for a building or in the case of a sculpture or work of craftsmanship, issues to the public copies of a graphic work representing, or of a photograph of, a derogatory treatment of the work;

of such a film; or

		buildin identifi deroga	ig; but where the author of such a work is ided on the building and it is the subject of tory treatment, he has the right to require ntification to be removed.
	<i>(d)</i>	in the person	case of a film, the right is infringed by a who,
		<i>(i)</i>	shows in public, broadcasts or includes in a cable programme service a derogatory treatment of the film; or
		(ii)	issues to the public copies of a derogatory treatment of the film,
		rvice, is	plays in public, broadcasts or includes in sues to the public copies of, a derogatory k.
Infringement by possession of infringing article.	<b>43.</b> –(1) The right confea person who,	erred by	section 16 of this Act is also infringed by
	(a)	possess	ses in the course of a business;
	<i>(b)</i>	sells or or hire	e lets for hire or offers or exposes for sale
	<i>(c)</i>		course of a business, exhibits in public or utes; or
	(d)	busines	utes otherwise than in the course of a ss, so as to affect prejudicially the honour attation of the author or director,
	an article which is, an infringing article.	d which	he knows or has reason to believe is, an
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paragraph (b) of this subsection does not apply to a work of architecture in the form of a

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(c)

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False attribution of work; infringe-

ment.

- (2) In this section, an "infringing article" means a work or a copy of a work which,
  - (a) has been subjected to derogatory treatment as defined in section 16 (2) of this Act; and
  - (b) has been or is likely to be the subject of any of the acts mentioned in section 42 of this Act in
  - circumstances infringing that right.

    44.–(1) Subject to the provisions of this section, the right conferred on a person by section 17 of this Act not to have a literary, dramatic, musical

or artistic work falsely attributed to him as its author or a film falsely

attributed to him as its director, is infringed by any person who,

(a) issues to the public copies of a work of any of those descriptions in or on which there is a false

(b)

an artistic work in or on which there is a false attribution.

attribution; or

- (2) The right is also infringed by a person who,(a) in the case of a literary, dramatic or musical
  - it or includes it in a cable programme service as being the work of a person; or(b) in the case of a film, shows it in public, broadcasts

exhibits in public an artistic work or a copy of

work, performs the work in public, broadcasts

it or includes it in a cable programme service as

- being directed by a person, knowing or having reason to believe that the attribution is false.
- (3) The right is also infringed by any person who issues to the public or displays in public any material containing a false attribution in connection with any act referred to in subsection (1) or (2) of this section,

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	(4) The right business,	is al	so infringed by a person who, in the course of a			
	(	(a)	possesses or deals with a copy of a work referred to in subsection (1) of this section in or on which there is a false attribution; or			
	(	(b)	in the case of an artistic work, possesses or deals with the work itself when there is a false attribution in or on it,			
	knowing or having it is false.	ng re	ason to believe that there is an attribution and that			
		(5) In the case of an artistic work, the right is also infringed by a person who in the course of a business,				
	(	(a)	deals with a work which has been altered after the author parted with possession of it as being the unaltered work of the author; or			
	(	(b)	deals with a copy of such a work as being a copy of the unaltered work of the author,			
	knowing or having	ng rea	ason to believe that such is not the case.			
	(6) In this se	ction	,			
	(	(a)	"attribution" in relation to a work means a statement (express or implied) as to who is the author or director;			
	(	(b)	references to dealing are to selling or letting for hire, offering or exposing for sale or hire, exhibiting in public or distributing.			
	(7) This sect	ion a <sub>l</sub>	pplies where, contrary to the fact,			
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Infringement privacy right re-

photo-

specting

graphs etc.

(b) a copy of an artistic work is falsely represented as being a copy made by the author of the artistic work.

a literary, dramatic or musical work is falsely represented as being an adaptation of the work

as it applies where the work is falsely attributed to a person as author.

of a person; or

(a)

(a)

person entitled to the right.

**45.** The right conferred by section 18 of this Act in relation to a commissioned photograph or film is infringed by a person who does or

authorizes the doing of any act mentioned in that section in relation to

- that work; but the right is not infringed by any of the following acts to the extent that, pursuant to Part VI, such act would not infringe copyright in the work.
  - (section 59 of this Act); acts done for the purposes of parliamentary (b) or judicial proceedings, or statutory inquiries

the incidental inclusion of the work in an artistic work, film broadcast or cable programme

**46.**–(1) The infringement of a right conferred under section 15, 16, 17 or 18 of this Act, is actionable as a breach of statutory duty owed to the

(section 71 of this Act).

- (2) In an action for infringement of the right conferred by section 16, the court may, if it thinks it an adequate remedy in the circumstances, grant an injunction on terms prohibiting the doing of any act unless a disclaimer is made on such terms and in such manner as may be approved by the court, dissociating the author or director from the treatment of the work.
- (3) Where in any action an infringement of a right referred to in subsection (1) of this section, is proved or admitted, the court may

Remedies for infringing

rights, etc.

moral

	order the defendant to publish such correction in such terms and in such newspaper as the court may direct.				
Presumptions as to subsistence and	47. In an action brought by virtue of this Part,				
ownership of copy- right.	(a)	to wh	ight shall be presumed to subsist in the work ich the action relates if the defendant does ut in issue the question whether copyright sts therein;		
	<i>(b)</i>	or ad parag be pro he cla	e the subsistence of the copyright is proved limitted or is presumed in pursuance of raph (a) of this section, the plaintiff shall esumed to be the owner of the copyright, if hims to be the owner of the copyright and efendant does not put in issue the question ownership thereof; and		
	<i>(c)</i>		question arises whether an article is an ging copy of a work and it is shown,		
		<i>(i)</i>	that the article is a copy of the work; and		
		(ii)	that copyright subsists in the work or has subsisted at any time,		
	it shall be presumed until the contrary is proved that the article was made at a time when copyright subsisted in the work.				
Presumption in re- lation to authorship of protected works; ownership; origi- nality; publication.	<b>48.</b> –(1) Subject to section 47 of this Act, where, in the case of a protected work, a name purporting to be that of the author appears on copies of the work as published or, in the case of an artistic work, appeared on the work when it was made, the person whose name so appears (if it is his true name or a name by which he is commonly known) shall, in any action brought by virtue of this Part, be presumed, unless the contrary is proved, to be the author of the work.				

Copyright

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- the author were references to one of the authors.

  (3) Where, in an action brought by virtue of this Part with respect to
- a protected work, subsection (1) of this section does not apply, but it is established that,

  (a) pursuant to section 8 (1) (b) (i) of this Act, the
  - work qualifies for copyright protection by virtue of the country of first publication; and
- (b) a name purporting to be that of the publisher appeared on copies of the work as first published,

then, unless the contrary is proved, copyright shall be presumed to subsist

in the work and the person whose name so appeared shall be presumed to have been the owner of that copyright at the time of the publication.

(4) Where in an action brought by virtue of this Part with respect to a protected work it is established that the author of the work is dead,

unless the contrary is proved; and

- (a) the work shall be presumed to be an original work
  - (b) if it is alleged by the plaintiff that a publication specified in the allegation was the first publication of the work and that it took place in a country and on a date so specified, that publication shall be presumed, unless the contrary is proved, to have been the first publication of the work and to have taken place in that
- (5) For the purposes of this section, a fact shall be taken to be established if it is proved or admitted or if it is presumed in pursuance of this section.

country and on that date.

-ownership.

-originality.

-publication.

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Presumptions where action re- lates to sound re- cordings, films, and computer pro-		brought by virtue of this Part with respect to a sound mputer program, the presumptions specified in this			
grammes.		with respect to a sound recording, where copies of ed to the public bear a label or other mark stating,			
-ownership.	(a)	that a named person was the owner of copyright in the recording at the date of issue of the copies; or			
-publication.	<i>(b)</i>	that the recording was first published in a specified year in a specified country,			
		all be admissible as evidence of the facts stated and be correct until the contrary is proved.			
	(3) In an action w issued to the public b	with respect to a film, where copies of the film as ear a statement,			
-author/director.	(a)	that a named person was the author or director of the film;			
-ownership.	<i>(b)</i>	that a named person was the owner of copyright in the film at the date of issue of the copies; or			
-publication.	(c)	that the film was first published in a specified year or in a specified country,			
	the statement shall be admissible as evidence of the facts stated and shall be presumed to be correct until the contrary is proved.				
		ith respect to computer programmes, where copies re issued to the public in electronic form bearing a			
-ownership.	(a)	that a named person was the owner of copyright in the programme at the date of issue of the copies; or			
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issued to the public in electronic form in a

that a named person was author or director of the

that a named person was the owner of copyright

any offence committed by or in the course of the infringement to which

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those proceedings relate; or

in the film immediately after it was made,

-publication.

-author/director

-ownership.

Withdrawal of privilege against incrimination of self or spouse

in infringement and related proceedings.

(b) that the programme was first published in a specified country or that copies of it were first

specified year,

the statement shall be admissible as evidence of the facts stated and shall be presumed to be correct until the contrary is proved.

film;

(5) The presumptions specified in subsections (2), (3) and (4) of this

section, apply equally in an action relating to an infringement alleged to have occurred before the date on which the copies were issued to the public.

(6) In an action with respect to a film, where the film as shown in public, broadcast or included in a cable programme service bears a statement.

(a)

(b)

the statement shall be admissible as evidence of the facts stated and shall be presumed to be correct until the contrary is proved; and the presumption applies equally in an action relating to an infringement alleged to have

occurred before the date on which the film as shown in public, broadcast or included in a cable programme service.

**50.**–(1) In this section,

"related offence", in relation to any proceedings to which subsection (2)

of this section applies means,

(a) (a) or (b) of this section,

*(i)* 

in the case of proceedings within subsection (3)

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or his or her spouse, to proceedings for a related offence or for the

Copyright

any offence not within subparagraph (i) committed in connection with that infringement, being an offence involving

(ii)

- from answering any question put to that person in the first-mentioned proceedings; or
- from complying with any order made in those
- (3) Subsection (2) of this section applies to the following civil

- (a) proceedings for infringement of copyright;
  - (b) proceedings brought to obtain disclosure of information relating to any infringement of such rights; and
- (c) proceedings brought to prevent any apprehended infringement of such rights.
- (4) Subject to subsection (5) of this section, no statement or admission made by a person,
  - (a) in answering a question put to him in any proceeding to which subsection (2) of this section applies; or

in complying with an order made in any such

proceedings,
shall, in proceedings for any related offence or for the recovery of any

related penalty, be admissible in evidence against that person or (unless they married after the making of the statement or admission) against the

spouse of that person.

(5) Nothing in subsection (4) of this section, shall render any statement or admission made by a person as therein mentioned inadmissible in

- evidence against that person in proceedings for injury or contempt of court.
- (6) Any reference in this section to civil proceedings in the Supreme Court of any description includes a reference to proceedings on appeal arising out of civil proceedings in the Supreme Court of that description.
- **51.**–(1) The owner of the copyright in any published literary or musical work or in any film or published sound recording may give notice in writing to the Comptroller of Customs,

Provision for restricting importation of infringing copies.

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(b)

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		(a)	that he is the owner of the copyright in the work, film or sound recording; and
		(b)	that he requests the Comptroller, during a period specified in the notice, to treat as prohibited goods copies of the work, film or sound recording to which this section applies,
		d shall no	ed in a notice under this subsection shall not exceed of extend beyond the end of the period for which the t.
	film or soun	d record	pplies, in the case of a literary or musical work, ing, to any copy made outside Belize which is an e work, film or sound recording.
	a literary or withdrawn, t period specif recording to provisions or	musical he important fied in the which to f this see important	work, film or sound recording, and has not been retation into Belize, at a time before the end of the ne notice, of any copy of the work, film or sound his section applies shall, subject to the following ction, be prohibited; but this subsection shall not cion of any article by a person for his private and
	sound record	ling who	the copyright in a literary or musical work, film or gives notice to the Comptroller under this section ch conditions with respect to,
		(a)	the form of the notice;
		(b)	the furnishing of evidence, whether on giving notice, or on the importation of the goods, or at both such times;
		(c)	the payment of fees in respect of the notice;
		<i>(d)</i>	the giving of security in respect of any liability or expense which the Comptroller may incur
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the indemnification of the Comptroller against

(e)

(b)

article detained:

any liability or expenses, whether security has been given or not; and *(f)* any other incidental or supplementary matters,

as may be prescribed, and different provisions may be prescribed for different classes of cases.

(5) Notwithstanding anything in the Customs Regulation Act, Cap. 49, a person shall not be liable to any penalty under that Act (other than forfeiture of the goods) by reason that any goods are treated as prohibited

goods by virtue of this section.

52.-(1) Any person who, without the licence of the copyright owner, at

a time when copyright in a work subsists by virtue of this Act, makes for sale or hire; (a)

> or offers or exposes for sale or hire, exhibits in public or distributes; or (c) imports into Belize for purposes other than his private and domestic use;

(d) distributes otherwise than in the course of a business to such an extent as to affect prejudicially the owner of the copyright; or

in the course of a business sells or lets for hire,

(e) possesses in the course of business with a view to committing any act infringing the copyright,

any article which he knows or has reason to believe is an infringing copy of that work, commits an offence.

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Penalties in respect of dealings which

infringe copyright.

by virtue of this Act makes or has in his possession an article specifically designed or adapted for making copies of a particular protected work, knowing that it is to be used for making infringing copies for sale or hire or for use in the course of business, commits an offence.

- (3) Any person who causes,
  - (a) a literary, dramatic or musical work to be performed in public; or
- (b) a sound recording or film to be played, or as the case may be, shown in public,

(otherwise than by reception of a broadcast or cable programme) knowing or having reason to believe that copyright subsists in the work or that the performance constitutes an infringement of the copyright, commits an offence.

- (4) Any person who is guilty of an offence under subsection (1) of this section, shall be liable on summary conviction in the case of a first conviction, to a fine not exceeding one thousand dollars for each article to which the offence related, and in the case of any subsequent conviction, to a fine not exceeding one thousand five hundred dollars for each such article, or to imprisonment for a term not exceeding twelve months.
- (5) Any person who is guilty of an offence under subsection (2) or subsection (3) of this section, shall be liable on summary conviction in the case of a first conviction, to a fine not exceeding three thousand dollars and in the case of any subsequent conviction, to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years.

Presumptions not to apply.

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**53.** The presumptions specified in sections 47 to 49 of this Act do not apply to proceedings for an offence under section 52 of the Act, but without prejudice to their application in proceedings for an order under section 54 of the Act.

Order to deliver up in criminal

proceedings.

**54.**–(1) Subject to subsection (2) of this section, the court before which proceedings are brought against a person for an offence under section 52 of this Act may, if it is satisfied that at the time of his arrest or charge,

protected work; or

- (a) he had in his possession, custody or control in the course of a business an infringing copy of a
- (b) he had in his possession, custody or control an article specifically designed or adapted for making copies of a particular protected work knowing or having reason to believe that it had been or was to be used to make infringing copies,

order that the infringing copy or article be delivered up to the copyright owner or to such other person as the court may direct.

- (2) An order may be made by the court of its own motion or on the application of the prosecution and may be made whether or not the person is convicted of the offence, so, however, that the court shall not make an order.
  - (a) after the time specified in section 136 of this Act; or
  - (b) if it appears to the court unlikely that any order will be made under section 135 of this Act.
- (3) An appeal lies from an order made under this section by a defendant to the Supreme Court.
- (4) A person to whom an infringing copy or other article is delivered up in pursuance of an order under this section shall retain it pending the making of an order or the decision not to make an order under section 135 of this Act.

Exceptions to Infringement of Copyright for the Benefit of the General Public, etc. Definitions. **55.** For the purposes of this Part, "facsimile copy" includes a copy which is reduced or enlarged in scale; "reprographic process" means a process, (a) for making facsimile copies; or (b) involving the use of an appliance for making multiple copies, and includes, in relation to a work held in electronic form, any copying by electronic means, but does not include the making of a film or sound recording; "sufficient acknowledgement" means an acknowledgement identifying the work in question by its title or other description and, unless the work is anonymous, or the author has previously agreed or required that no acknowledgement of his name should be made, also identifying the author. **56.**–(1) Subject to subsection (2) of this section and section 58 of this Research and private study. Act, fair dealing with a protected work for the purposes of research or private study does not infringe copyright in the work. (2) Copying by a person other than the researcher or student himself is not fair dealing if, in the case of a librarian, or a person acting on (a) behalf of a librarian, he does anything which Regulations under section 66 of this Act, would not permit to be done under section 67 or 68 THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011** Printed by Authority of the Government of Belize

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**PART VI** 

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Criticism, review and reporting.

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of the Act (articles or parts of published works; restriction on multiple copies of same material); or

provided it is accompanied by a sufficient acknowledgement.

(2) Subject to subsection (3) of this section and section 58 of this Act, fair dealing with a protected work (other than a photograph) for the

of current events by means of a sound recording, film, broadcast or cable

(b) in any other case, the person doing the copying knows or has reason to believe that it will result in copies of substantially the same material being provided to more than one person at substantially the same time and for substantially the same purpose.

57.-(1) Subject to section 58 of this Act, fair dealing with a work for the purpose of criticism or review, of that or another work or of a performance of a work, does not infringe any copyright in the work

purpose of reporting current events does not infringe copyright in the work so long as it is accompanied by a sufficient acknowledgement. (3) No acknowledgement is required in connection with the reporting

programme. **58.** For the purpose of determining whether an act done in relation to a work constitutes fair dealing, the court determining the question shall

> (a) the nature of the work in question;

take account of all factors which appear to it to be relevant, including,

work affected by the act in relation to the whole of the work:

the extent and substantiality of that part of the

(c) the effect of the act upon the potential market for, or the commercial value of, the work; and

(d) the purpose and character of the use.

Determining fair dealing.

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(b)

work.	(a) by its incidental inclusion in an artistic work, sound recording, film, broadcast or cable programme; or	
	(b) by the issue to the public of copies or the playing, showing, broadcasting or inclusion in a cable programme service of anything whose making was not an infringement of copyright by virtue of paragraph (a) of this section,	
	and for the purposes of this section, a musical work, words spoken or sung with music, or so much of a sound recording, broadcast or cable programme as includes a musical work or such words, shall not be regarded as incidentally included if it is deliberately included.	
Acts done for purposes of instruction or examination.	<b>60.</b> –(1) Copyright in a literary, dramatic, musical or artistic work is not infringed by its being copied in the course of instruction or of preparation for instruction, provided the copying is done by a person giving or receiving instruction and is not by means of a reprographic process.	
	(2) Copyright in a sound recording, film, broadcast or cable programme is not infringed by its being copied by making a film or film soundtrack in the course of instruction or of preparation for instruction in the making of films or film soundtracks, provided the copying is done by a person giving or receiving instruction.	
	(3) Copyright in a work is not infringed by anything done for the purposes of an examination by way of setting the questions, communicating the questions to candidates or answering the questions.	
Anthologies for educational use.	<b>61.</b> –(1) The inclusion, in a collection intended for use in educational institutions, of a short passage from a published literary or dramatic work does not infringe copyright in the work if,	
	(a) the collection is described in the title and in any advertisements thereof issued by or on behalf of the publisher, as being so intended;	
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Copyright

**59.** Copyright in a work is not infringed,

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Incidental inclusion of protected (b) the work was not itself published for the use of educational institutions:

(c)

(e)

- which no copyright subsists;
  - (d) not more than one other such passage or part from works by the same author is published by the same publisher within the period of five

the collection consists mainly of material in

years immediately preceding the publication of

the inclusion is accompanied by a sufficient

acknowledgement. (2) Subsection (1) of this section, does not authorise the inclusion

that collection; and

collections published by the same publisher over any period of five years. (3) In relation to any given passage, the reference in subsection (2) of

of more than two excerpts from protected works by the same author in

(a) shall be taken to include excerpts from works by

this section to excerpts from works by the same author,

- him in collaboration with another; and if the passage in question is from such a work, (b)
- shall be taken to include excerpts from works by any of the authors, whether alone or in collaboration with another.
- **62.**–(1) The performance of a literary, dramatic or musical work before an audience consisting of teachers and pupils at an educational establishment and other persons directly connected with the activities of the establishment.
  - by a teacher or pupil in the course of the activities (a) of the establishment: or

Performing playing or showing

works in course of

activities of educational establish-

ment.

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(b)

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purposes of instruction, is not a public performance for the purposes of infringement of copyright.

at the establishment by any person for the

(2) The playing or showing of a sound recording, film, broadcast or

Copyright

cable programme before such an audience at an educational establishment for the purposes of instruction is not a playing or showing of the work in public for the purposes of infringement of copyright.

(3) A person is not for this purpose directly connected with the activities of the educational establishment simply because he is the parent

on behalf of an educational establishment for the educational purposes of that establishment without thereby infringing the copyright in the broadcast or cable programme or in any work included in it.

that, there is a licensing scheme under which licences are available authorising the making of such recordings or copies, and the person making the recordings knows or ought to have been aware of that fact.

of passages from published literary, dramatic or musical works may be made by or on behalf of an educational establishment for the purposes of instruction without infringing any copyright in the work or in the

(2) Not more than five per cent of any work may be copied by or on behalf of an educational establishment by virtue of this section in any quarter, that is to say, in any period 1st January to 31st March, 1st April to 30th June, 1st July to 30th September or 1st October to 31st

Subsequent dealings with autho-

Interpretation of references: regu-

lations.

rized copies.

- (3) Copying is not authorised by this section if, or to the extent that, there is a licensing scheme under which licences are available authorising the copying in question and the person making the copies knows or ought to have been aware of that fact.
- (4) Where a licence is granted to an educational institution authorising the reprographic copying of passages from any published literary, dramatic or musical work, for use by the institution, then, any term of that licence which purports to restrict the proportion of work which may be copied (whether on payment or free of charge) to less than that permitted under this section shall be of no effect.
- permitted under this section shall be of no effect. **65.**–(1) Where a copy of a work would be an infringing copy if the making thereof were not authorised under sections 60, 63 and 64 of this Act and such copy is subsequently dealt with, it shall be treated as
  - (2) In subsection (1) of this section, "dealt with" means sold, or let

an infringing copy for the purposes of that dealing, and if that dealing

infringes copyright, for all subsequent purposes.

- for hire or offered or exposed for sale or hire. **66.**–(1) In sections 67 to 70 of this Act references to the librarian or
- (2) Regulations may provide that a librarian or archivist who is required to be satisfied as to a matter before making or supplying a copy of a work,

archivist include references to a person acting on his behalf.

- (a) is entitled to rely on a declaration as to that matter, signed by the person requesting the copy, unless he is aware that the declaration is false in any material particular; and
- (b) in such cases as may be prescribed, shall not make or supply a copy to any person in the absence of a declaration by that person.
- (3) Where a person requesting a copy makes a declaration that is false in a material particular and is supplied with a copy which would have

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76 [C.	AP. 252	Copyright
	infringement of cop	copy if made by him, that person shall be liable for yright as if he had made the copy himself, and the be treated as an infringing copy.
Supply by librarian of copies of published work.		an of a prescribed library or archive may, if the s are complied with,
	(a)	make and supply a copy of an article in a periodical; or
	<i>(b)</i>	make and supply from a published edition, a copy of part of a literary, dramatic work or musical work, not being an article in a periodical,
	the work, as the case	ny copyright subsisting in the text of the article or in e may be, or in any illustrations accompanying such in the typographical arrangement thereof.
	(2) The condition include the following	s prescribed pursuant to subsection (1) of this section g,
	(a)	that copies shall be supplied only to persons satisfying the librarian that they require them for purposes of research or private study, and will not use them for any other purpose;
	<i>(b)</i>	in relation to an article, that no person shall be furnished with more than one article contained in the same issue of a periodical;
	(c)	in relation to a work referred to in subsection (1) (b) of this section, that no person shall be furnished with more than one copy of the same material or of a copy of more than a reasonable proportion of any work;
	<i>(d)</i>	that persons to whom copies are supplied are required to pay for them a sum not less than
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expenses of the library) attributable to their production;

the cost (including a contribution to the general

- (e) that a copy shall be supplied only to a person satisfying the librarian that his requirement is not related to any similar requirement of another person;
- that requirements shall be regarded as similar if the requirements are for copies of substantially the same material at substantially the same time

and for substantially the same purpose; and

the whole or part of a published edition of a literary, dramatic, musical, or artistic work,

(g) that requirements of persons shall be regarded as related if those persons receive instruction to which the material is relevant at the same time and place.

68.-(1) The librarian of a prescribed library or archive may if the

prescribed conditions are complied with, make and supply to another

prescribed library or archive a copy of,

(a) an article in a periodical; or

(b) the whole or part of a pu

without infringing any copyright in the text of the article or the work, or in any illustrations accompanying such article or work or, in the case of

in any illustrations accompanying such article or work or, in the case of a published edition, in the typographical arrangement.

(2) Subsection (1) (b) of this section, shall not apply if, at the time the copy is made, the librarian making it knows or could, by reasonable inquiry, ascertain the name and address of a person entitled to authorise the making of the copy.

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Supply of copies to other libraries.

78	[CAP. 252	Copyright
Replacing co of works.	prescribed condit	arian of a prescribed library or archive may, if the ions are complied with, make a copy from any item collection of the library or archive for the purpose of,
	(6	preserving or replacing the item by placing the copy in such permanent collection in addition to or in place of the item; or
	(E	replacing in the permanent collection of another prescribed library or archive an item which has been lost, destroyed or damaged,
	work, in any illus	g the copyright in any literary, dramatic or musical trations accompanying such a work or, in the case of a in the typographical arrangement.
	the making of co	cribed conditions shall include provisions restricting pies to cases where it is not reasonably practicable to of the item in question for the purpose.
Copying of published worl	prescribed library complied with, m dramatic or musi	to subsection (2) of this section, the librarian of a y or archive may, if the prescribed conditions are ake and supply a copy of the whole or part of a literary, ical work from a document in the library or archive g any copyright in the work or in any illustrations
	(2) Subsection	(1) of this section, shall not apply where,
	(6	the work is published at the time when the copies are made; or
	(l	the copyright owner has prohibited copying of the work,
	and at the time of aware of that fact	the making of the copy the librarian ought to have been .
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- (3) The prescribed conditions shall include the following,
  - (a) that copies are supplied only to persons satisfying the librarian that they require them for purposes of research or private study and will not use them for any other purpose;
  - (b) that no person is furnished with any more than one copy of the same material; and
  - (c) that persons to whom copies are supplied are required to pay for them a sum not less than the cost (including a contribution to the general expenses of the library or archive) attributable to

(2) Copyright in a work is not infringed by anything done for the purposes of the proceedings of a statutory inquiry or, subject to subsection (3), for the purposes of reporting any such proceedings held in public.

(3) of this section, for the purposes of reporting such proceedings.

their production.

71.-(1) Copyright in a work is not infringed by anything done for the

purposes of parliamentary or judicial proceedings or, subject to subsection

- (3) The provisions of subsections (1) and (2) of this section, relating to the reporting of proceedings shall not be construed as authorising the copying of a work which is itself a published report of the proceedings.
- (4) Copyright in a work is not infringed by the issue to the public of copies of the report of a statutory inquiry containing the work or material from it.
- (5) In this section, "statutory inquiry" means an inquiry held or investigation conducted in pursuance of a duty imposed or power conferred by or under an enactment.
- **72.** Where any protected work or a reproduction of any such work is com-prised in any public record which is under the charge of the Keeper

Public records.

Parliamentary and judicial proceed-

ings and statutory

inquiries.

	Keeper of Records.
Design documents and models.	73.–(1) It is not an infringement of any copyright in a design document or in a model that records or embodies a design for anything (except an artistic work or a typeface) to make an article to the design or to copy an article made to the design.
	(2) It is not an infringement of any copyright to issue to the public or to include in a film, broadcast or cable programme service anything the making of which was, by virtue of subsection (1) of this section, not an infringement of that copyright.
	(3) In this section,
	"design" means the design of any aspect of the shape or configuration (whether internal or external) of the whole or part of an article, other than surface decoration; and
	"design document" means any record of a design, whether in the form of a drawing, a written description, a photograph, data stored in a computer or otherwise.
Where design derived from artistic work is exploited.	<b>74.</b> –(1) Where an artistic work has been exploited by or with the licence of the copyright owner by,
	(a) making by an industrial process articles falling to be treated under this Act as copies of the work; and
	(b) marketing such articles in Belize or elsewhere,
	then, after the end of the period of twenty-five years from the end of the calendar year in which such articles are first marketed, a person may, without infringing copyright in the work, copy the work by making articles of any description or by doing anything for the purpose of making
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Copyright

of the Records and is open to public inspection, the copyright in the work is not infringed by the making or supplying to any person of any copy of the work by or under the direction of any officer authorized by the

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articles of any description, or by doing anything in relation to articles so made.

- (2) Where only part of an artistic work is exploited in the manner described in subsection (1) of this section, then the provisions of that subsection apply only in relation to that part.
  - (3) The Minister may by Order make provision,
    - (a) as to the circumstances in which an article or any description of an article is to be regarded for the purposes of this section as made by an industrial process;
    - (b) excluding from the operation of this section such articles of a primarily literary or artistic character as he thinks fit.
  - (4) In this section,
    - (a) references to articles do not include films; and
    - (b) references to the marketing of an article are to its being sold or let for hire or offered or exposed for sale or hire.
- adaptation in connection with his use of it, then, in the absence of any express terms,

  (a) prohibiting the transfer of the copy by the purchaser or imposing obligations which

75.-(1) Where a work in electronic form has been purchased on terms

which expressly or impliedly or by virtue of any rule of law, allow the purchaser to copy the work or to adapt it or to make copies of an

(a) prohibiting the transfer of the copy by the purchaser or imposing obligations which continue after a transfer, or prohibiting the assignment of any licence or terminating any licence on a transfer; or

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Transfer of works in electronic form.

	(b)	providing for the terms on which a transferee may do the things which the purchaser was permitted to do,
		rchaser was allowed to do may also be done by a ingement of copyright.
		laptation or copy of an adaptation made by the also transferred shall, after the transfer, be treated for all purposes.
		) and (2) of this section, apply where the original longer usable and what is transferred is a further
		applies also on a subsequent transfer, with the ices in subsection (2) of this section to the purchaser bsequent transferor.
Statutory licences; recordings for broadcasting.	to broadcast or include musical or artistic wo Belize but (apart fron copies of it, then, subj this section, the author deemed to extend to m	the of an assignment or licence a person is authorised in a cable programme service, a literary, dramatic, ork or a film or sound recording from a place in a this subsection) would not be entitled to make tect to the conditions specified in subsection (2) of the contained in the assignment or licence shall be taking one copy only for the purposes, and subject absection (2) of the section.
	(2) Subsection (1) conditions are satisfied	of this section, shall apply only if the following 1,
	(a)	the copy shall not be used for making any further copies or for any other purpose except either for broadcasting or inclusion in a cable programme service in accordance with the assignment or licence, or for archival purposes; and
	<i>(b)</i>	the copy (unless kept for archival purposes) shall be destroyed before the end of the period
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of ninety days beginning with the day on which

- (3) A copy made in accordance with subsection (1) of this section, shall be treated as an infringing copy,
  - (a) for the purposes of any use in breach of condition (a) of subsection (2) of this section; and
- (b) for all purposes after that condition or condition (b) of subsection (2) of this section has been broken.

the licence of the owner of the copyright in the work, been previously

(4) Where records of a literary, dramatic or musical work have, with

- made in Belize or imported into Belize, for the purposes of retail sale, then, any person may after the expiry of the period of four months immediately following upon the date of the first authorised manufacture in, or importation into, Belize of such records, and without first obtaining a licence from the owner of the copyright in the work, make or authorise the making of records of it provided that,
  - (a) the person intends to sell the records by retail, or to supply them for the purpose of being sold by retail by another person, or intends to use them for making other records which are to be sold or supplied;
  - (b) the person pays royalties calculated at the prescribed rates;

the person complies with such conditions

relating to notice, method and time of payment,

(c)

Making

cords;

of re-

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84 [(	CAP. 252	Copyright
		administration of royalties paid and other matters, as may be prescribed; and
	(d)	the person who makes or authorises the making of records pursuant to this subsection shall not make or authorise the making of any alterations in, or omissions from the work, unless records of that work containing similar alterations and omissions have been previously made by, or with the licence of, the owner of the copyright or unless such alterations and omissions are reasonably necessary for the adaptation of the work to the record in question.
Simultaneous transmission by cable of broadcast programmes.	sound recording is any person may, wi	erary, dramatic, musical or artistic work or film broadcast with the licence of the copyright owner, ithout obtaining the licence of the copyright owner ans of the reception of the broadcast) the work in a rvice.
	Provided that,	
	(a)	the transmission by the cable service takes place simultaneously with the reception of the broadcast;
	<i>(b)</i>	the programme in which the literary, dramatic, musical or artistic work or film or sound recording is incorporated, is transmitted without any alteration of any kind; and
	(c)	the copyright owner shall be entitled to receive from the person providing the cable programme service, equitable remuneration in respect of the transmission, to be fixed in default of agreement, by the Supreme Court,

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Reading or recitation in public.

Representation of artistic works on public display.

and for the purposes of this subsection, an alteration to a programme includes the addition thereto of new material not contained in the programme as broadcast, or the omission from the transmission of any material contained in the programme as broadcast; and the term "material" includes a commercial advertisement.

includes a commercial advertisement.

77.–(1) The reading or recitation in public of any reasonable extract from a published literary or dramatic work is not an infringement of copyright

in the work, if accompanied by a sufficient acknowledgement.

(2) Copyright in a work is not infringed by the making of a sound recording, or the broadcasting or inclusion in a cable programme service of a reading or recitation which, by virtue of subsection (1) of this section, does not infringe copyright in the work, provided that the recording, broadcast or cable programme consists mainly of material in relation to which it is not necessary to rely on that subsection.

**78.**–(1) This section applies to,

- (a) buildings;(b) sculptures
- a public place or in premises open to the public.

  (2) The copyright in such a work is not infringed by,
- (a) making a graphic work representing it;
  - (b) making a photograph or film of it; or

sculptures, models of buildings and works of artistic craftsmanship, if permanently situated in

(c) broadcasting or including in a cable programme

service a visual image of it.

(3) The copyright in such a work is not infringed by the issue to the public of copies, or the broadcasting or inclusion in a cable program service, of anything whose making was, by virtue of this section, not an

infringement of copyright.

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<sub>86</sub> [C	CAP. 252	Copyright
Reconstruction of buildings.	not infringe an accordance w	done for the purposes of reconstructing a building does ny copyright in the building or in any drawings or plans in with which the building was, by or with the licence of the ner, constructed.
Subsequent work by same artist.	he does not in	ne author of an artistic work is not the copyright owner, nfringe the copyright in the work by copying it in making ic work, provided he does not repeat or imitate the main earlier work.
Recording broad- casts for programme supervision.	broadcasting of	at is not infringed by the making or use by a prescribed organisation for the purpose of maintaining supervision and programmes, of recordings of those programmes.
Recording for purposes of time shifting.	or cable progr listened to at a	ng for private and domestic use of a recording of a broadcast ramme solely for the purpose of enabling it to be viewed or a more convenient time does not infringe any copyright in or cable programme or in any work included in it.
Provision of subtitled copies of broadcast or cable programme.	are hearing in ways, with co special needs, and issue cop	ignated body may, for the purpose of providing people who mpaired, or physically or mentally handicapped in other opies which are sub-titled or otherwise modified for their, make copies of television broadcasts or cable programmes pies to the public, without infringing any copyright in the cable programmes or works included in them.
	of this section	signated body" means a body designated for the purposes a by Order of the Minister, who shall not designate a body atisfied that it is not established or conducted for profit.
		rder made under subsection (1) of this section, shall be gative resolution by the House of Representatives.
Adaptations.	copyright in a	hich by virtue of this Part may be done without infringing a literary, dramatic or musical work does not, where that aptation, infringe any copyright in the work from which the is made.
Adaptations.  THE SUBSTANTI	copyright in a work is an ada adaptation was	a literary, dramatic or musical work does not, where that aptation, infringe any copyright in the work from which the is made.  ELIZE REVISED EDITION 2011  Printed by Authority of the
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Power of Minister to prescribe

exceptions to in-

fringement.

**85.**–(1) The Minister may, by Order, provide that the copyright in a work, or in works within a category, specified in the Order is not infringed where in relation to such work, or works, such acts as are specified in the

(b)

(a)

Order are done in certain circumstances specified in the Order. (2) An Order made under subsection (1) of this section may,

- - contain such consequential, supplemental or (a) ancillary provisions as appear to the Minister to be necessary or expedient for the purpose of giving due effect to the Order:

after consultation with the National Arts Council

and other bodies representing artists, writers, composers and performers, prescribe a formula for the calculation of the amount which shall be

that the acts specified are to be done in connection

- paid by way of equitable remuneration to the owner of the copyright in any work to which the order relates.
- (3) No Order may be made under this section unless the Minister is satisfied,
  - with an event of national importance; and (b) that the effect of the Order would not contravene
    - any Convention relating to copyright to which Belize is a party.

#### **PART VII**

Copyright Licensing etc.

to determine any dispute which may be referred (a) to it pursuant to any provision of this Part;

**86.** Subject to this Act, the Supreme Court shall have jurisdiction,

Jurisdiction of Supreme Court.

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	(b)	to fix the amount of equitable remuneration or compensation which by any provision of this Act is required to be fixed by the Supreme Court, in any case where there has been no agreement between a person and the owner of the copyright as to the amount of remuneration or compensation payable in respect of the use of the work or performance; and
	<i>(c)</i>	to grant consent on behalf of a performer pursuant to section 134 of this Act.
Procedure in proceedings before Supreme Court.	applications to the Sur Court arising out of th	are regulating the making of references and breme Court and proceedings before the Supreme e jurisdiction conferred on the Supreme Court by the fees chargeable in respect of those proceedings rules of court.
	proceedings before it	Court may order that the costs or expenses of any under this Part which are incurred by any party ther party and may tax or settle the costs or direct re to be taxed.
	(3) Where,	
	(a)	the Supreme Court makes an order by way of this Part, the Supreme Court may, in its discretion, direct that the order shall have effect retroactively to such date as the Court specifies; but no order shall have effect from a date prior to the date on which the dispute was formally referred to the Supreme Court;
	<i>(b)</i>	the Supreme Court fixes an amount of equitable remuneration or compensation pursuant to section 86 (b) of this Act, the Court may also give directions as to the method and time of payment and may stipulate such other conditions of payment as it considers reasonable.
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Licensing schemes and licensing bod-

- **88.**–(1) For the purposes of this Act,
  - "copyright licence" means a licence to do, or (a) authorise the doing of, any of the acts restricted by copyright in relation to works of more than one author;

Copyright

- (b) "licensing body" means a society or other organisation which has as its main object, or one of its main objects, the negotiation or granting, either as owner or prospective owner of copyright
- (c) "licensing scheme" means a scheme operated by a licensing body setting out,

covering works of more than one author;

it acts, is willing to grant copyright licenses; and (ii) the terms on which licences would be granted in those classes of case, and for this purpose a "scheme" includes

the classes of case in which the licensing body, or the persons on whose behalf

anything in the nature of a scheme, whether described as a scheme or as a

or as agent for him, of copyright licences, and whose objects include the granting of licences

tariff or by any other name. (2) References in this Part to licences or licensing schemes covering works of more than one author do not include licences or schemes covering only,

*(i)* 

- a single collective work or collective works of (a) which the authors are the same; or
- works made by, or by employees of or (b) commissioned by, a single individual, firm, company or group of companies.

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	(3) For the pur relation to a comp			tion (2) (b) of this section, "group" in company and,
	(a <sub>j</sub>		any other or subsidi	company which is its holding company ary;
	(b <sub>i</sub>		any other holding co	company which is a subsidiary of the ompany;
	(c,		or is cont	any which directly or indirectly controls trolled by any company referred to in (a) or (b)of this subsection; and
	(d		who direc	pany which is controlled by a person cetly or indirectly controls a company to in paragraph (a), (b) or (c) of this 1.
Licensing schemes to which sections 90 to 95 apply.	<b>89.</b> Sections 90 to to licensing schem			references and applications with respect
	(a <sub>j</sub>		literary, of films (or a film) w	schemes in relation to the copyright in dramatic, musical or artistic works or film sound-tracks when accompanying which cover works of more than one of far as they relate to licences for,
			(i) co	opying the work;
				erforming, playing or showing the ork in public; or
				roadcasting the work or including it in cable programme service;
	(b)		in sound 1	ng schemes in relation to the copyright recordings (other than film soundtracks ompanying a film), broadcasts or cable
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				nt of Belize

Reference of proposed licensing

scheme to

preme Court.

of published editions; and

programmes, or the typographical arrangement

- (c) all licensing schemes in relation to the copyright in as they relate to licences for the rental of copies to the public,
- and in those sections "licensing scheme" means a licensing scheme of any of those descriptions.
- **90.**–(1) The terms of a licensing scheme proposed to be operated by a licensing body may be referred to the Supreme Court by an organisation claiming to be representative of persons claiming that they require

licences in cases of a description to which the scheme would apply, either

(2) The Court shall first decide whether to entertain the reference, and may decline to do so on the ground that the reference is premature.

generally or in relation to any description of case.

between the licensing body and,

proposed scheme, either generally or so far as it relates to cases of the description to which the reference relates, as the Court may determine to be reasonable in the circumstances.

(3) If the Court decides to entertain the reference it shall consider the matter referred and make such order, either confirming or varying the

- (4) The order may be made so as to be in force indefinitely or for such period as the Court may determine.
- period as the Court may determine.

  91.-(1) If while a licensing scheme is in operation a dispute arises
- (a) a person claiming that he requires a licence in a case of a description to which the scheme
  - applies; or
  - (b) an organisation claiming to be representative of such persons,

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Reference of existing licensing scheme

to Supreme Court.

<sub>92</sub> [C	AP. 252	Copyright
		tisation may refer the scheme to the Supreme Court to cases of that description.
		which has been referred to the Court under this in operation until proceedings on the reference are
	order, either confirmation order, either confirm	shall consider the matter in dispute and make such ming or varying the scheme so far as it relates to ion to which the reference relates, as the Court may onable in the circumstances.
	(4) The order may period as the Court	y be made so as to be in force indefinitely or for such may determine.
Further reference to Supreme Court.	licensing scheme und	Supreme Court has on a previous reference of a der section 90 or 91 of this Act, or under this section, respect to the scheme, then, while the order remains
	(a)	the licensing body;
	<i>(b)</i>	a person claiming that he requires a licence in a case of the description to which the order applies; or
	<i>(c)</i>	an organisation claiming to be representative of such persons,
	may refer the schen that description.	ne again to the Court so far as it relates to cases of
		scheme shall not, except with the special leave of the gain to the Court in respect of the same description
	(a)	within twelve months from the date of the order on the previous reference; or
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Application for a grant of licence

in connection with

licensing scheme.

fifteen months or less, until the last three months before the expiry of the order.

if the order was made so as to be in force for

(3) A scheme which has been referred to the Court under this section shall remain in operation until proceedings on the reference are concluded.

(b)

- (4) The Court shall consider the matter in dispute and make such order, either confirming, varying or further varying the scheme so far as it relates to cases of the description to which the reference relates, as the Court may determine to be reasonable in the circumstances.
- (5) The order may be made so as to be in force indefinitely or for such period as the Court may determine.
- 93.-(1) A person who claims, in a case covered by a licensing scheme, that the licensing body has refused to grant him or procure the grant to

him of a licence in accordance with the scheme, or has failed to do so

within a reasonable time after being asked, may apply to the Supreme

(2) A person who claims, in a case excluded from a licensing scheme, that the licensing body either,

Court.

- (a) has refused to grant him a licence or procure the grant to him of a licence, or has failed to do so within a reasonable time of being asked, and that in the circumstances it is unreasonable that a licence should not be granted; or
- (b) proposes terms for a licence which are unreasonable, may apply to the Supreme Court.
- (3) A case shall be regarded as excluded from a licensing scheme for the purposes of subsection (2) of this section if,
  - (a) the scheme provides for the grant of licences subject to terms excepting matters from the licence and the case falls within such an exception; or

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<sub>94</sub> [C	AP. 252	Copyright
	(	the case is so similar to those in which licences are granted under the scheme that it is unreasonable that it should not be dealt with in the same way.
	make an order d order, the applic may determine to	urt is satisfied that the claim is well-founded, it shall eclaring that, in respect of the matters specified in the ant is entitled to a licence on such terms as the Court of be applicable in accordance with the scheme or, as the per reasonable in the circumstances.
		may be made so as to be in force indefinitely or for such art may determine.
Application for review of order as to entitlement to licence.	of this Act that a	ne Supreme Court has made an order under section 92 person is entitled to a licence under a licensing scheme, by or the original applicant may apply to the Court to
	(2) An application the Court,	ation shall not be made, except with the special leave of
	(a)	within twelve months from the date of the order, or of the decision on a previous application under this section; or
	(b)	if the order was made so as to be in force for fifteen months or less, or as a result of the decision on a previous application under this section is due to expire within fifteen months of that decision, until the last three months before the expiry date.
	order as the Cou terms applicable	t shall on an application for review confirm or vary its rt may determine to be reasonable having regard to the in accordance with the licensing scheme or, as the case imstances of the case.
Effect of order of Court as to licensing scheme.	95.–(1) A licensi Supreme Court,	ing scheme which has been confirmed or varied by the
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of proposed scheme); or

(a)

(a)

(b)

(b) under section 91 or 92 of this Act (reference of existing scheme to Court),

under section 90 of this Act (reference of terms

shall be in force or, as the case may be, remain in operation, so far as it relates to the description of the case in respect of which the order was made, so long as the order remains in force.

- (2) While the order is in force a person who in a case of a class to which the order applies,
  - under the scheme in respect of a licence covering the case in question or, if the amount cannot be ascertained, gives an undertaking to the licensing body to pay them when ascertained; and

pays to the licensing body any charges payable

complies with the other terms applicable to such

a licence under the scheme, shall be in the same position as regards infringement of copyright as if he

had at all material times been the holder of a licence granted by the owner

(3) (a) The Court may direct that the order, so far as it varies the amount of charges payable, has effect from a date before that on which

of the copyright in question in accordance with the scheme.

- amount of charges payable, has effect from a date before that on which it is made, but not earlier than the date on which the reference was made or, if later, on which the scheme came into operation.
  - (3) (b) If such a direction is made,
    - (i) any necessary repayments, or further payments, shall be made in respect of charges already paid; and
    - (ii) the reference in subsection (2) (a) to the charges payable under the scheme shall be construed as a reference to the charges so payable by virtue of the order:

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	(iii)	No such direction may be made where subsection (4) of this section applies.
	(order as to entitlem	ourt has made an order under section 93 of this Act ent to licence under licensing scheme) and the order person in whose favour the order is made shall if he,
	(a)	pays to the licensing body any charges payable in accordance with the order or, if the amount cannot be ascertained, gives an undertaking to pay the charges when ascertained; and
	<i>(b)</i>	complies with the other terms specified in the order,
	at all material times	tion as regards infringement of copyright as if he had been the holder of a licence granted by the owner of stion on the terms specified in the order.
Licences to which sections 97 to 100 apply.	respect to individual	100 of this Act (references and applications with licensing by licensing bodies) apply to the following ace granted by a licensing body otherwise than in sing scheme,
	(a)	licences relating to the copyright in literary, dramatic, musical or artistic works or films (or film soundtracks when accompanying a film) which cover works of more than one author, so far as they authorise,
		(i) copying the works;
		(ii) performing, playing or showing the works in public; or
		(iii) broadcasting the works or including them in a cable programme service;
	<i>(b)</i>	licences relating to the copyright in sound recordings (other than a film soundtrack when
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of published editions; and

licences in relation to the copyright in sound

recordings, films or computer programs so far

Reference to Supreme Court of

proposed licence.

Reference to Supreme Court of

expiring licence.

accompanying a film), broadcasts or cable programmes, or the typographical arrangements

as they relate to the rental of copies to the public,

(c)

and in those sections a "licence" means a licence of any of those

descriptions.

97.-(1) The terms on which a licensing body proposes to grant a licence may be referred to the Supreme Court by the prospective licensee.

(2) The Court shall first decide whether to entertain the reference,

and may decline to do so on the ground that the reference is premature. (3) If the Court decides to entertain the reference it shall consider the terms of the proposed licence and make such order, either confirming

circumstances. (4) The order may be made so as to be in force indefinitely or for such

98.-(1) A licensee under a licence which is due to expire, by effluxion of

time or as a result of notice given by the licensing body, may apply to the

or varying the terms, as it may determine to be reasonable in the

period as the Court may determine.

Supreme Court on the ground that it is unreasonable in the circumstances that the licence should cease to be in force.

(2) Such an application may not be made until the last three months before the licence is due to expire.

(3) A licence in respect of which a reference has been made shall remain in force until all questions related to the reference are concluded.

(4) If the Court finds the application well-founded, it shall make an order declaring that the licensee shall continue to be entitled to the benefit

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			Copyright
	of the licence in the circum		terms as the Court may determine to be reasonable
			e Court under this section may be made so as to be r for such period as the Court may determine.
Application for review of order a to licence.	98 of this Ac	t, the lic	preme Court has made an order under section 97 or ensing body or the person entitled to the benefit of o the Court to review its order.
	(2) An app the Court,	olication	shall not be made, except with the special leave of
		(a)	within twelve months from the date of the order or of the decision on a previous application under this section; or
		(b)	if the order was made so as to be in force for fifteen months or less, or as a result of the decision on a previous application under this section is due to expire within fifteen months of that decision, until the last three months before the expiry date.
			Il on an application for review confirm or vary its by determine to be reasonable in the circumstances.
Effect of order of Supreme Court a to licence.		Act and t	upreme Court has made an order under section 97 he order remains in force, the person entitled to the nall if he,
		(a)	pays to the licensing body any charges payable in accordance with the order or, if the amount cannot be ascertained, gives an undertaking to pay the charges when ascertained; and
		<i>(b)</i>	complies with the other terms specified in the order,
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be in the same position as regards infringement of copyright as if he had at all material times been the holder of a licence granted by the owner of the copyright in question on the terms specified in the order.

- (2) The benefit of the order may be assigned,
  - (a) in the case of an order under section 97 of this Act, if assignment is not prohibited under the
    - (b) in the case of an order under section 97 of this Act, if assignment was not prohibited under the terms of the original licence.

terms of the Court's order; and

- (3) The Court may direct that an order under section 97 or 98 of this Act, or an order under section 99 varying such an order, so far as it varies the amount of charges payable, has effect from a date on which the reference or application was made or, if later, on which the licence was granted or, as the case may be, was due to expire. If such a direction is made,
  - (a) any necessary repayments, or further payments, shall be made in respect of charges already paid; and
  - (b) the reference in subsection (1) (a) of this section to the charges payable in accordance with the order shall be construed, where the order is varied by a later order, as a reference to the charges so payable by virtue of the later order.
- **101.** In determining what is reasonable on a reference or application under this Part relating to a licensing scheme or licence, the Supreme Court shall have regard to,
  - (a) the availability of other schemes, or the granting of other licences, to other persons in similar circumstances; and

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General considerations: unreason-

able discrimina-

tion.

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rity of the

<sub>100</sub> [C	AP. 252	Copyright	
	(b) th	ne terms of those schemes or licences,	
	discrimination between l scheme or licence to wi	ers so as to secure that there is no unreasonable icensees, or prospective licensees, under the hich the reference or application relates and emes operated by, or other licences granted by,	
Licences for re- prographic copy- ing.	1021 Where a reference of application is made to the Supreme Court an		
		ne extent to which published editions of the vorks in question are otherwise available;	
	<i>(b)</i> th	ne proportion of the work to be copied; and	
	* *	ne nature of the use to which the copies are kely to be put.	
Licences for edu- cational establish- ments in respect of		plies to references or applications under this or the recording by or on behalf of educational	

educational purposes. (2) The Supreme Court shall, in considering what charges (if any) should be paid for a licence, have regard to the extent to which the owners of copyright in the works included in the broadcast or cable

establishments of broadcasts or cable programmes which include

copyright works, or the making of copies of such recordings, for

program have already received, or are entitled to receive, payment in respect of their inclusion.

Licences to reflect conditions imposed by promoters of events.

works included in

broadcasts or ca-

ble programmes.

**104.**–(1) This section applies to references or applications under this Part in respect of licences relating to sound recordings, films, broadcasts or cable programmes which include, or are to include, any entertainment or other event.

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- (2) The Supreme Court shall have regard to any conditions imposed by the promoters of the entertainment or other event; and, in particular, the Court shall not hold a refusal or failure to grant a licence to be unreasonable if it could not have been granted consistently with those conditions.
- (3) Nothing in this section shall require the Court to have regard to any such conditions in so far as they,
  - (a) purport to regulate the charges to be imposed in respect of the grant of licences; or
  - (b) relate to payments to be made to the promoters of any event in consideration of the grant of facilities for making the recording, film, broadcast or cable programmes.
- programmes, the Supreme Court shall take into account any reasonable payments which the owner of the copyright in the sound recording, film or computer programme is liable to make in consequence of the granting of the licence, or of the acts authorised by the licence, to owners of copyright in works included in that work. (2) On any reference or application under this Part relating to licensing in respect of the copyright in sound recordings, films, broadcasts or cable programmes, the Supreme Court shall take into account, in considering

what charges should be paid for a licence, any reasonable payments which the copyright owner is liable to make in consequence of the granting of the licence, or of the acts authorised by the licence, in respect of any performance included in the recording, film, broadcast or cable

**105.**–(1) In considering what charges should be paid for a licence on

a reference or application under this Part relating to licences for the

rental to the public of copies of sound recordings, films or computer

**106.** The mention in sections 101 to 105 of this Act, of specific matters to which the Supreme Court is to have regard in certain classes of a case does not affect the Court's general obligation in any case to have regard to all relevant considerations.

ations.

programme.

Mention of the specific matters not

to exclude other

relevant consider-

Licences to payments in respect

rights.

underlying

Conferment 107.–(1) By virtue of, and subject to the provisions of this Part, rights rights in perforare conferred on. a performer, requiring his consent to the (a) exploitation of his performance; and (b) a person having recording rights in relation to a performance, in respect of recordings made without his consent or that of the performer. (2) The rights conferred by this Part are independent of, (a) any copyright in, or moral rights relating to, any work used or performed in the performance; and (b) any other right or obligation arising otherwise than under this Part. (3) The rights conferred by this Part apply in relation to performances taking place before the commencement of this Part; but no act done before commencement, or in pursuance of arrangements made before commencement, shall be regarded as infringing those rights. Consent required **108.**–(1) A performer's rights are infringed by a person who, without for recording or his consent, live transmission of performance. (a) makes, otherwise than for his private and domestic use, a recording of the whole or any substantial part of a qualifying performance; or broadcasts live, or includes live in a cable (b) programme service, the whole or any substantial part of a qualifying performance. THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011** Printed by Authority of the Government of Belize

Copyright

**PART VIII** 

Rights and Remedies in, Recording, Acting etc., Performances

[CAP. 252

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qualifying performance,

shows or plays in public the whole or any

substantial part of a qualifying performance; or

broadcasts or includes in a cable programme service the whole or any substantial part of a Infringement of performer's rights

by use of recording made without consent.

[CAP. 252

who shows that at the time of the infringement he believed on reasonable grounds that consent had been given. 109. A performer's rights are infringed by a person who, without the

performer's consent,

(a)

(b)

by means of a recording which was, and which that person knows or has reason to believe was, made without the performer's consent.

110.–(1) A performer's rights are infringed by a person who, without the performer's consent and payment of royalty at the prescribed rate, uses an original recording of a qualifying performance (whether authorised or not) for the purpose of making an adaptation of the recording.

(2) In subsection (1) of this section, "an adaptation of the recording" means a recording in which the performance is accompanied by lyrics or music not contained in the original recording.

111.-(1) A performer's rights are infringed by a person who, without his consent,

(a) (b)

a recording of a qualifying performance which is, and which that person knows or has reason to believe is, an illicit recording.

imports into Belize otherwise than for his private and domestic use; or

in the course of a business possesses, sells or lets

for hire, offers or exposes for sale or hire, or

Consent and rovalty required for

adaptation of re-

cording.

Infringement of performer's rights by importing, possessing, etc., illicit recording.

distributes,

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- by virtue of this section a defendant shows that the illicit recording was innocently acquired by him or a predecessor in title of his, the only remedy available against him in respect of the infringement is damages not exceeding a reasonable payment in respect of the act complained of. (3) In subsection (2) of this section "innocently acquired" means that
- the person acquiring the recording did not know and had no reason to believe that it was an illicit recording.
- 112.-(1) A person infringes the rights of a person having recording rights in relation to a performance who, without his consent or that of the performer, makes a recording of the whole or any substantial part of the

performance, otherwise than for his private and domestic use.

- (2) In an action for infringement of those rights brought by virtue of this section damages shall not be awarded against a defendant who shows that at the time of the infringement he believed on reasonable grounds
- that consent had been given.

113.–(1) A person infringes the rights of a person having recording rights

in relation to a performance who, without his consent or, in the case of a

- qualifying performance, that of the performer, shows or plays in public the whole or any (a) substantial part of the performance; or
  - *(b)* broadcasts or includes in a cable programmes service the whole or any substantial part of the performance by means of a recording which

was, and which that person knows or has reason to believe was, made without the appropriate

- (2) The reference in subsection (1) of this section to "the appropriate consent" is to the consent of,
  - the performer; or (a)

consent.

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104

Consent required for recording of

performance sub-

ject to exclusive contract.

Infringement of recording rights

by use of record-

ing made without consent.

Infringement of recording rights

by importing, pos-

sessing, etc., of illicit recording.

(b)

given had recording rights in relation to the performance (or, if there was more than one such person, of all of them).

**114.**–(1) A person infringes the rights of a person having rights in relation to a performance, who, without his consent or, in the case of a qualifying performance, that of the performer,

[CAP. 252

(a) imports into Belize otherwise than for his private and domestic use; or

for hire, offers or exposes for sale or hire, or distributes,

in the course of a business possesses, sells or lets

a recording of the performance which is, and which that person knows or has reason to believe is, an illicit recording.

(2) Where in an action for infringement of those rights brought by virtue of this section a defendant shows that the illicit recording was innocently acquired by him or a predecessor in title of his, the only remedy available against him in respect of the infringement is damages not exceeding a reasonable payment in respect of the act complained of.

(3) In subsection (2) of this section, "innocently acquired" means that the person acquiring the recording did not know and had no reason to believe that it was an illicit recording.

115. The rights conferred by this Part subsists for fifty years from the end of the calendar year in which the performance takes place.

116.-(1) The rights conferred by this Part are not assignable or

transmissible, except to the extent that performer's rights are transmissible as provided in this section.

(2) On the death of a person entitled to performer's rights,

the rights pass to such person as he may by testamentary disposition specifically direct; and

(a)

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Duration of rights in performances.

Transmission of rights in perfor-

mances.

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(b)

[CAP. 252

106

representative, and references in this Part to the performer, in the context of the person having performer's rights, shall be construed as references to the person for the time being entitled to exercise those rights.

if, or to the extent that there is no such direction, the rights are exercisable by his personal legal

Copyright

- becomes exercisable by more than one person, it is exercisable by each
- to any rights conferred by this Part on a person to whom the benefit of a
- shall devolve as part of his estate as if the right of action had subsisted and been vested in him immediately before his death.
- (2) A person having recording rights in a performance is bound by any consent given by a person through whom he derives his rights under
- the exclusive recording contract or licence in question, in the same way
- (3) Where a right conferred by this Part passes to another person, any consent binding on the person previously entitled binds the person to whom the right passes in the same way as if the consent had been given
- 118. An infringement of any of the rights conferred by this Part is actionable by the person entitled to the right as a breach of statutory duty.

Order for delivery up of illicit

recording in court

Rights to seize illicit

recordings.

proceedings.

[CAP. 252

- 119.–(1) Where a person has in his possession, custody or control in the course of a business, an illicit recording of a performance, a person having performer's rights or recording rights under this Part in relation to the performance may apply to the court for an order that the recording be delivered up to him or to such other person as the court may direct.
- (2) An application shall not be made after the end of the period specified in section 136 of this Act; and no order shall be made unless the court also makes, or it appears to the court that there are grounds for making, an order under section 135 of this Act.
- (3) A person to whom a recording is delivered up in pursuance of an order under this section shall, if an order under section 135 of this Act is not made, retain it pending the making of an order, or the decision not to make an order, under that section.
  - (4) Nothing in this section affects any other power of the court.

**120.**–(1) Subject to any decision of the court under section 135 and to

the conditions specified in subsections (2), (3) and (4) of this Act, an illicit recording of a performance which is found exposed or otherwise

- immediately available for sale or hire, and in respect of which a person would be entitled to apply for an order under section 135 of this Act, may be seized and detained by him or a person authorized by him.
- (2) Before anything is seized under this section notice of the time and place of the proposed seizure must be given to a local police station.
- (3) At the time when anything is seized under this section there shall be left at the place where it was seized a notice in the prescribed form containing the prescribed particulars as to the person by whom or on whose authority the seizure is made and the grounds on which it is made.
- (4) In this section, "premises" includes land, buildings, fixed or movable structures, vehicles, vessels, and aircraft.
- **121.**–(1) A person commits an offence who without sufficient consent,

makes for sale or hire; (a)

illicit recordings.

Criminal liability for making, dealing with or using

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				ts into Belize otherwise than for his private nestic use;	
		(c)	possesses in the course of a business with a view to committing any act infringing the rights conferred by this Part; or		
		(d)	in the course of a business,		
			<i>(i)</i>	sells or lets for hire;	
			(ii)	offers or exposes for sale or hire; or	
			(iii)	distributes,	
	a recording which is, and which he knows or has reason to believe illicit recording.				
				offence who causes a recording of a ficient consent to be,	
		(a)	shown	or played in public; or	
		<i>(b)</i>	broado servico	east or included in a cable programme	
				ights conferred by this Part, if he knows or e rights are thereby infringed.	
	(3) In sub means,	sections	(1) and	(2) of this section, "sufficient consent"	
		(a)		case of a qualifying performance, the nt of the performer; and	
		<i>(b)</i>		case of a non-qualifying performance to an exclusive recording contract,	
			<i>(i)</i>	for the purpose of paragraph (a) of subsection (1), the consent of the	
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rights; and
for the purposes of subsections (1)

performer or the person having recording

- (ii) for the purposes of subsections (1) (b), (c), (d) and (2) of this section, the consent of the person having recording rights.
- (4) References in this section to the person having recording rights are to the person having those rights at the time the consent is given or, if there is more than one such person, to all of them.
- (5) No offence is committed under subsection (1) or (2) of this section by the commission of an act which, by virtue of any provisions of this Part, may be done without infringing the rights conferred by this Part.
- (6) A person guilty of an offence under subsection (1) (a), (b), or (d) (iii) of this section, is liable,
  - (a) on summary conviction, to a fine not exceeding three thousand dollars or to imprisonment for a term not exceeding two years, or to both such fine and imprisonment;
  - (b) on conviction on indictment, to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding five years, or to both such fine and imprisonment.
- (7) A person who commits any other offence under this section is liable on summary conviction to a fine not exceeding two thousand dollars or to imprisonment for a term not exceeding one year or to both such fine and imprisonment.
- **122.**–(1) The court before which proceedings are brought against a person for an offence under section 121 of this Act may, if satisfied that at the time of his arrest or charge he had in his possession, custody or control in the course of a business an illicit recording of a performance,

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Order for delivery up of illicit re-

cording in crimi-

nal proceedings.

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	order that it be delivered up to a person having performer's rights or recording rights in relation to the performance or to such other person as the court may direct.		
	(2) An order may be made by the court of its own motion or of the application of the prosecution and may be made whether or not the person is convicted of the offence, but shall not be made,		
	(a) after the end of the period specified in section 136 of this Act; or		
	(b) if it appears to the court unlikely that any order will be made under section 135 of this Act.		
	(3) An appeal lies to the court to which the appeals normally lie for the court which made the order under this section.		
	(4) A person to whom an illicit recording is delivered up in pursuance of an order under this section shall retain it pending the making of an order, or the decision not to make an order, under section 135 of this Act.		

**123.**–(1) It is an offence for a person to represent falsely that he is authorised by any person to give consent for the purposes of this Part in relation to a performance, unless he believes on reasonable grounds that he is so authorised.

(2) A person who commits an offence under this section is liable on summary conviction to a fine not exceeding one thousand dollars or to imprisonment for a term not exceeding eighteen months or to both such fine and imprisonment.

- **124.** Fair dealing with a performance or recording,
  - (a) for the purpose of criticism or review, of that or another performance or recording, or of a work; or
    - for the purpose of reporting current events,

# THE SUBSTANTIVE LAWS OF BELIZE

(b)

False representa-

tion of authority

Fair dealing for criticism, etc.

to give consent.

Incidental inclusion of performance or recording.

[CAP. 252

(b)

of section 58 of this Act shall, with the necessary modifications, apply in determining whether or not an act constitutes fair dealing.

- 125. The rights conferred by this Part are not infringed,
- - (a) by the incidental inclusion of a performance or recording in a sound recording, film, broadcast or cable programme;
  - by anything done in relation to copies of, or the playing, broadcasting or inclusion in a cable programme service of anything whose making was by virtue of paragraph (a) of this section, not an infringement,

and for the purpose of this section, a performance or recording so far as it consists of music, or words spoken or sung with music, shall not be regarded as incidentally included in a sound recording, broadcast or cable programme if it is deliberately included.

**126.**–(1) The rights conferred by this Part are not infringed by the

copying of a recording of a performance in the course of instruction, in

- the making of films or film soundtracks, provided the copying is done by a person giving or receiving instruction.
  - (2) The rights conferred by this Part are not infringed,
    - (a) by the copying of a recording of a performance for the purposes of setting or answering the questions in an examination; or
    - (b) by anything done for the purposes of an examination by way of communicating the questions to the candidates.
- (3) Where a recording which would otherwise be an illicit recording is made in accordance with this section but is subsequently dealt with, it shall

Acts done to recording of perfor-

mance for purpos-

es of instruction,

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	be treated as an illicit r dealing infringes any rig	ecording for the purposes of that dealing, and if that ght conferred by this Part for all subsequent purposes.
		3) of this section and in section 127 (2) of this Act, ld or let for hire, or offered or exposed for sale or
Recording of broad- casts and cable pro- grammes by educa- tional establishments.	of such a recording, establishment for the thereby infringing any	of a broadcast or cable programme, or a copy may be made by or on behalf of an educational educational purposes of that establishment without of the rights conferred by this Part in relation to ecording included in it.
	is made in accordanc (as defined in section recording for the purp	ding which would otherwise be an illicit recording e with this section but is subsequently dealt with 126 (4) of this Act) it shall be treated as an illicit ose of that dealing, and if that dealing infringes any a Part for all subsequent purposes.
Acts done to performance or recording for par- liamentary pro-	<b>128.</b> The rights confer for the purpose of,	rred by this Part are not infringed by anything done
ceedings, etc.	(a)	parliamentary or judicial proceedings or the reporting of such proceedings; or
	<i>(b)</i>	the proceedings of a statutory inquiry or the reporting of such proceedings held in public.
Transfer of re- cording of per- formance in elec- tronic form.	purchased on terms wrule of law, allow the	ording of a performance in electronic form has been which, expressly or impliedly or by virtue of any purchaser to make further recordings in connection ording, then, in the absence of any express terms,
	(a)	prohibiting the transfer of the recording by the purchaser, imposing obligations which continue after a transfer, prohibiting the assignment of any consent or terminating any consent on a transfer; or

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- providing for the terms on which a transferee may do the things which the purchaser was permitted to do,
- anything which the purchaser was allowed to do may also be done by a transferee without infringement of the rights conferred by this Part, but any recording made by the purchaser which is not also transferred shall be treated as an illicit recording for all purposes after the transfer.
- (2) Subsection (1) of this section also applies where the original purchased recording is no longer usable and what is transferred is a further copy used in its place.
- (3) This section also applies on a subsequent transfer, with the substitution for references in subsection (1) of this section to "the purchaser" of references to "the subsequent transferor".
- (4) This section does not apply in relation to a recording purchased before the commencement of this Act.

**130.**–(1) Where a recording of the reading or recitation of a literary work

is made for the purpose,

(b)

- of reporting current events; or (a)
- of broadcasting or including in a cable (b) programme service the whole or part of the reading or recitation,
- it is not an infringement of the rights conferred by this Part to use the recording (or to copy the recording and use the copy) for that purpose, provided the following conditions specified in subsection (2) of this section are met.
- (2) The conditions referred to in subsection (1) of this section are that,
  - the recording is a direct recording of the reading (a) or recitation and is not taken from a previous recording or from a broadcast or cable programme;

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Use of recordings of spoken words.

114 <b>[CA</b>	.P. 252	Copyright
	(b)	the making of the recording was not prohibited by or on behalf of the person giving the reading or recitation;
	<i>(c)</i>	the use made of the recording is not of a kind prohibited by or on behalf of that person before the recording was made; and
	(d)	the use is by or with the authority of a person who is lawfully in possession of the recording.
ble programmes.	to broadcast a recordi a performance in a infringing the rights of consent for the purpose	osection (2) of this section, a person who proposes ing of a performance, or include a recording of cable programme service in circumstances not conferred by this Part shall be treated as having the of this Part for the making of a further recording broadcast or cable programme.
	(2) The consent gives to the condition that the	ven under subsection (1) of this section, is subject e further recording,
	(a)	shall not be used for any other purposes; and
	<i>(b)</i>	shall be destroyed within twenty-eight days of being first used for broadcasting the performance or including it in a cable programme service.
	(3) A recording m treated as an illicit reco	ade in accordance with this paragraph shall be ording,
	(a)	for the purposes of any use in breach of the condition mentioned in subsection (2) (a) of this section; and
	(b)	for all purposes after that condition or the condition mentioned in subsection (2) (b) of this section, is breached.
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permitted.

this Part.

Recordings for supervision and con-

trol of programmes

Order excepting acts from infring-

ing rights under

132. The rights conferred by this Part are not infringed by the making or use by a prescribed broadcasting organisation for the purpose of maintaining supervision and control over programmes broadcast by that organisation, of recordings of those programmes.

133.–(1) The Minister may, by Order published in the *Gazette*, provide that the rights conferred by this Part in relation to a performance specified in the Order are not infringed by the doing of such acts as are specified

(2) An Order made under subsection (1) of this section may,

in the Order in the circumstances therein specified.

(a) contain such consequential, supplemental or ancillary provisions as appear to the Minister to be necessary or expedient for the purpose of

giving due effect to the Order;

- (b) after consultation with the National Arts Council and other bodies representing artists, writers, composers and performers, prescribe a formula for the calculation of the amount which shall be paid by way of equitable remuneration to the performer or other person whose rights under this Part are affected by the Order.
- (3) No Order may be made under this section unless the Minister is satisfied.
- (a) that the acts specified are to be done in connection with an event of national importance; and
  - that the effect of the Order would not contravene (b) any Convention relating to rights in respect of performances to which Belize is a party.
- 134.–(1) Subject to the provisions of this section, the Supreme Court may, on the application of a person who wishes to make a recording from a previous recording of a performance, give consent in a case where,

Court may consent on behalf of

performer.

	(a)	the identity or whereabouts of a performer cannot be ascertained by reasonable inquiry; or
	<i>(b)</i>	a performer unreasonably withholds his consent.
(2) Consert for the purpos		by the Court has effect as consent of the performer
	(a)	the provisions of this Part relating to performer's rights; and
	<i>(b)</i>	Section 121 (3)(a) of this Act,
and may be gi this Order.	iven subj	ect to such conditions as the Court may specify in
section, excep	ot after th iles mad	Il not give consent under subsection (1) (a) of this ne service or publication of such notices as may be e under section 87 of this Act or as the Court may direct.
section, unless consent do no it shall be for	s it is sat t include the perfo n defaul	Il not give consent under subsection (1) (b) of this isfied that the performer's reasons for withholding the protection of any legitimate interest of his; but ormer to show what his reasons are for withholding to of evidence as to his reasons the Court may draw ninks fit.
(5) In any	case the	Court shall take into account the following factors,
	(a)	whether the original recording was made with the performer's consent and is lawfully in the possession or control of the person proposing to make the further recording;
	<i>(b)</i>	whether the making of the further recording is consistent with the obligations of the parties to the arrangements under which, or is otherwise
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Copyright

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Order for disposal of infringing copy

or illicit record-

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(6) Where the Court gives consent under this section it shall, in default of agreement between the applicant and the performer, make such order as it thinks fit as to the payment to be made to the performer in consideration of consent being given.

### **PART IX**

### Miscellaneous

**135.**–(1) An application may be made to the Supreme Court for an order

the Act shall be,

- (a) an infringing copy or article delivered up in pursuance of an Order under section 37 or section 54 of this Act or seized and detained in pursuance of the right conferred by section 38 of
  - (i) forfeited to the copyright owner; or
  - (ii) destroyed or otherwise dealt with as the Court may direct;
  - (b) an illicit recording of a performance delivered up in pursuance of an order under section 18 or section 121 of this Act, or seized and detained in pursuance of the right conferred by section 120 of the Act shall be,
    - (i) forfeited to such person having performer's rights or recording rights in relation to the performance as the Court may direct; or

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that,

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Period after which remedy of deliv-

ery up not avail-

order as it thinks just and may (in particular) direct that such copy, article or recording be sold, or otherwise dealt with, and the proceeds divided.

- (5) If the Court decides that no order should be made under this section, the person in whose possession, custody or control the copy or article or, as the case may be, the recording was before being delivered up or seized is entitled to its return.
- (6) References in this section to a person having an interest in a copy or other article or a recording include any person in whose favour an order could be made in respect of the copy, article or, as the case may be, recording under this section.

**136.**–(1) An application for an order under section 37 or section 119 of

this Act may not be made after the end of the period of six years from

- the date on which the infringing copy or article or, as the case may be, the illicit recording in question was made, subject to the next following provisions.
- (2) If during the whole or any part of that period a person entitled to apply for an order,
  - (a) is under a disability; or
  - (b) is prevented by fraud or concealment from discovering the facts entitling him to apply,

an application may be made by him at any time before the end of the period of six years from the date on which he ceased to be under a disability or, as the case may be, could with reasonable diligence have discovered those facts.

(3) An order under section 37 or section 119 of this Act shall not, in any case, be made after the end of the period of six years from the date on which the infringing copy or article or, as the case may be, the illicit recording in question was made.

120 [C.	AP. 252	Copyright
Time limited for prosecution.	after the expiration	of five years after the commission of the offence or iscovery thereof, whichever date last occurs.
Powers of police officers.	<b>138.</b> –(1) Any police	e officer may,
	(a)	subject to section 138 of this Act, enter and search any premises or place;
	<i>(b)</i>	stop, board and search any vessel (other than a ship of war) or any aircraft (other than a military aircraft); or
	(c)	stop and search any vehicle, in which he reasonably suspects that there is an infringing copy of a work or an illicit recording or any article used or intended to be used for making infringing copies or illicit recordings; and
	(d)	seize, remove or detain,
		(i) any article which appears to him to be an infringing copy or an illicit recording or any article which appears to him to be intended for use for making such copies or recordings; and
		(ii) anything which appears to him to be or to contain, or to be likely to be or to contain, evidence of an offence under this Act.
	(2) Any police of	fficer may,
	(a)	break open any outer or inner door of any place which he is empowered or authorised by this Act to enter and search;
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- which he is empowered by this Act to stop, board and search;

  (c) remove by force any person or thing obstructing
- him in the exercise of any power conferred on him by this Act;
- (d) detain any person found in any place which he is empowered or authorised by this Act to search until such place has been searched;
- any person from approaching or boarding such vessel or aircraft until it has been searched;

  (f) detain any vehicle which he is empowered by this

detain any vessel or aircraft which he is empowered by this Act to stop, board and search, and prevent

Act to stop and search until it has been searched.

139.–(1) No domestic premises shall be entered and searched by a police

officer unless a magistrate has issued a warrant under subsection (2) of

- (2) A magistrate may, if he is satisfied by information on oath that there is reasonable ground for suspecting that there is in any domestic premises any article which may be seized, removed or detained under any provision of this Act, issue a warrant authorising a police officer to
- (3) A police officer authorised under subsection (2) of this section, to enter and search any premises may call upon any other police officer to assist him in entering and searching the premises.
- (4) In this section, "domestic premises" means any premises or any part thereof, used exclusively or mainly as a dwelling.

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enter and search the premises.

(e)

this section.

Restrictions on the entry and search

of domestic prem-

$_{122}$	CAP. 252	Copyright
Obstruction of police officers.	<b>140.</b> –(1) Without pr	rejudice to any other written law, any person who,
	(a)	wilfully obstructs a police officer in the exercise of his powers or the performance of his duties under this Act;
	<i>(b)</i>	wilfully fails to comply with any requirement properly made to him by any such police officer; or
	(c)	without reasonable excuse, fails to give such police officer any other assistance which he may reasonably require to be given for the purpose of exercising his powers or performing his duties under this Act,
		e and is liable on summary conviction to a fine not usand dollars or to imprisonment for a term not onths.
	in the exercise of his Act, knowingly give officer commits an	o, when required to give information to a police officer is powers or the performance of his duties under this es false or misleading information to any such police offence and is liable on summary conviction to a fine thousand dollars or to imprisonment for a term not s.
		his section shall be construed as requiring any person tion which may incriminate him.
Offences by bodies corporate.	committed by a boo the consent or conn part of, any directo body corporate or capacity, he, as we	ence under any of the preceding sections of this Act dy corporate is proved to have been committed with ivance of, or to be attributable to any neglect on the r, manager, secretary or other similar officer of the any person who was purporting to act in any such ll as the body corporate, commits an offence and is ed against and punished accordingly.

# THE SUBSTANTIVE LAWS OF BELIZE

Power to make Regulations.

Power to apply provisions of Act

to other countries.

[CAP. 252

- **142.**–(1) The Minister may after consultation with the National Arts Council and other bodies representing artists, writers, composers and performers make Regulations prescribing such matters as are required or permitted by this Act to be prescribed or are necessary or desirable to be prescribed for giving effect to this Act.
- (2) Without prejudice to the generality of the foregoing, such Regulations may provide for an optional (but not compulsory) system of registration of copyright and may contain such consequential, supplemental or ancillary provisions as may be necessary or expedient to give effect to such registration.
- (3) All Regulations made under this section shall be laid before the National Assembly as soon as may be after the making thereof and shall be subject to negative resolution.

**143.**–(1) Subject to the provisions of subsection (3) of this section, the

Minister may by Order published in the *Gazette* provide that, in relation

to any country specified in the Order, any of the provisions of this Act so specified shall apply,

(a) in relation to persons who, at a material time, are citizens or subjects of that country, as they

are citizens of Belize:

(b) in relation to persons who, at a material time, are domiciled or resident in that country, as they

apply in relation to persons who, at such a time,

- apply in relation to persons who, at such a time, are domiciled or resident in Belize;
- (c) in relation to literary, dramatic, musical or artistic works, sound recordings, films or editions first published in that country, as they apply in relation to literary, dramatic, musical or artistic works, sound recordings, films or editions first published in Belize;

### THE SUBSTANTIVE LAWS OF BELIZE

in relation to broadcasts made or cable programmes sent from places in that country by persons permitted or authorised by or

under the laws of that country to make those broadcasts or send those cable programmes, as they apply in relation to broad-casts made or cable programmes sent from places in Belize by persons permitted or authorised by or under the laws of Belize to make those broadcasts or send those cable programmes. (2) An Order made under this section applying any provisions of

in relation to bodies incorporated by or under the laws of that country, as they apply in relation to bodies incorporated by or under the laws of

Copyright

Belize:

(d)

(e)

- generally or in relation to such classes of works or such other classes or cases, as may be so
- (3) An Order shall not be made under this section applying any provisions of this Act in relation to any country which is not a party to a Convention relating to copyright or to the rights of performers or of the producers of phonograms to which Belize is also a party, unless the Minister is satisfied that in respect of the class of works which those provisions relate, provision has been or will be made under the laws of that country whereby adequate protection will be given to owners of copyright or rights in performances conferred by this Act.

### THE SUBSTANTIVE LAWS OF BELIZE

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International

ganisations.

or-

- **144.**–(1) Where it appears to the Minister that it is expedient that the provisions of this section should apply to any organisation,
  - (a) of which two or more countries or the Governments of two or more countries are members; or
  - (b) that is constituted by persons representing two or more countries, or representing the Governments of two or more countries, he may by Order published in the *Gazette* declare that organisation to be an international organisation to which this Act applies.
- (2) Where an original literary, dramatic, musical or artistic work is made by or under the direction or control of an organisation to which this section applies in such circumstances that,
  - (a) copyright would not, except by virtue of this subsection, subsist in the work; but
  - (b) if the author of the work had been a citizen of Belize at the time when it was made, copyright would have subsisted in the work immediately after it was made and would thereupon have vested in the organisation, then, copyright shall subsist in the work as if the author had been a citizen of Belize when it was made, and shall continue to subsist so long as the work remains unpublished, and the organisation shall, subject to the provision of this Act, be entitled to the copyright.
- (3) Where an original literary, dramatic, musical or artistic work is first published by or under the direction or control of an organisation to which this section applies in such circumstances that copyright would not, except by virtue of this subsection, subsist in the work immediately after the first publication thereof; and

#### THE SUBSTANTIVE LAWS OF BELIZE

	to the subsistence and relation to copyright	ns of Part II, except those production of ownership of c subsisting by virtue of this subsisting by virtue of Part
	has not, or at some r of a body corporate s to have had, the legal	cion to which this section as material time otherwise has a shall have, and shall be deem all capacities of a body corpora and enforcing copyright and ating to copyright.
Denial of copyright or rights in performance.	give adequate protect give adequate protect or performances, (which work or performances) author or performer published in the Gaz	es to the Minister that the la ection to Belizean works or partion in the case of one or mon thether the lack of protection ance or the nationality, citize or all of those matters) the Natette, make provision in rela- section (2) of this section.
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(b) the work was made in such circumstances that, if it had been first published in Belize, the organisation would have been entitled to the copyright in the work.

the work is so published in pursuance of an agreement with the author which does not reserve to the author the copyrights, if any, in the work;

then, copyright shall subsist in the work (or, if copyright in the work subsisted immediately before its first publication, shall continue to subsist) as if it had been first published in Belize, and shall subsist for a period of fifty years from the end of the calendar year in which the work was first published, and the organisation shall, subject to the provision of this Act, be entitled to that copyright.

Copyright

(a)

- ovisions thereof relating copyright, shall apply in section as they apply in II.
- applies which otherwise not, the legal capacities ned at all material times orate for the purpose of nd in connection with all

aws of a country fail to performances or fail to re classes of such works relates to the nature of enship or country of its Minister may, by Order lation to that country in

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(a) citizens or nationals of that country, not being at that time persons domiciled or resident in Belize; or

in the case of works that are sound recordings or films, specified in the Order, bodies incorporated

- under the laws of that country.

  (3) The Minister shall, in making an Order under this section, have
- regard to the nature and extent of the lack of protection for Belizean works or performances in consequence of which the Order is being made.
- (4) In this section, "Belizean work or performance" means a work of which the author was, at the time when it was made, a qualified person for the purposes of this Act or a performance by a performer who was at the time of the performance such a qualified person.
- **146.**–(1) The Copyright Act, Ch. 198, and the Copyright Act 1956 of the United Kingdom in so far as it has effect as part of the law of Belize, is repealed on the 21<sup>st</sup> day of August, 2000.
- (2) Without prejudice to section 29 of the Interpretation Act, Cap. 1, the repeals effected by subsection (1) of this section include the repeal of,
  - (a) any Order-in-Council made under the Copyright Act 1956 of the United Kingdom so repealed, in so far as it has effect as part of the law of Belize;

Repeals.

THE SUBSTANTIVE LAWS OF BELIZE

(b)

128	CAP. 252	Copyright	
	(b)	any subsidiary legislation made under the Acts so repealed, or in so far as it has effect as part of the law of Belize, made under any Order-in-Council so repealed.	
Savings.		in this Act shall affect the operation of any rule of preaches of trust or confidence.	
	deriving title from forfeited under the	this Act affects the right of the State, or any person the State, to sell, use or otherwise deal with articles Customs Regulation Act, Cap.49 including any article tue of this Act or an enactment repealed by this Act or	
Copyright subsists only under Act.	110 110 TOP J 118	<b>148.</b> No copyright or right in the nature of copyright shall subsist otherwise than by virtue of this Act or some other enactment in that behalf.	
Enforcement of copyright subject to public interest.	the enforcement of	<b>149.</b> Nothing in this Act affects any rule of law preventing or restricting the enforcement of copyright or rights in the nature of copyright, on grounds of public interest or otherwise.	
Transitional.	Transitional.  150.–(1) Where immediately prior to the appointed day, of subsists in Belize in any literary, dramatic, musical or artistic virtue of the Copyright Act 1956 of the United Kingdom, such of shall continue to subsist and the person entitled thereto by virtue Act shall be the owner thereof under and subject to this Act particular,		
	(a <sub>i</sub>	the duration of such copyright;	
	(b)	the acts comprised within the exclusive rights attaching to such copyright; and	
	(c,	the effect upon the ownership of such copyright of any event or transaction occurring or of any contract or agreement made after the appointed day,	
	shall be governed	by this Act.	
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- (3) Where an act done before the appointed day was then an infringement of copyright but is not an infringement of copyright or rights in a performance under this Act, then, proceedings in respect of that Act may be taken as if this Act had not been passed.
- (4) An act done before the appointed day shall not be an infringement of copyright or rights in performance conferred by this Act if that act would not, but for the passing of this Act, have constituted an infringement.
- (5) Proceedings for infringement of copyright instituted but not disposed of before the appointed day shall be disposed of as if this Act had not been passed.
- (6) Proceedings under this Act for infringement may be taken notwithstanding that the alleged infringement occurred before the appointed day.
- (7) In this section, "appointed day" means the day appointed by the Minister pursuant to section 2 of this Act.