

# Update

# Intellectual Property Law

## Service 92 — March 2021

### Commentary

#### Patents Act 2013

The following commentary has been updated by David Nowak

- [PAT208.2] Summary
- [PAT229.2] Summary

The following commentary has been updated by Doug Calhoun

- The Patents Act 2013: A History and an Overview
- [PAT11.2] Summary
- [PAT14.2(a)] Summary
- [PAT43.2] Criticism of this section
- [PAT92.2] Summary

#### Trade Marks Act 2002

The following commentary has been updated by Paul Sumpter

- [TMA5.5] “Trade mark”
- [TMA18.4] Section 18(1)(a)
- [TMA66.6] “Use”: preliminary points

#### Copyright Act 1994

The following commentary has been updated by Earl Gray

- [COP14.3] Section 14(1)
- [COP15.3] Section 15(1)
- [COP16.3] Nature of the exclusive rights — restricted acts
- [COP43A.2] Summary
- [COP225.2] Section 225(1) Right or privilege of any person under any enactment

The following commentary has been updated by Tom Cleary

- [COP29.3] Analysis
- [COP30.2] Section 2 definition of “copying”
- [COP30.5] Sufficient resemblance
- [COP30.7] Idea/expression dichotomy
- [COP31.4] The issue of copies of a work to the public
- [COP33.2] “Communicating to public”
- [COP35.9] “An object”
- [COP35.10] An object “that the importer knows is an infringing copy”
- [COP35.11] Films, computer programs and sound recordings
- [COP36.8] “Possesses in the course of business”
- [COP36.9] “In the course of a business or otherwise, sells or lets for hire”

- [COP36.12] “An object that . . . the person knows . . . is an infringing copy”