

Information Technology and Intellectual Property Law

Sixth edition

David I Bainbridge

BSc, LLB, PhD, MBCS, Chartered IT Professional, Barrister
Emeritus Professor of Intellectual Property Law, Aston University
Honorary Member, Hardwicke Chambers, Lincoln's Inn

Bloomsbury Professional

**Bloomsbury Professional Limited, Maxwellton House, 41–43 Boltro Road,
Haywards Heath, West Sussex, RH16 1BJ**

© David I Bainbridge 2014

All rights reserved. No part of this publication may be reproduced in any material form (including photocopying or storing it in any medium by electronic means and whether or not transiently or incidentally to some other use of this publication) without the written permission of the copyright owner except in accordance with the provisions of the Copyright, Designs and Patents Act 1988 or under the terms of a licence issued by the Copyright Licensing Agency Ltd, Saffron House, 6-10 Kirby Street, London, England EC1N 8TS. Applications for the copyright owner's written permission to reproduce any part of this publication should be addressed to the publisher.

Whilst every care has been taken to ensure the accuracy of the content of this work, no responsibility for loss occasioned to any person acting or refraining from action as a result of the material in this publication can be accepted by the authors or by the publisher.

Warning: The doing of an unauthorised act in relation to a copyright work may result in both a civil claim for damages and criminal prosecution.

Crown copyright material is reproduced with the permission of the Controller of HMSO and the Queen's Printer for Scotland. Any European material in this work which has been reproduced from EUR-lex, the official European Communities legislation website, is European Communities copyright.

A CIP Catalogue record for this book is available from the British Library.

ISBN 978 1 78043 124 6

Printed and bound in Great Britain by Hobbs the Printers, Totton, Hampshire

Contents

<i>Preface</i>	v
<i>Table of statutes</i>	xv
<i>Table of statutory instruments</i>	xix
<i>Table of European legislation</i>	xxi
<i>Table of cases</i>	xxvii
Chapter 1 Introduction to information technology and intellectual property law	1
Introduction	1
Justification for the legal protection of computer software	5
Forms of protection for computer software	9
Development of protection for computer software	10
Liability of information society service providers	13
Trade marks on the internet and passing off	14
Competition law	16
Jurisdiction	17
Summary	18
Chapter 2 Essentials of copyright law	20
Introduction	20
Layout of this chapter	23
Subsistence of copyright	24
Original works of copyright	26
Other works of copyright	28
Authorship	30
Ownership	31
Duration	34
Rights of the copyright owner and infringement	37
Remedies	46
Secondary infringement	50

Contents

Criminal offences	52
The permitted acts	54
Dealing with copyright	58
Moral rights	64
Rights related to copyright	66
Chapter 3 Copyright and computer programs	68
Introduction	68
Layout of the chapter	70
Background and historical context	71
Subsistence of copyright in computer programs	75
Restricted acts and infringement of copyright in computer programs	100
Exceptions to the exclusive rights	124
Decompilation	134
Special measures of protection	139
Presumptions	146
Computer-generated works	148
Chapter 4 Non-textual copying and emulating the functionality of a computer program	151
Introduction	151
Layout of this chapter	153
Brief historical perspective	153
Non-textual copying in the UK	161
Emulating the functionality and other aspects of a computer program	167
Concluding remarks – emulating the functionality of a computer program	185
Chapter 5 Copyright in databases	188
Introduction	188
Layout of this chapter	191
Database technology	192
Subsistence of copyright in a database	195

Authorship, ownership and duration	207
Dealing with copyright databases	209
Rights of the owner and infringement	210
Exceptions to the restricted acts	215
Moral rights	217
Chapter 6 The <i>sui generis</i> database right	219
Introduction	219
Layout of this chapter	221
Subsistence	222
Ownership and dealing with the database right	238
Term of protection	239
Rights of database owners	243
Infringement	250
Exceptions to the database right	253
Rights and obligations of lawful users	258
Remedies	264
Licensing schemes	265
Circumvention of effective technological measures	266
Commission Report 2005	267
Chapter 7 Copyright in the information society	269
Introduction	269
Layout of this chapter	272
Subsistence and exclusive rights	273
The Directive on copyright and related rights in the information society	286
Rights provided for by Directive	288
Exceptions and limitations	297
Protection of technological measures	309
Electronic rights management information	327
Remedies	328
Injunctions against information society service providers	329
Digital Economy Act 2010	332

Contents

Chapter 8	Design law, computer graphics and typefaces	336
	Introduction	336
	Layout of this chapter	337
	Copyright protection for computer graphics and typefaces	337
	Trade mark protection	342
	Design protection	343
	The Community design	347
	The UK registered design	361
Chapter 9	Semiconductor topography right	362
	Introduction	362
	Layout of this chapter	363
	Background	363
	The Directive on the legal protection of topographies of semiconductor products	367
	Extension of protection to nationals of third countries	375
	Experiences of semiconductor topography protection	376
Chapter 10	The law of breach of confidence and information technology	378
	Introduction	378
	Layout of this chapter	379
	What is a trade secret?	380
	Basic requirements for an action in breach of confidence	381
	Employees	387
	Consultants and others	394
	Covenants in restraint of trade	395
	Remedies	399
	The Human Rights Convention and the impact on the action of breach of confidence	402
	Data protection law	411
Chapter 11	Essentials of patent law	419
	Introduction	419

Layout of this chapter	422
Requirements for the grant of a patent	423
Entitlement to a patent	431
Dealing with patents	435
Infringement and remedies	437
Defences	438
Formalities for the grant of a patent	442
Chapter 12 Patents and computer-implemented inventions	448
Introduction	448
Layout of this chapter	450
What is a computer-implemented invention?	451
Status of decisions of the Boards of Appeal at the EPO	452
Patentability under the Patents Act 1949	453
Position of software patents in the United States	455
Development of case law on computer-implemented inventions at the EPO	458
The position in the UK	474
Chapter 13 Essentials of trade mark law and the law of passing off	499
Introduction	499
Layout of this chapter	502
Registered trade marks	503
Limitations of effects of a trade mark	514
Licensing and dealing in trade marks	516
Requirement that trade mark must be used	517
Revocation and invalidity	518
Remedies	519
Registration of a national trade mark	522
The Community trade mark	524
Passing off	525
Chapter 14 Trade marks, goodwill and the internet	530
Introduction	530

Contents

Layout of this chapter	531
Trade marks, websites and the internet	532
Passing off and the internet	560
Malicious falsehood and online statements	571
Chapter 15 Competition law	575
Introduction	575
Layout of this chapter	576
Restrictive trade agreements	577
Abuses of a dominant position	579
Exhaustion of rights	588
Freedom to provide services	592
Chapter 16 Jurisdiction and intellectual property aspects of information technology	595
Introduction	595
Layout of this chapter	596
Development of rules on jurisdiction	597
The ‘Brussels Regulation’ and the basic rules	600
Copyright and related rights	606
Jurisdiction, trade marks and websites	612
Glossary	619
Index	629