Emerging Trends in Digital Copyright Law.

INTELLECTUAL PROPERTY RIGHTS INDUSTRY ALERT
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EMERGING TRENDS IN DIGITAL COPYRIGHT LAW

The ‘Internet’ has become that arresting feature of our lives that has become absolutely indispensable. This search engine produces such reproduction of original works and that too in such a lightning speed, it has become a headache for the IPR enthusiasts. Hence, a very strong and convincible Digital Copyright law is the need of the hour.

CURRENT TRENDS/ISSUES IN DIGITAL COPYRIGHT LAW

The digital technology has a phenomenal impact on copyright works- its creation, dissemination, and protection. Digitization has made it much easier to manipulate, reproduce, and distribute protected works. Digital content can be combined, altered, mixed, and manipulated easily. By enabling the making of perfect copies of copyrighted works for little cost, digital technology threatens to undermine the distribution systems and increase unauthorized use of copyright works\(^1\). Digital technology enables users to search & manipulate information available online in the network thus, users are transforming into ‘authors’! The decentralized nature of Internet makes it possible for any user to disseminate a work endlessly in the cyberspace through an end number of outlets, thereby giving rise to global piracy. Estimates of global losses from pirated books,

music and entertainment software range into billions of dollars. The Internet in a way presents a troublesome situation for copyright holders as the users become mass disseminators of others copyright material and creates disequilibrium between the authors and users. Some of the burning issues are,

1) **The Right of Reproduction** - The advent of the Internet makes the delimitation of the reproduction right more problematic in the digital age. Given that any transmission of protected works over the Internet involves the reproductions transitorily stored in the connected computers' RAM, the question of whether right owners should be granted with the control over all temporary reproductions looms large amid the dematerialized and decentralized nature of the Internet. It is pertinent to note that in ‘WIPO Performances and Phonograms Treaty’, producers are vested with “the exclusive right of authorizing the direct or indirect reproduction of their respective protected subjects in any manner or form” (Articles 7, 11 and 16 respectively).

2) **The Right of Communication to the Public** - The advent of human intellectual work in digital work is a very risky one. The internet via its innumerable yet indeterminable sources can make such original works of the author be communicated to the public. Hence, the author is left vulnerable to the atrocities of the digital age! Moreover, the issue concerning the secondary liability of those who facilitate the infringing communication

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3 Fareed Ahmad Rafiqi & Iftikhar Hussian Bhat, Copyright Protection in Digital Environment: Emerging Issues, International Journal of Humanities and Social Science Invention.

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of works to the public, including Internet Service Providers (ISPs), has not yet been addressed.

**THE GOOGLE CASE**- This famous case is known as *Authors Guild, Inc. v. Google Inc*.

Defendant, Google, Inc. collaborated with several major research libraries to digitize their collections for the Google Books project. Plaintiffs, the Authors Guild, Inc. and individual copyright owners, complained that Google scanned more than twenty-million books without permission or payment of license fees. Google made the digital copies available to its library partners. Plaintiffs alleged that Google infringed by using copyrighted books without permission. The United States District Court for the Southern District of New York held that Google’s digitization and subsequent use of the copyrighted works was fair use and granted summary judgment in Google’s favor. Hence, it was held that ‘fair use was found’.

**THE INDIAN SCENARIO**- *The Google case* enlightened the Indian law to become aware of the current issues pertaining to digital copyright. The Amendments introduced by the Copyright Amendment Act, 2012 are significant as they address the challenges posed by the Internet. The latest Amendment harmonizes the Copyright Act, 1957 with WPPT. The striking feature that has been added is in the form of exception. A fair dealing exception (Section 52, Indian Copyright Act) has been extended to the reporting of current events,

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Thus, the present digital age has come with plethora of advantages accompanied with its own disadvantages. Such advancement has posed as great hurdles for copyright holders. Therefore, steps are being taken to tackle and bring about bolder & convincible laws against digital infringement and fair use.

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