

## India

## Legal background

Copyright Copyright Act, 1957 ("ICA")

legislation From <a href="http://www.copyright.gov.in/CprAct.pdf">http://www.copyright.gov.in/CprAct.pdf</a> [1]

Other relevant Copyright Rules, 1958 ("ICR")

laws From <a href="http://www.copyright.gov.in/CopyrightRules1958.pdf">http://www.copyright.gov.in/CopyrightRules1958.pdf</a> [2]

Information Technology Act, 2000 ("ITA")

From <a href="http://www.commonlii.org/in/legis/num-act/ita2000258/">http://www.commonlii.org/in/legis/num-act/ita2000258/</a> [3]

Constitution of India, 1950 ("Constitution")

From http://www.commonlii.org/in/legis/const/2004/index.html [4]

Civic Chandran v Ammini Amma (1996 PTR 142 (Kerala High Court)) ("Civic

Chandran")

From http://mail.sarai.net/pipermail/commons-law/2004-September/000824.html

Penguin Books v India Book Distributors (1984) ("Penguin Books")

From [6]

Copyright Berne Berne Appendix TRIPS<sup>1[8]</sup> WCT<sup>i [9]</sup> WPPT<sup>i[10]</sup>

treaties Convention<sup>i</sup> [7]

Other relevant Universal Copyright Convention

treaties From

http://portal.unesco.org/en/ev.php-URL ID=15241&URL DO=DO TOPIC&URL SECT

<u>ION=201.html</u> [11]

Convention for the Protection of Producers of Phonograms Against Unauthorised

**Duplication of Their Phonograms** 

From <a href="http://www.wipo.int/treaties/en/ip/phonograms/trtdocs-wo023.html">http://www.wipo.int/treaties/en/ip/phonograms/trtdocs-wo023.html</a> [12] Multilateral Convention for the Avoidance of Double Taxation of Copyright

Royalties (and Additional Protocol)

From

http://portal.unesco.org/en/ev.php-URL ID=15218&URL DO=DO TOPIC&URL SECT

<u>ION=201.html</u> [13]

Rome Convention<sup>[14]</sup> for the Protection of Performers, Producers of Phonograms

and Broadcasting Organisations

From <a href="http://www.wipo.int/treaties/en/ip/rome/trtdocs-wo024.html">http://www.wipo.int/treaties/en/ip/rome/trtdocs-wo024.html</a> [15]

## Scope and duration of copyright

Is the period of protection of each type of copyright work limited to the minimum duration musical or artistic works (other mandated by the Berne

Convention?

ICA ss.22-29 In case of literary, dramatic,

than a photograph) India provides protection for 60 years

from the beginning of the calendar year next following the year in which the author dies (if published within the lifetime of

the author). In case of photographs, India provides protection for 50 years from the



next calendar year after. For cinematographic works, India provides protection for 60 years from the beginning of the calendar year after publication. For sound recordings, India provides protection for 60 years from publication - this is a separate and additional category to the "musical works" described in the Berne Convention.

Must a work be fixed in some material form before copyright attaches?

ICA s.2(f), (ffc), (h), (o), (p), (xx)

Constitution Arts. 19(1)(a), 19(2)

ICA s.2(o)

There is no single provision requiring this, but by implication, as the definition of literary, dramatic, musical and artistic works; cinematograph films; sound recordings; and computer programmes are all such that fixation is implicit. Also, such a requirement has been read in

through case law.

YES

Is the exercise of copyright subject to competition law, for example by compulsory licensing statute of "competition law", or regulation of royalties in the case of copyright holders who misuse their monopoly power?

ICA ss.31, 31A While not directly subject to a there are two provisions in the

Copyright Act, ss. 31 and 31A, that provide for compulsory licences in works withheld from the public and in unpublished Indian works, if the Copyright Board so deems, after hearing

both sides.

Is the exercise of copyright subject to compliance with a bill of rights or similar human rights instrument, for example by preventing copyright from being used to stifle protected speech?

LIMITED

While the Freedom of Speech and Expression is guaranteed by Article 19(1)(a) of the Indian Constitution, the interface between copyright and the Constitutional right to free speech has not been tested in court, nor are there any

authoritative pronouncements on

it.

Does the compilation of a database of non-original material Or rather, a non-original

fall outside the scope of

copyright?

YES

compilation of a database of materials falls outside the scope of copyright, even though a

"literary database" (which satisfies the requirement of originality) is within the scope of

copyright.

Do exceptions and limitations in YES national copyright law prevail over contracts purporting to limit on copyright law, but there are or override them?

There is no such ruling directly cases which state that statutory rights may not be limited by contract, unless the statute



indicates otherwise.

#### Freedoms to access and use

By Home Users

Is time, space and format shifting allowed (such as ripping music from CD to an MP3 player)?

YES ICA ss.52(1)(a), 14(d), There is a broad 14(e)

exception covering fair dealing<sup>i [16]</sup> of literary, dramatic, musical or artistic work for the purposes of private use. including research. This exception doesn't cover sound recordings or cinematograph films. If format shifting is taken to be an adaptation of format, then sound recordings and

cinematograph films will

be considered as allowed, since the right of adaptation is not a right vested in the copyright holder of sound recordings and cinematograph films. Further, in other areas of

law (like tax), the authorities have accepted time-shifting equipment, and in everyday life

time/space/format-shiftin g continues unabated.

Can consumers reproduce copyright material for their own use in the original format, for example for backup purposes?

LIMITED There is a broad exception which states that fair dealing of literary, dramatic, musical or artistic work for the purposes of

private use, including research, is not

copyright infringement. This doesn't seem to cover sound recordings and cinematograph

films.

Can works be communicated to a limited public (for example, family and friends) without infringing copyright? LIMITED While no such broad exception is mentioned in the statute, a number of different provisions exist. The statute includes all of these as fair dealing: "the reading or recitation in public of

ICA ss.52(1)(f) and 52(1)(k)

ICA s.52(1)(a)



any reasonable extract from a published literary or dramatic work; the causing of a recording to be heard in public by utilising it, in an enclosed room or hall meant for the common use of residents in any residential premises (not being a hotel or similar commercial establishment) as part of the amenities provided exclusively or mainly for residents therein: or as part of the activities of a club or similar organisation which is not established or conducted for profit; as part of the activities of a club, society or other organisation which is not established or conducted for profit." It doesn't cover cinematograph films. But "friends and family" may possibly not be considered "public". **LIMITED** 

In any other cases may reproductions be made on a private,

The exception allowing

ICA s.52(1)(a)

fair dealings for private noncommercial basis, foruse is wide. But whether

example through

it would cover

peer-to-peer file sharing?peer-to-peer file sharing

is not clear.

Are blank media and computer hardware sold free of compulsory levies collected for copyright

owners?

For Education

Is reproduction permitted for the purposes of research or exception which states study?

YES There is a broad that fair dealing of

ICA s.52(1)(a), s.52(1)(aa), and s.52(1)(p)

literary, dramatic, musical or artistic work for the purposes of private use, including research, is not copyright infringement. There is also a specific

exception for reverse engineering of software for purposes of study

and research.

Is it permissible to copy an entire work and to

**LIMITED** If such activity comes ICA s.52(1)(a)



make any number of copies?

within the judicial reading of the phrase "fair dealing in. . .", and that would depend on the facts of the case. Multiple copies would be more difficult to

substantiate as fair

dealings.

Does any such research LIMITED and study provision Literary, cover distance and online education? may be

LIMITED ICA s.52(1)(h) and Literary, dramatic, 52(1)(i) musical or artistic work

may be reproduced by a teacher or a pupil in the course of instruction.
"Course of instruction" doesn't seem to be limited statutorily. But for cinematograph films and sound recordings, "the audience [must be] limited to such staff and students, the parents and guardians of the students and persons directly connected with the activities of the

institution".

May translations of works be made for educational purposes?

LIMITED

If the translation is for educational or scholarly purposes, an application may be made to the Copyright Board after

three years from the date of publication of the source material. If the language is not one in

general use in

"developed countries", the application may be made in one year from the date of publication.

May works be YES

reproduced and Literary, dramatic,

published by educational musical or artistic work institutions in connection may be reproduced by a with systematic teacher or a pupil in the

instructional activities?

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students and persons

ICA s.52(1)(h), and s.52(1)(i)

ICA s.32



the activities of the institution".

Online

Is hyperlinking to a Web YES

site allowed without permission of the site's

owner?

No provision in the Copyright Act covers this within rights of the

directly connected with

copyright holder, so it is presumably allowed.

Are temporary or transient copies, incidental to a lawful use, excepted from

copyright?

This would presumably be covered by the "fair

dealing for private use" exception and the

temporary back-up copy of software exception.

Is caching of Web content permitted? LIMITED ICA s.52(1)(a)

ICA ss.52(1)(a),

52(1)(aa)

ITA s.79

If it is not for private use or for research, it would not be allowed. So, caching by third-parties is presumably not allowed. But caches on one's own computer may presumably be deemed non-infringing use.

Are ISPs protected from LIMITED

liability for infringements Under the Information by third parties, because Technology Act, 2000, a

the law either does not network service provider impose liability upon is not liable if the

intermediaries or limits "offence or

their liability in certain contravention was circumstances? committed without his knowledge" or if it "had

exercised all due

diligence to prevent the commission of such

offence or

contravention". Please note that this section might undergo

substantial change if an amendment that was approved by one House of the Parliament is approved by the other as

well.

Do ISPs provide Internet YES

access without

conducting filtering or monitoring for potential copyright-infringing

material?

Are the names and personal information of customers who are alleged to have engaged in copyright-infringing

NO



behaviour protected from disclosure by their

ISPs?

By content creators

Can a recording or LIMITED ICA s.39

performance of a Only when the work has musical work be made under compulsory been withheld from the public.

license from the composer?

Can copyright works be IMITED non-commercially In the carremixed or mashed up into new works?

MITED ICA ss.52(1)(a)(i), 14(d),

In the case of literary, artistic and musical works, only if it is for "private use", since adaptation rights belong exclusively to the copyright holder. For sound recordings and cinematograph films, "adaptation" is not one of the rights granted to the rights-holder.

May computer software be reverse engineered for the purpose of creating interoperable software? YES ICA ss.52(1)(ab), But with the 52(1)(ac)

ICA s.52(1)(u)

requirements that: a) the person be legally in possession of such software; b) such information is not otherwise readily available.

Is the incidental inclusion of a work in other material permitted?

LIMITED
The statute explicitly mentions such a permission only in the

making of a

cinematograph film by allowing "the inclusion in a cinematograph film of

any artistic work

permanently situate in a public place or any premises to which the public has access; or any other artistic work, if such inclusion is only by way of background or is otherwise incidental to the principal matters represented in the film". However, courts would be reluctant to include incidental inclusion as "infringement" where in the context of the entirety of the impugned work, the "infringed"

Is there are copyright

YES

part is small.

ICA s.52(1)(a), Civic



exception for parody or While there is no

satire?

Chandran

exception directly for "parody" or "satire", case law reveals that the fair dealing provision for criticism is read widely by the courts to enable it to encompass parody

also. NO

Is there a copyright

exception for

professional advice?

Do creators who license YES

their work retain the

moral right of attribution?

Does copyright law

contain provisions regarding traditional knowledge/folklore?

LIMITED

But through case law, "common stock ideas" are excluded from being deemed original, and hence folklore will not be

copyrightable.

Is there a copyright By the press

By Libraries

exception for the news

of the day?

YES

YES

52(1)(m), 52(1)(n)

May copyright material be reproduced for the purposes of review and

criticism?

"Fair dealing" for the purposes of review and

criticism would probably

include partial

reproduction, but might not include complete

reproduction.

May political speeches, speeches in judicial

YES While speeches in ICA ss.17(cc), 39, 52(1)(b), 52(1)(n),

ICA s.57(1)(a)

ICA ss.52(1)(b),

ICA s.52(1)(a)(ii)

proceedings and/or other judicial proceedings may 52(1)(q)(iv)

public speeches be used be freely reproduced, for any purpose?

only fair dealings are allowed of other public

speeches.

May quotations be used NO

ICA<sub>s.52</sub>

for any purpose? Only for purposes laid down in the extensive

fair dealings provision.

May libraries copy works LIMITED

that cannot reasonably be obtained

commercially?

Only public libraries may do so, and may make up to three copies of such

works.

May libraries copy works LIMITED

ICA s.52(1)(a)

ICA s.52(1)(o)

for users for the purpose While no explicit rule exists for this, this would of research or study?

probably fall under the fair dealings for private-use/research

exception.

Is the reproduction of

**LIMITED** 

ICA ss.52(1)(p), 31A



unpublished works by libraries permitted?

The unpublished work must be kept in a library, museum, or other public institution, and only after sixty years from the death of any known author. Libraries may also apply for a compulsory licence of the unpublished work

under s.31A.

Are libraries allowed to make preservation or archive copies of materials in their collections?

NO ICA s.52(1)(a) No provision directly covers this, though some argue that it would come under s.52(1)(a) as being for the purposes of "private use, including

research".

By disabled users Is it permissible to copy LIMITED

ICA s.52(1)(a)

or adapt work for the uself it is for private use, of those with disabilities? yes, as it would be fair dealing. It should be

noted that an

amendment proposed in 2006 would introduce such an exception.

In public affairs

Are laws excluded from LIMITED

copyright?

ICA s.52(1)(q)(ii)

They are under copyright of the Government of India, but they may be freely reproduced, provided some original commentary is added.

Are other governmental LIMITED

works excluded from

copyright?

No, they are not

excluded from copyright, but wide fair dealings rights are granted with respect to a variety of

governmental works. YES

Is there a copyright exception for use of material in judicial proceedings?

ICA s.52(1)(c)

ICA s.52(1)(q)

#### Freedoms to share and transfer

May copyright works be freely offered for commercial rental? LIMITED

ICA ss.14(d)(ii), 14(e)(ii)

While literary, musical, and artistic works may freely be rented out, the copyright owners of cinematographic films and sound recordings have the sole right to commercial rental of the

works they own.

May a person in lawfully possession of a copyright work distribute, communicate or make

ICA s.14(a)(iii), 14(c)(ii), 14(d)(iii), 14(e)(iii)



it available without reference to

the copyright owner?

May works be dedicated to the

public domain<sup>[[18]</sup> without legal formality besides an overt act of

relinquishment?

Are orphaned works treated differently in the law to other

copyright works, for example by

licenced, limiting remedies, or by that aren't currently in

releasing them into the public

domain?

ICA<sub>s.21</sub>

A notice has to be given to the Registrar of Copyright in a

prescribed manner.

YES

ICA ss.31, 31A Sections 31 read with 31A of the

Copyright Act allow for

allowing them to be compulsorily compulsory licensing of works

publication, even if they aren't orphan works. Also, the prescribed procedure (under s.31A) must be followed to establish that the copyright

owner cannot be found.

Is parallel importation permitted? LIMITED

ICA ss.51(b)(iv), 53, 14(a)(ii), and

Importation of "copies made out Penguin Books of India of the work which if

made in India would infringe copyright" is not permitted. Thus, by a plain reading of the statute, only infringing copies are prohibited from being imported.

Since parallel imports are non-infringing copies, they are perfectly legal. There is no exclusive right given in India to sell copies of a copyrighted work - only one to issue copies (not already in circulation) to the public. That said, a single-judge bench of the Delhi High Court

have the right to import

copyrighted material into India. This decision has binding value

ruled in 1984 that only licensees

only in Delhi.

Are there incentives for the use. production and dissemination of free and open source software in national law/policy?

LIMITED

It is not uniform. There are things such as the e-Courts within copyright law or elsewhere project that encourages usage of

> FOSS<sup>[19]</sup> in the judiciary. There are also state-level (provincial government-level) policies regarding FOSS (in the state of Kerala, for instance). See

http://kvtrust.blogspot.com/2007/ 07/new-chapter-in-judiciary-and.

html [20] and

http://itforum.kerala.gov.in/site/ modules/content/?id=1.

Are there incentives for the use, production and dissemination of

open access<sup>i [21]</sup> material (e.g. textbooks) within copyright law or elsewhere in national law /

LIMITED

The University Grants Commission has mandated a policy under which masters and

doctorate theses must be



policy? published online in an

e-repository. Additionally, some government-funded universities and governmental research institutions have been promoting open access, and some are even putting in place open access policies. But there doesn't exist any national policy on that.

### Administration and enforcement

What is the maximum penalty for Rs.200000 (around USD 4000), ICA ss.63, 63A

copyright infringement for an

individual?

and a maximum imprisonment of 6 months (for first offence) and 3

years (for second and subsequent offences)

What is the maximum penalty for Same as above. Rs.200000 ICA s.69

copyright infringement for a

corporation?

(around USD 4000), and a maximum imprisonment of 6 months (for first offence) and 3

years (for second and subsequent offences).

Is registration of copyright required before it may be enforced in court?

Registration only creates a (rebuttable) prima facie

ICA s.48

Is there a distinction between personal versus (large-scale)

commercial use?

presumption of validity. YES

YES ICA ss.52(1)(a), 63(b) proviso

Fair dealings for the purposes of private use are not treated as copyright infringement.
Furthermore, the proviso to s.63(b) allows for a jail term of less than six months and a fine of less than INR 50,000 in cases where the wilful infringement was not for gain in the course of

trade or business.

Is the creation or distribution of devices that can circumvent

technological protection

technological protection

measures (TPM<sup>i [22]</sup>) permitted, where such devices can be used for purposes that would not

infringe copyright?

Is the use of such devices by consumers permitted for any

purpose that would not infringe

copyright?

YES

NO

YES

Since there is no bar, it is presumably allowed.

There is no statutory bar on

circumvention devices.

Does national copyright or

consumer protection law require disclosure to consumers of the existence of TPMs and any

potential limitations on the use of

TPM-protected material?

Are the operations of copyright collectives subject to public

oversight?

YES

The Central Government has to judge whether the interests of

ICA ss.33(4), 33(5), 36, 52B, and

of ICR rules 14A-P



copyright owners is being served by the collectives, and it may cancel the registration of that copyright society after an inquiry. The societies are also required to periodically submit financial returns and reports to the Registrar of Copyrights.

Is any portion of the revenues of NO copyright collectives set aside for

benevolent purposes?

Are copyright collectives NO precluded from using their

revenues for political lobbying?

Is copyright enforced only YES

through mechanisms provided by Intermediaries such as ISPs are law, rather than through private not formally involved in the intermediaries? enforcement of Indian copyright

law.

Is the enforcement of copyright NO

restricted to civil or private law, rather than attracting criminal sanctions?

Sanctions

Are damages for copyright

infringement based on the loss sustained, rather than by a preestablished or statutory

damages award?

YES

While there is no pre-established rate of damages, it is up to the discretion of the court to award appropriate damages in civil cases (and up to the maximum fine in criminal cases).

Is there provision to penalise the YES wrongful allegation of copyright

infringement?

ICA s.60

ICA<sub>s.55</sub>

ICA ss.55, 63-70

# **Conclusions**

India's Copyright Act is a relatively balanced instrument that recognises the interests of consumers through its broad private use exception, and by facilitating the compulsory licensing of works that would otherwise be unavailable. Neither has India rushed to accede to WIPO<sup>i [23]</sup> Copyright Treaty, which would expose India's consumers to the same problems experienced in other jurisdictions which have prohibited the use of circumvention devices to gain access to legally-acquired copyright material.

It is true that copyright infringement, particularly in the form of physical media, is widespread in India. However this must be taken in the context that India, although fast-growing, remains one of the poorest countries in the world. Although India's cultural productivity over the centuries and to the present day has been rich and prodigious, its citizens are economically disadvantaged as consumers of the culture to which they have contributed.

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- [4] http://www.commonlii.org/in/legis/const/2004/index.html
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[11]

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[12] http://www.wipo.int/treaties/en/ip/phonograms/trtdocs\_wo023.html

[13]

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- [14] http://a2knetwork.org/fr/glossary/term/47
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