



Copyright Act 1968

No. 63, 1968

Compilation No. 61

Compilation date:	1 July 2022
Includes amendments up to:	Act No. 54, 2021
Registered:	4 July 2022

Prepared by the Office of Parliamentary Counsel, Canberra

About this compilation

This compilation

This is a compilation of the *Copyright Act 1968* that shows the text of the law as amended and in force on 1 July 2022 (the *compilation date*).

The notes at the end of this compilation (the *endnotes*) include information about amending laws and the amendment history of provisions of the compiled law.

Uncommenced amendments

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Legislation Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the series page on the Legislation Register for the compiled law.

Application, saving and transitional provisions for provisions and amendments

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

Editorial changes

For more information about any editorial changes made in this compilation, see the endnotes.

Modifications

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the series page on the Legislation Register for the compiled law.

Self-repealing provisions

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

Contents

Part I—Preliminary	1
1 Short title	1
2 Commencement	1
4 Extension to external Territories	1
5 Exclusion of Imperial Copyright Act, 1911	1
6 Repeal of Copyright Acts	1
7 Act to bind the Crown	2
8 Copyright not to subsist except by virtue of this Act	2
8A Prerogative rights of the Crown in the nature of copyright	2
9 Operation of other laws	2
9A Application of the <i>Criminal Code</i>	3
Part II—Interpretation	4
10 Interpretation	4
10AA <i>Non-infringing copy</i> of a sound recording	27
10AB <i>Non-infringing copy</i> of a computer program	28
10AC <i>Non-infringing copy</i> of an electronic literary or music item	28
10AD Accessories to imported articles	29
11 Residence in a country not affected by temporary absence	30
12 References to Parliament	30
13 Acts comprised in copyright	30
14 Acts done in relation to substantial part of work or other subject-matter deemed to be done in relation to the whole	30
15 References to acts done with licence of owner of copyright	31
16 References to partial assignment of copyright	31
17 Statutory employment	31
18 Libraries established or conducted for profit	31
19 References to Copyright Act, 1911	31
20 Names under which work is published	32
21 Reproduction and copying of works and other subject-matter	32
22 Provisions relating to the making of a work or other subject-matter	33

23	Sound recordings and records.....	36
24	References to sounds and visual images embodied in an article.....	36
25	Provisions relating to broadcasting.....	37
27	Performance.....	38
28	Performance and communication of works or other subject-matter in the course of educational instruction.....	39
29	Publication.....	41
29A	Making public.....	43
30	Ownership of copyright for particular purposes.....	44
30A	Commercial rental arrangement.....	44
Part III—Copyright in original literary, dramatic, musical and artistic works		46
Division 1—Nature, duration and ownership of copyright in works		46
31	Nature of copyright in original works.....	46
32	Original works in which copyright subsists.....	48
33	Duration of copyright in original works.....	49
35	Ownership of copyright in original works.....	50
Division 2—Infringement of copyright in works		53
36	Infringement by doing acts comprised in the copyright.....	53
37	Infringement by importation for sale or hire.....	53
38	Infringement by sale and other dealings.....	54
39	Infringement by permitting place of public entertainment to be used for performance of work.....	55
39A	Infringing copies made on machines installed in libraries and archives.....	55
39B	Communication by use of certain facilities.....	56
Division 3—Acts not constituting infringements of copyright in works		57
40	Fair dealing for purpose of research or study.....	57
41	Fair dealing for purpose of criticism or review.....	59
41A	Fair dealing for purpose of parody or satire.....	59
42	Fair dealing for purpose of reporting news.....	59
43	Reproduction for purpose of judicial proceedings or professional advice.....	60

43A	Temporary reproductions made in the course of communication	60
43B	Temporary reproductions of works as part of a technical process of use	61
43C	Reproducing works in books, newspapers and periodical publications in different form for private use	61
44	Inclusion of works in collections for use by places of education	63
44A	Importation etc. of books	64
44B	Reproduction of writing on approved label for containers for chemical product	67
44BA	Acts done in relation to certain medicine	68
44BB	Copyright subsisting in works shared for healthcare or related purposes	69
44C	Copyright subsisting in accessories etc. to imported articles	70
44D	Import of non-infringing copy of sound recording does not infringe copyright in works recorded	70
44E	Importation and sale etc. of copies of computer programs	71
44F	Importation and sale etc. of copies of electronic literary or music items	72

Division 4—Acts not constituting infringements of copyright in literary, dramatic and musical works

		73
45	Reading or recitation in public or for a broadcast	73
46	Performance at premises where persons reside or sleep	73
47	Reproduction for purpose of broadcasting	73
47AA	Reproduction for the purpose of simulcasting	75

Division 4A—Acts not constituting infringements of copyright in computer programs

		77
47AB	Meaning of <i>computer program</i>	77
47B	Reproduction for normal use or study of computer programs	77
47C	Back-up copy of computer programs	78
47D	Reproducing computer programs to make interoperable products	80
47E	Reproducing computer programs to correct errors	80
47F	Reproducing computer programs for security testing	81
