Index

Page numbers in bold indicate tables and appendix

account disabling
  for repeated infringements 118
adaptations of works
  right in UK and Australia 44, 72
adapted content, copyright infringement 19
advertiser-supported business models 4, 200
  adoption by social media platforms 173
Agence France Presse (AFP)
  use of Morel's works 120–21
Agence France Presse v Morel (Morel) case 52
‘amateur creative digital content’ (ACDC) reference to UGC 18
American Law Institute (ALI Principles) 58
architectural works 33
‘artistic work’, recording on any medium 39
arts organisations' views on copyright 166
audio clip, ‘swapping tool’ by YouTube 139
‘audiovisual work’ 33
films or cinematographic films 77–8
Australian Copyright Act 53, 156, 178, 180, 183
  infringement 73, 74
  moral rights 49
  performance of work, rights 47
  removal or altering of electronic rights information 51
  right of adaptation 44
  same goal as the UK 32
Australian court
Voth v Manildra Flour Mills Pty Ltd 124
Australian fair dealing exceptions 55
Australian Law Reform Commission 55
  fair use exception 202
‘author’ definition in Australia
  photograph under Australian Copyright Act 37
authorship designation dilemmas 38
automatic enforcement through filtering 156–7
banal words, phrases, language of widespread usage
  barrier to copyright protection 118
  behaviour influence from social media 3
Berne Convention for the Protection of Literary and Artistic Works 32, 41, 57, 125
  principle of national treatment 41
‘bespoke’ alarm call on Jane’s mobile phone 21
breach of YouTube terms
  use of ‘stills’ from video clip 115
broadcasting of work 46
‘broadcast’ in UK, transmission on internet 33
Brussels I Regulation, potential violation of 124
business models, advertiser-supported 4
  of social media platforms 5
California, law of the state 125
celebrity blogger Small-Steps
  ‘tweet’ about newborn baby 22
Cheryl’s use of ‘stills’ from Jane’s video clip as thumbnail images on her website 184
choice of law
Restatement (Second) of Conflict of Laws in the US (Second Restatement) 122–3
  choice of social media platforms 20
  collaborative projects 1, 39
  blogs, content communities 20
  collage creation from photographs taken by others, of sculptures, etc. 54
  collage of newborn babies, by Jane Doe access on Pinterest platform and shared 152–53
  forming with aid of photo-editing on mobile phone 22–3
  ‘Remedy for an Aging Population’ shared on Pinterest, pin-board 23
  collage sharing in blog post on WordPress
  infringement in Australia 76
  commentary of Evangeline’s posted Facebook creating her own 21, 112–13
  comments to video clips on YouTube 119
  commercial use of Jane’s collage 80
  communication rights and social media 47
  complex rules of copyright laws 190
  computer science 7
  concept of authorship 34
Conflict of Laws in Intellectual Property CLIP Principles 56–8, 126–7, 188
  consensus with copyright laws deterrance of future file-sharing activities 168–9
  consent of copyholder need for communication to ‘new public’ 47
Consistency tables 1 to 12 178–87
  content communities 1, 9, 27
  content creation 3
  ‘status update’ (Facebook) 139
  content dissemination social rather than financial motivations 4
content-generative activities 20, 44, 47
across social media 25
behaviour of users 198
collaborative, blogs, content communities
social networking sites 28
copyright holding 9, 170
copyright laws applications 20
creation, modification, and dissemination
of content 190
encouraged by technological features 176
of Jane and other users 24, 127, 198
licensed under TOS 190
‘nudged’ to undertake 197
on social media 1, 6–7, 32, 46, 79–80, 138
technological features, impact of 153–4
content-generative behaviours by
regulation by copyright laws 5–8, 187
reinforcement of expectation of users
Content Id software, scanning video clips 146
available to copyright holders 189
by YouTube 175–6
filtering technologies 156–7
content in social media programmes
prejudicial to reputation of copyright holder
protected by copyright or not 79–80, 170
published works in Australia 40
removal sometimes erroneous 157
rights to make available to public 54
shared on Facebook, Pinterest, Twitter
WordPress and YouTube
published works in UK 40
on Twitter, speedy deletion 38–9
textual, image, audio and visual forms 33
content on Wikipedia platform
‘works of joint authorship’ 37
contracting parties, to Berne Convention 41
Contracts (Rights of Third Parties) Act 1999,
UK 120
contractual choice of governing law, support
122
contributor copyright investigation, user request
Wikipedia 146
‘copies’ term, communicable work 42
‘copyright holder’s claim for remedies
in US non-registration 171
copyrightable content on social media 121
Copyright Act 1968 (Cth) Australian
Copyright Act 32
Copyright Act of 1976 in US 32
Copyright and Rights in Performances
(Personal Copies for Private Use) 55, 71
Copyright (Application to Other Countries) 41
copyright considerations 138
Copyright (International Protection)
Regulations 1969 in Australia 41
copyright laws, application 59–72
Copyright, Patents and Designs Act 1988
UK Copyright Act 32
‘Copyright Center’ (YouTube), self-help
options 105
copyright disputes relating to content 107–8
‘copyright holder’
copyright protection not always the case 173–4
guidance questions 58
posting copyright concerns 105
right to perform publicly 45, 119, 174
overreaching rights 188–9
users, conflicting expectations 190
copyright in Australia
works to any form of storage, sound, films
39
copyright infringement 5, 183, 183
activities 169, 188
behaviours 199
exceptions to 31
possibilities 154
under Australian Copyright Act 182
copyright issues, US, UK, Australia 59–70
copyright laws 4, 5, 79–80
application in US, UK, Australia 7, 198
comparison with other regulatory factors
on social media 201
content-generative behaviours of
social media users 24
differing conclusion, US, UK, Australia
188–9
perception and awareness 165–77
regulation by 21
reform 6
terms of service, technological features uncertain
legitimacy 57
copyright legislation, 5, 125
‘copyright management information’ 50–51
copyright policies 102–105, 117–18, 127
copyright laws Digital Millennium Copyright
Act 204
copyright policy, key terms 109–11
copyright protection 32, 119–20, 121, 127–8,
175
from copyright holders to YouTube 146
granting, foreseeable barrier 118
licence may not cover uses by third parties 173
material that is original from author,
including copies in US 34, 39
none in UK and Australia, for song titles,
advertisements, short, headlines 35
ownership of content by users, not always
qualifying 173
proviso de minimis (no trifling matters) in UK 35
result of skill, labour, experience 35
in UK and Australia
copyright regimes 79–80
potential incompatibilities 118–27, 137–8
relationship with 116–27, 153–8
copyright-related disputes
adjudication of, in UK and Australia 126
copyright rules
applicable to content-generative activities
variable jurisdictions 171
absence and complexity of 171–2
inadequacy 189–90
copyright subsistence 76–7, 80
copyright systems, mature
protection of expressions,
not ideas, facts 33
copyright technological features 178–87
copyright violation
contact party direct, complete DMCA
compliant form 146
creation and sharing of new video clip ‘vidding’ on YouTube 77–8
‘creative content’ definition, Facebook, Pinterest, Twitter, YouTube, Tumblr, Flickr 20
creativity, ambiguity of 34
cyberlaw and cyberspace 3, 8
damages awards 53
de minimis use (too trivial) 35, 42
derivative works, no infringement 72, 73
under US Copyright Act 43
digital audio transmission 46
digital communications expansion
cyberspace, inherently borderless 56
digital content 32, 167
Digital Millennium Copyright Act 50, 98, 102
compliant online forms 173
mechanism available to copyright holders 105
in copyright policies counter-notice 157
frequency of, social media platforms 117
notice and takedown mechanism 127, 155–6, 172
in respect of shared content 175
notifying of copyright infringement 155–6
process not readily available on Wikipedia 146
safe harbour provision, exemption from liability for monetary relief 128–9
YouTube 104
digital or machine-readable format 42
dissemination 141–2
extended reach of platforms 3–4
infringement of rights in UK 46
distortion, mutilation, modification prejudicial to author 48
distribution and display rights 75
DMCA see Digital Millennium Copyright Act
doctrine of merger, scènes à faire
US, Goldstein and Hugenholtz 33
doctrine of privity 120
domestic laws, mandatory 128
double intent standards, in US 51
dramatic works 33
drop-down menu, option selection report to Facebook, on offensive content for removal 144–5
editor Jasper’s use of Jane’s collage on cover page of his magazine 80, 116, 185–6
Electronic Frontier Foundation (EFF) Lawrence Lessig v Liberation Music Pty Ltd complaint against 157
electronic rights management information 51
electronic transmission 46
e-mails, bilateral messages 18
‘embed post’ option, Facebook 141
‘encouragement of learning’ 32
enforcement of copyright clips of song Lisztomania 157–8
European Max Planck Group 58
Evangeline’s commentary, copyright protected 73
exemption from liability for monetary relief 128–9
expectation of users that digital content is free 176
expressions not copyright protected 33–4
external application, use of, on mobile device
to play video clip as alarm 178
external tools use, ‘save image’ copyright infringement 185
on web browser 180
extraterritoriality 125
Facebook
copyright policy, user warnings 103–4
dissemination, multiple ways 141
laws of state of California 107
modification 139–40
no breach in collage sharing 113
non-exclusive, transferable, royalty-free worldwide license 99
rights of one as original author 22
Statement of Rights and Responsibilities 99
 technological features 230–31, 234, 239–40, 242, 247–50
terms and technological features copyright protection, availability 22
transparency report, number of government requests recorded 117
user content upload for sharing, image video clip 137
fair dealing exceptions new in UK 202
untested by litigation 56
UK and Australia, more prescriptive than in US 55, 56
fair dealing exception expansion for parody or satire in Australia including pastiche 31, 203
for purpose of private study, quotation, caricature, parody, pastiche 55
for quotation, limited use in exempting social media uses 56
fairness from user’s perspective 200–201
fair use analysis in US, comment or criticism of work 54
fair dealing, copyright exceptions 80
doctrine in US 31, 71, 77, 202
false attribution, in UK and Australia 49
file-sharing activities 167–8
filtering, a form of technological control 146, 156–7
final clip from different video clips availability on YouTube 23
financial incentive for content share increasing 5
fixation requirement 119
fixation standards 38–40
forum non conveniens and pleading of foreign law 124
Spiliada Maritime Corporation v Consullex Ltd (Spiliada) 124
free digital content expectation 189
freedom of expression expansion through social media 2
freelance writer Olga Lexell
Twitter’s deletion of ‘tweets’ 154
Friend, Rupert (Homeland’) 247

Getty Images in US 120–21
Gimp, Photoshop, image modifying 151
re-arranging texts 140
governance, privatised by social media 2
governing law and jurisdiction 98, 107–8, 109–11
governing law and jurisdiction, choice of California 121–7
governing law and jurisdiction clauses 126–7

Haitian earthquake, photographs
by photojournalist, Danel Morel 52
‘Harvey Balls’ in tables 177–8
Homeland’s Photos
Facebook 248
human-centre authorship concept 171
human factors, on social media 2, 7
hypothetical user, Jane Doe 8
day in the life of 20–30
identification
of authors on social media 36
of original generator of content 143
of specific right infringed 171
illegality, widespread
of content-generative activities 205
image editing tools for collage creation 180
images, comments on 139
image sharing 2
income equality commentary on Facebook
transfer to ‘Timeline’ 21
‘income inequality’ comment on Wikipedia 23
income inequality comment on Facebook
Jane Doe, colleague, Zee, adds page to Wikipedia, no attribution to Jane 23
indemnification
and liability of platforms 98–9
limiting of liability 105–7, 109–11
of platforms for losses incurred 128–9
individual images from ‘audiovisual works’ 78
influences on social media, ‘nudges’, 7
‘nudged’, 3
infringement
copyright, content-generative activity 9
copyright in Australia, not US or UK 180
fair use and fair dealing exceptions 53–6
remedies 52–3
reproduction of whole 43
scope of protection 41–7
Instagram, modified images on 36
‘intellectual property’ 166
Intellectual Property Office of Singapore survey results 168
intellectual property rights 11, 159
in the US Constitution
promotion of progress of science, useful arts 31–2
international obligations, compliance with US, UK and Australia, three-step test 201
internet’s power, connecting people 153
internet users 1, 7, 199

Jane Doe
collage, other users’ partial use, sharing 79–80, 151, 184
rights against Zee and Cheryl under copyright laws 24
infringement of copyright laws in Australia 181
use of collage in blog post on WordPress 182
use of earlier commentary on Facebook
Evangeline’s commentary to create own 73–4
Facebook copyright infringement in UK, Australia, not US 150, 179
use of multiple photographs of newborn babies
collage creation on Pinterest 74–6, 151
use of music video-clip on YouTube, morning alarm 71
copyright infringement, UK, Australia 178
usage licensed under the YouTube terms 178
video clip, taken by Cheryl (stranger) to display with different story 23
Jasper etc., external tools 186
Jasper’s use of Jane’s collage
on cover page of magazine 153
joint authorship 37–8
‘joint work’ definition 37, 74

Kaplan and Haenlein classification system 1
knowing removal or alteration of electronic rights management information 51
lack of skill or knowledge, negative sense 18
laws and copyright laws 8, 31
difficulty of finding applicable law 79–80
legal action against Twitter, California 2
legislation restrictions 5
Lessig, Lawrence, renowned theorist on cyberspace 158
lex loci protectionis 57, 125
liability disclaiming 105–107
Liberation Music copyright notice
settlement of case, fair use, fair dealing agreement, US and Australia 157–8
liberties, civil, individual
challenges by social media platforms 2
licensed use under Pinterest terms 180
licensing of photographs 120–21
linking users through commonalities 3
literary, dramatic, musical, artistic work
Australian Copyright Act 42
literary works 33
magazine editor, Jasper
consideration of using newborns’ collage
for cover page 24
manual selection of text
then ‘copy and paste’ 21
‘material form’ definition
any form of storage, adaptation 42
micropayments licensing system 4
mixed signals 187–9
modification 3, 49
of content 139–41
limiting of 143–4
monetary relief limit from social media platforms 172
moral rights
  attribution, infringement 51
  authors’ assertion 48
  infringement of others’ rights 175
  infringement on social media 47–52
  of integrity to a work 159
  right of attribution 77
  US, UK and Australia 171, 175
  specified under VARA 49, 50
  Morel case 120–21
  musical works 33
  music video clip, Jane’s use on YouTube not in breach of YouTube terms 21, 112
narrow definition of visual art under VARA 49
national borders and content sharing 5
negative perceptions of copyright
  laws 190–91
newborn babies collage
  spread on social media, recognition of babies by mothers 24
notice and takedown mechanisms 189, 190
‘nudging’ concept 159
concept-generative activities 190
online content, free 167–8
online intermediaries 203–4
Organisation for Economic Cooperation and Development (OECD)
  definition of ‘user-generated content’ 18
  original author, lack of acknowledgement 77
  originality and authorship requirements 31
  originality for copyright protection 118–19, 126, 170
  UK and Australia 36
  for literary, dramatic, musical works 35
ownership and licensing of content 99, 109–11
  ‘ownership’ conferment 126, 127–8
  ‘ownership’ vesting
    on user of a post on Facebook, etc. 118
partial use of Jane’s collage by other users on
  Pinterest, Facebook, Twitter 115–16
  Pew Research Center, US 2012 survey 167
photograph, digitally vandalised
  infringement of author’s rights 49
photograph of a sculpture in public place
  exception from infringement 42
photograph of private sculpture
  pinning on Pinterest 46
photographs
  newborn babies, infringement in Australia 74–5
  on pin-boards of Pinterest users 22
  pictorial, graphic and sculptural works 33, 74
  ‘pin’ option on Pinterest, video clip sharing 1
  79
Pinterest
  1, 98, 231–2, 236–7, 240, 243–4, 250–51
  liability disclaimer for contents shared 106
  Pinterest Terms 99
Pinterest account, ‘Video’ on Jane’s pin-board 21
Pinterest copyright policy
  termination of account of repeated infringement 104
Pinterest platform
  content communities 21
  content dissemination by ‘pinning’ 141
  mash-ups of photographs 18
  ‘pin’ content, original generator of content, possible 143
Pinterest Terms 182
  informal resolution first, or American Arbitration Association rules 107
  Jane’s use licensed 180
  licence scope limited 102
  user retention of all rights posted 100
Pinterest user
  ‘pin’ other’s image on own pinboard 140
  platform users, vulnerability, copyright infringement 128–9
political transformation on social media 2
potential incompatibilities
  TOS and copyright regimes 127
precautionary measures
  in acquisitions of licences from users 119–20
Prince, Richard, sale of artworks 2
  of Instagram images 36, 43–4
privy, doctrine of 120, 128
producers and consumers of content on social media, importance of rights knowledge 32
profits award, unawareness of infringement 53
provisions of TOS incompatible with copyright regime 188–9
‘publication’ in UK
  availability through electronic retrieval system 40
public display of work, open to public 45–7
public’s interest in accessing copyright-protected works 54
quotation exception
  article 10 of Berne Convention 203
registration, pre-requisite to copyright infringement actions 52
registration systems for copyright protection unnecessary in UK and Australia 52
registration by copyright laws
  terms of service and technological features 177–87
  of the US, UK and Australia 31
regulation of content-generative behaviour copyright laws 187–9
regulation of cyberspace or cyberlaw 8
regulation of social media, why it matters 201–5
regulatory factors 178–87
  consistent messages, social media platforms 204
regulatory signals, consistency evaluation 177
relevant copy standards 31–58
remedies available to copatholder 52
‘Remedy for an Aging Population’ shared on Facebook ‘Timeline’ 23
removal of content under DMCA 117–18
restoration on YouTube
no response from copyright holder 157
're-tweeting', no change to original 'tweet'
on Twitter platform 143–4
rights
of attribution 48, 50
bundle of copyholder 74–5
constraining 2
of copyright holder, US Copyright Act 41
of integrity 155
of Jasper, on photographs 24
management provisions 51
to perform, show or play work
prepare derivative works, etc. 78
of producer of 'Making Good' 24
to public 45, 46
of reproduction 41–2, 71
infringement 73–4
or lending, or sale US Copyright Act 44
risk avoidance of copyright litigation 176
risks of copyright infringement 199
Rome I Regulation potential violation 123–5
rule, characterisation of
three main 'elements' or characteristics 170
rules, precision, complexity, clarity
three types of rules 170
safe harbour legislation 191
DMCA mechanism in copyright policies 117–18
'save image' function on web browser 153
sculpture, privately owned
infringement if photograph on Pinterest 42
secondary liability for copyright infringement 118
Second Restatement 122–3
self-educating nature of technological features 176
self-expression, desire for 19
'send' option, to selected friends on Facebook 141
shaded and unshaded circles
consistency and inconsistency 186
shaded circle representing consistency 178
'share' option, Facebook 141
original user or still identifiable 143
'Share' option tab under friend, Evangeline's
commentary
'copy and paste' 21
sharing an image, 'pinning' on Pinterest 139
sharing of 'status update' on Facebook 44
social incentives 19
social media characteristics
participating, conversation, connectedness
community, openness 3
social media, definition 17–20
social media for self-representation 2
social media platforms 1, 128–9
collaborative projects 9
influencing compliance with copyright
laws 24
producers and consumers of content 3
proliferation, technological enablement 5
regulatory role acknowledgement 203
solicitous reminders to caution users 118
studies governing law as laws of state
headquarters 112
terms of service 109–11
unencumbered licence to use owned
content 172–3
and users, unequal position 200
social media users
active participants 38
adaptation of newborn babies collage,
create own versions for further
dissemination 24
difficulty of understanding 79–80
social networking sites 1, 9, 20
'social' technologies 3
sole author of new video clip, Jane 78
sound recordings and cinematic films 33, 42
copyright if first published in UK 40
status, desire for 19
'status update' 180
choosing audience 141
photograph of blue skies on sunny day 34
shared by Facebook user 32, 49, 119
statutory damages, grave concern 54
'stills', Cheryl's use of, from Jane's video clip
as thumbnail images on website 78–9,
115, 152
subject matter types protected by
copyright laws 31
subsistence: authorship 36–8
subsistence: fixation, recording
reduction to material form 38–41
subsistence: originality 34–6
summary
creation, modification, dissemination,
limiting modification, filtering
contents 147–9
summary of application of copyright laws
in US, UK and Australia, to content-generative
activities of social users 59–70
summary of key terms
content-generative activities of users
109–11
summary of technological features influencing
content-generative activities of users
five selected social media 147–9
technical infringement regularity
of copyright 6–7
technological facilities, 'affordances' 3
technological factors
of social media platforms 1
technological features 10, 21, 138–46, 183
content-generative activities 139, 142–6,
153–4, 167
constrained by 199
impact of 6, 8, 79–80
screenshots 138
limiting modification of content 175
no express rules, bright-line rules 176
regulatory factor 204
screenshots 230–57
Facebook 230–31, 234, 239–40, 242,
247–50
Pinterest 231–2, 236–7, 240, 243–4,
248–9
YouTube 232–3, 237, 241, 244, 252–3, 256
Twitter 234, 238, 241, 245–6, 253–5
Wikipedia 234, 239, 241, 257
of social media platforms
and application of copyright laws 158–9
requesting removal of content 142–4
users’ perceptions of copyright laws 174–7
technological ‘nudge’ 138
technological ‘nudging’ 191
television show episode, copied by user 19
satellite television episode uploading on YouTube
right to perform publicly 46
termination policy for repeat infringers
DMCA safe harbour provision 127
terms of service of media platforms 8, 10, 21, 81
alignment with copyright regimes 98, 127, 199
application 108–16
comparative regimes in US, UK, Australia 79
copyright policies adopted 96
governing law and jurisdiction clauses 107–8
imposition on third parties 120–21
licence granting 102
technological features 165, 181, 182, 183
users’ awareness of copyright laws 172–4
third party users 120–21
sharing on social media 127–8
‘Timeline’ 141
Trade-Related Aspects of Intellectual Property Rights Agreement (TRIPS) 32
principle of national treatment 57
‘transformative-ness’ of a use 54
translation of literary work 73
transnational disputes
infringement of another country’s copyright 57
transnational intellectual property disputes
American Law Institute (ALI Principles) 57–8
tripartite relationship, access by broad community 4
‘tweet’, reasons not to protect 35–6
‘tweet’ of newborn baby
photograph on blog post 22
‘tweets’ on Twitter 32, 119
Twitter 234, 238, 241, 245–6, 253–5
copyright policy, respecter of intellectual property rights 104–5, 121
feed checking by Jane 22
liability disclaimer for contents shared 106
removal of plagiarised jokes
‘reply’ function, responding to ‘tweet’ 140
reporting of ‘tweets’ 145
‘tweet’ embedding 142
‘tweet’ sharing, image or video clip 139
Twitter Terms 99
governing law, state of California 108
no breach in collage sharing 113
worldwide, non-exclusive, royalty-free license 101
two-way conversations 3
type of social media 26
ubiquitous infringement, rules
dealing with 58
UK and Australia fair dealing exceptions 74
UK Copyright Act 53, 156, 178
‘copying’, storing by electronic means
‘copy making’ 42
extension to a finite group of works and subject matter 33
infringement 74
receipt of visual sounds or images 46
right to attribution 48
works recorded in writing or otherwise 39
UK goal for copyright, Statute of Anne 1709 32
UK Regulation (EU) No 1215/2012
on jurisdiction, (Brussels I Regulation) 124
unfairness to users 201
uniform resource locators (URLS) 117
unilateral interests of social media users 96
unitary product, content pages on Wikipedia 37
US case law, US copyright legislation 125
US Copyright Act 36, 37, 183, 183
infringement 74
registration of content 53
video clip entirety ‘audiovisual work’, lyrics
literary, music, musical work 71
US Copyright Office Regulations
examples of materials not protected by copyright 33
‘use’ definition
modification, translation creation of derivative works 113
use of individual images infringement of right to reproduce 79
user base expansion, content availability 5
‘user’, copyright protection not always the case 173
user-generated content (UGC) 3, 18, 202
definition, various forms of content of users 17
new or adapted content from creative effort 19
and ‘social media’ 9
user resident in UK or Australia 126
US-registered entities directing to users in Europe 124
US Supreme Court
copyright exists to promote creative expression 32
Viacom International Inc. US-based 157
video clip
copyright 77
Jane’s use of, infringement of right of reproduction 71
prohibition from posting content, breach of YouTube and Facebook Terms 114–15
public, private or unlisted 142
removal, YouTube, select flag icon under video clip 145
sharing, on YouTube, Facebook 23, 142
UK not fair dealing 71
YouTube 183
video-downloading on YouTube 204
video editing tool 139
YouTube, ‘upload’ function to share 152
views incorporated in Evangeline’s commentary ‘copy and paste’, editing within text box 150–51
violation of moral rights 155
Visual Arts Rights Act (VARA) in US.
art images, photographs, authors’ rights 48

voluntary licensing by users 121
vulnerability of social media users 199–200

web 2.0, ‘architecture of participation’ 17
web forms, accessibility on four platforms 155
website of Cheryl 152

Wikimedia Foundation 105, 117
all content to be licensed 99
copyright policy 105
disclosure of responsibility for acts
of third parties 106–7

Wikipedia 1, 96, 234, 239, 257
articles not accepted 144
collaborative projects 21, 102
technical coordination mechanisms 140–41
technical information about the file 144
Wikipedia platform
image or audio clip 139, 144
notification of copyright infringement
155–6
Wikipedia Terms 99, 100–101
alternative dispute resolution mechanisms
in San Francisco County 108
licensing requirements 100–101

WordPress 151, 256
account, Jane Doe sharing collage 21, 23
collage use in blog post, Terms of Service
(TOS) 114, 152

YouGov report 2014, UK
digital content should be free
(children and young adults) 167
YouGov report on file-sharing devices 176
young people’s self expression on Internet
Lisztomania, clips of song 157
YouTube 1, 21, 98, 232–3, 237, 241, 244,
252–3, 256
Content Id system 157–8
copyright policy, warnings on video clips 104
liability disclaimer for contents shared 106
provision of social plug-ins 151
video editing tool 152

YouTube platform
‘share’ tab for comment on video clip 140, 143
‘upload’ option 139
users, rights to re-use a user’s content 102
video clips, social plug-ins, ‘embed’
option, e-mail option 142

YouTube Terms 99
laws of California 108
user retention of all ownership rights
100–101

Zee’s contribution to Wikipedia
on ‘income equality’, using Jane’s
writing 76–7, 114, 151–2, 182–3
Wikipedia 257