

Index

Page numbers followed by f or t refer to figures and tables, respectively.

- AAC Memory Dumper, 134
- Academic freedom, 67, 83, 97, 156t
- Access control
 - Copyright Act and, 35
 - Corley case and, 105, 110
 - Decrypt Content Scrambling System (DeCSS) and, 201
 - digital signatures and, 49
 - hackers and, 4, 61
 - iTunes and, 134
 - National Information Infrastructure (NII) and, 35, 46
 - passwords and, 48, 64, 130
 - rights of access and, 100–101, 136
 - Section 1201 and, 52
 - technology and, 35, 46, 48, 52–54, 105, 110, 134, 201n17
 - White Paper and, 48–49
- Activists, 8, 14, 197n3, 198n9. *See also*
 - Digital rights movement
 - consumer rights and, 5, 44, 110–111, 155, 156t, 187t
 - content industry and, 4
 - Corley case and, 101, 105, 109, 115, 119
 - Decrypt Content Scrambling System (DeCSS) and, 3, 5, 101
 - effects of, 175–179
 - ElcomSoft and, 71, 79–80
 - fair use and, 10 (*see also* Fair use)
 - free speech and, 3
 - Grey Tuesday and, 165–168
 - hackers and, 61–62 (*see also* Hackers)
 - iTunes and, 125, 144
 - Judge Kaplan and, 101
 - organizations of, 188t–196t
 - policy and, 29, 35, 39
 - Reimerdes case and, 101
 - Sit-ins and, 171, 198n8
 - Sklyarov case and, 63, 68–71, 82
 - tactics of, 157–160, 166–167, 169t, 171–172
- Adobe
 - BarnesandNoble.com and, 63, 65
 - call for reprisals against, 67–68
 - Creative Commons and, 164
 - digital rights management (DRM) and, 64–65
 - Federal Bureau of Investigation (FBI) and, 66–67, 69, 71
 - iTunes and, 14
 - PDF (portable document format) files and, 63
 - public relations and, 65, 71–72
 - retreat of, 71–72
 - Sklyarov case and, 3, 62–83, 85, 91, 104, 155–160, 202n4, 203n8
 - true-to-print look and, 63

- Advanced Audio Coding (AAC),
134–143, 146–148
- Advanced eBook Processor (AEBPR),
64–66, 68, 71, 76, 83, 127, 150, 171
- AllHipHop News*, 168
- Amazon.com, 54, 125, 151
- American Association of Law Libraries,
154t, 184t, 196t, 203n8
- American Libraries Association, 154t,
182t, 184t, 187t, 192t
- Americans with Disabilities Act, 8
- Anticircumvention provisions
- Campaign for Audiovisual Free
 Expression (CAFE) and, 160
- codifying, 35–47
- copy control technology and, 28
- Decrypt Content Scrambling System
 (DeCSS) and, 85, 99, 102
- Digital Millennium Copyright Act
 (DMCA) and, 10, 28, 35–37, 41–42,
 50–52, 57–58, 72–73, 76, 85, 99, 102,
 141, 148, 160, 197n2
- ElcomSoft and, 76
- Electronic Frontier Foundation (EFF)
 and, 99
- fair use and, 10
- Green Paper and, 35–37
- Hayes and, 141
- imagined concerns over, 41
- international trade and, 156t
- ISP liability and, 42
- iTunes and, 141–142
- legal statement of, 35–37
- Reimerdes case and, 99, 102
- Samuelson on, 57–58
- Section 1201 and, 52, 148, 202n9
- Sklyarov case and, 72, 85, 160
- White Paper and, 50–51
- Appeals, 91–94, 100, 121–122, 198n10
- Apple
- Advanced Audio Coding (AAC) and,
 134–143, 146–148
- Audio Interchange File Format (AIFF)
 and, 135
- digital rights management (DRM) and,
 14–15, 54, 125, 127–151, 170, 172,
 205n3, 206n18
- end-user license agreement (EULA) of,
 205n2
- iTunes and, 127–136, 141–151,
 205nn1–3 (*see also* iTunes)
- QuickTime and, 134
- AppleRecords, 132
- Ashcroft, John, 68
- Association for Computing Machinery,
 196t, 203n8
- Association of Software Publishers, 22
- Attaway, Fritz, 22
- Audio Home Recording Act (AHRA),
 26, 35, 50, 199n4
- Audio Interchange File Format (AIFF),
 135
- BannedMusic, 168
- Barlow, John Perry, 55–56
- BarnesandNoble.com, 63, 65
- Battle Cart, 168
- Battle Labs, 168–172, 177, 207n3
- BBC, 168
- Beatles, 165
- Berkeley Boalt School of Law, 188t
- Berkman Center for Internet and
 Society, 162, 166, 190t
- Berne Convention for the Protection of
 Literary and Artistic Works, 51, 202n7
- Bernstein v. US Department of State*, 202n3
- Billboard Magazine*, 168
- BitTorrent, 124, 169t, 170
- Blackman, David, 134
- Blogdex, 167
- BlogTorrent, 169t, 170
- Blume, Stuart, 199n16
- Bookstores, 53–54
- Boucher, Richard, 73
- Boyle, James, 6, 47–48, 55–57, 175,
 201n3
- Broadcast Machine, 170
- Brown, Ronald H., 20

- Bulletin boards, 33, 39, 49, 116
- Bunner case, 97–98, 105, 203nn3–4
- California Superior Court and, 88, 90
- Content Scrambling System (CSS) and, 88–90, 93–95
- copyright and, 88–91
- cryptography and, 87–90
- Decrypt Content Scrambling System (DeCSS) and, 88–95
- distribution and, 90
- DVD Copy Control Association (DVD CCA) and, 88–95
- Electronic Frontier Foundation (EFF) and, 88, 90–94, 99
- fair use and, 88, 95
- First Amendment and, 88, 91–92
- hackers and, 88–93
- Internet and, 88–91
- licensing and, 88, 90
- Pavlovich and, 111
- reverse engineering and, 94
- source code and, 88–91
- X-ing and, 88, 90
- Burton, Brian, 165–168
- Burton, Joseph, 73

- California Superior court, 88, 90, 98
- Campaign for Audiovisual Free Expression (CAFE), 160
- Carnegie Mellon's Center for the Neural Basis of Cognition, 107
- Cease-and-desist letters, 65, 104, 141, 165–168
- Center for Democracy and Technology (CDT), 190t
- Chicago Lock Co. v. Fanberg*, 202n5
- Chilling Effects: Cease-and-Desist Clearinghouse, 191t
- Civil disobedience, 3, 45, 94, 118–119, 142, 165, 168, 201n4, 204n5
- Civil rights movement, 198n8
- Click-through agreements, 5, 88, 90, 128
- Clinton, Bill, 20
- CNET, 67

- CNN, 67
- Coalition to Free Dmitry, 71
- Code
 - Advanced Audio Coding (AAC) and, 134–143, 146–148
 - Advanced eBook Processor (AEBPR), 65
 - Audio Interchange File Format (AIFF) and, 135
 - Bunner case and, 88–91
 - as computer instructions, 78, 79
 - Content Scrambling System (CSS) and, 85–87 (*see also* Content Scrambling System (CSS))
 - Corley case and, 98, 100–101, 103, 107–108, 110, 119–120
 - Decrypt Content Scrambling System (DeCSS) and, 3, 79–80, 85, 87–88, 99–100, 103, 107, 110, 119
 - description of, 78
 - Electronic Frontier Foundation (EFF) and, 101
 - embedded, 49
 - encryption and, 3 (*see also* Encryption)
 - enforcement and, 10–12
 - First Amendment and, 78
 - free speech and, 78–80
 - HTML (hypertext markup language) and, 104
 - iTunes and, 131, 133, 143
 - Kaplan decision and, 121–122
 - as law, 11
 - as lock pick, 74–75, 78–79
 - master key and, 80, 86, 88
 - MyTunes and, 133
 - nonspeech elements and, 78–79
 - open applications and, 87
 - politics and, 80
 - regulatory power of, 11–12
 - Reimerdes case and, 98, 100–101
 - reverse engineering and, 78 (*see also* Reverse engineering)
 - Sarovar.org and, 141–142
 - X-ing, 90

- Code war, 10, 134
 - DeDRMS and, 143–144
 - FairKeys and, 144–146
 - iOpener and, 146–148
 - JHymn and, 146–148
 - software bloom and, 141–148
- Commissioner of Patents, 20
- Committee on Applications and Technology, 20
- Communications Assistance for Law Enforcement Act (CALEA), 155
- Comp.text.pdf, 65
- Computer professionals, 42, 154t, 191t, 196t
- Computer Professionals for Social Responsibility (CPSR), 191t
- Conference on Fair Use (CONFU), 200n13, 201n14
- Consumer Project on Technology, 203n8
- Consumer rights, 5, 44, 110–111, 155, 156t, 187t–188t
- Content owners
 - click-through agreements and, 5, 88, 90, 128
 - Digital Millennium Copyright Act (DMCA) and, 44–45, 48–50, 55, 82
 - digital rights movement and, 44–45, 48–50, 55
 - fear of rampant copying and, 111–115
 - iTunes and, 133
 - policy and, 18, 22–23, 27–28, 35
 - terms of service agreement (TOSA) and, 127–129, 131, 137, 205n2
- Content Scrambling System (CSS), 80
 - Bunner case and, 88–90, 93–95
 - Corley case and, 105–115, 119
 - Decrypt Content Scrambling System (DeCSS) and, 85–87 (*see also* Decrypt Content Scrambling System (DeCSS))
 - digital rights management (DRM) and, 86
 - licensing and, 86–87
 - master key and, 86, 88
- Matsushita and, 3
- tactics of digital rights movement and, 171
- Toshiba and, 3
- Copy control
 - access control and, 105, 134
 - anticircumvention provisions and, 28 (*see also* Anticircumvention provisions)
 - Audio Home Recording Act (AHRA) and, 26
 - copyright and, 12 (*see also* Copyright)
 - Corley case and, 105
 - DVD Copy Control Association (DVD CCA) and, 3, 86 (*see also* DVD Copy Control Association (DVD CCA))
 - Electronic Frontier Foundation (EFF) and, 155
 - exclusive rights and, 18–19, 22–23, 31, 35, 37, 51–54, 77, 81, 200n10
 - Macrovision and, 87, 203n1
 - peer-to-peer technologies and, 34, 44, 123–124, 131, 143–147, 160, 164–167, 170, 172, 198n12, 201n6, 204nn7–8
 - reverse engineering and, 102
 - Section 1201 and, 202n9
 - technology and, 12, 26, 28, 52–53, 58, 86, 99, 102, 105, 134, 155, 202n9
- Copyfight, 57, 154t, 189t
- Copyright, 176, 201n6
 - access control and, 53
 - Advanced eBook Processor (AEBPR) case and, 64–66, 68, 71, 76, 83, 127, 150, 171
 - all works of authorship and, 19
 - anticircumvention provisions and, 35, 58 (*see also* Anticircumvention provisions)
 - balance of, 41
 - Berne Convention for the Protection of Literary and Artistic Works and, 51, 202n7
 - Boyle on, 6
 - Bunner case and, 88–91

- code-free DVD players and, 203n4
- codifying, 20
- copy control and, 12 (*see also* Copy control)
- Corley case and, 91, 93, 97–123
- creative benefits and, 44
- Creative Commons and, 8, 47, 57, 154, 162–164, 173, 188t–189t, 193t, 198n9, 206n2
- Digital Millennium Copyright Act (DMCA) and, 50–54 (*see also* Digital Millennium Copyright Act (DMCA))
- digital rights management (DRM) and, 15, 189t–196t (*see also* Digital rights management (DRM))
- distribution channels and, 47, 124
- DVD Copyright Control Association (DVD CCA) and, 3 (*see also* DVD Copyright Control Association (DVD CCA))
- ElcomSoft and, 65–66, 71–77, 80–82, 202n7
- Electronics Industry Association and, 22
- enforcement of, 13, 26, 38, 179 (*see also* Regulation)
- exclusive rights and, 18–19, 22–23, 31, 35, 37, 51–54, 77, 81, 200n10
- expansion of, 19–20, 27, 55–56, 200n12
- fair use and, 23, 33 (*see also* Fair use)
- fear of rampant copying and, 111–115
- flexible, 188t
- framing strategy for, 10
- free speech and, 27
- good-faith assumption and, 53–54
- Green Paper and, 21, 28, 50 (*see also* Green Paper)
- increasing criminal liability and, 49–50
- infringement on, 10
- iTunes and, 128, 130, 133, 136, 141–144, 147–151
- Library of Congress and, 19
- licensing and, 17 (*see also* Licensing)
 - as limited property right, 47–48
 - Macrovision and, 87, 203n2
 - National Copywrong Day and, 46
 - No Electronic Theft (NET) Act and, 48, 201n5
 - permissions and, 18, 64–65, 87, 164
 - personal use and, 3, 22–23, 26–28, 42, 53–54, 128, 206n19
 - piracy and, 28, 37, 45, 56, 74, 79, 82, 89, 113–114, 121, 123–124, 144
 - printed works and, 54
 - privatization of speech and, 57
 - purpose of, 23
 - Reimerdes case and, 97–98, 101–102
 - royalties and, 18, 86
 - Section 501 and, 36
 - Section 512 and, 36
 - Sklyarov case and, 3, 63, 65–83, 85, 91, 104, 155–160, 202n4, 203n8
 - social contract and, 47
 - tactics of digital rights movement and, 153–173
 - term limits and, 19
 - user-centered view of, 42
 - US law on, 5, 7, 10, 18–20, 48, 50–51, 198n9, 204n8
 - violation of, 37
 - White Paper and, 48, 50 (*see also* White Paper)
 - Working Group on Intellectual Property Rights (WGIP) and, 21 (*see also* Working Group on Intellectual Property Rights (WGIP))
- Copyright Act
 - Green Paper and, 28–37
 - of 1790, 19
 - of 1831, 19
 - of 1870, 19
 - of 1901, 19
 - of 1957, 142
 - of 1976, 19, 28–37, 48, 200nn7–9
- Copyright land grab, 6
- Copyright Term Extension Act, 199n1
- Corley case
 - access control and, 105, 110

- Corley case (cont.)
 activists and, 101, 105, 109, 115, 119
 Content Scrambling System (CSS) and,
 105–115, 119
 copy control and, 105
 copyright and, 91, 93, 97–123
 Corley's allies and, 105–111
 decision of, 121–122
 Decrypt Content Scrambling System
 (DeCSS) and, 97–123
 distribution and, 99–100, 114,
 119–123
 Electronic Frontier Foundation (EFF)
 and, 106, 111–113
 expanding injunction and, 102–105
 fair use and, 99, 103–105, 109–111,
 115, 121, 198n10
 fear of rampant copying and, 111–115
 First Amendment and, 104, 107–109,
 117, 121, 122t
 free speech and, 98, 101, 115, 121
 hackers and, 103, 110, 115–119
 innovation and, 103, 109, 111, 113
 Internet and, 98–99, 103, 106t, 107,
 110–114, 118, 123
 Judge Kaplan and, 101, 107–108,
 118–119, 121–123, 204n1
 licensing and, 105, 111–112, 114
 Pavlovich and, 111, 119–121
 phreaking and, 97–98
 reverse engineering and, 101–103,
 109–112
 source code and, 98, 100–101, 103,
 107–108, 110, 119–120
 themes in supporter statements and,
 109–111
 themes in testimony and, 115–121
 Touresky and, 106–110, 115, 119, 123
 2600 magazine and, 97–98, 103–105,
 115–119
 Working Group on Intellectual
 Property Rights (WGIP) and, 110
 Counterpane Internet Security Inc.,
 112
- Crackers, 68, 197n1
 Creative Commons, 8, 154t, 198n9
 Adobe and, 164
 Berkman Center for Internet and
 Society and, 162
 digital rights management (DRM) and,
 173
 digital rights movement 47, 57,
 188t–189t, 193t
 Lessig and, 162
 licenses of, 163t
 restructuring legal structure and,
 162–164
 tactics of, 162–164, 206n2
 Creativity, 179
 Boyle on, 57
 participatory culture and, 9, 47,
 164–165, 170, 178
 policy and, 27
 tactics of digital rights movement
 and, 166, 168
 White Paper and, 43–44, 46
 Cryptography, 87–90, 99, 101–103,
 106t, 108
 Cultural commons, 5–6, 47, 56–57
- Danger Mouse, 165–168
 Davies, Chris, 132
 Decrypt Content Scrambling System
 (DeCSS), 83, 202n3
 access control and, 201
 activists and, 3, 5, 101
 anticircumvention and, 85, 99, 102
 Bunner case and, 88–95
 Corley case and, 97–123
 development of, 3
 Digital Millennium Copyright Act
 (DMCA) and, 3
 distribution and, 3
 DVD Copyright Control Association
 (DVD CCA) and, 3, 8, 86–94, 97–99,
 105, 111, 119–120, 134, 203nn3–4
 DVDs and, 3, 85–103, 105, 109–115,
 119–121, 124, 134, 201n17

- Electronic Frontier Foundation (EFF)
and, 159–160
encryption and, 3, 86–90, 98, 102,
107–113, 120, 125
fear of rampant copying and, 111–115
free speech and, 3, 85, 95
futility of banning, 119
innovation and, 85
iTunes and, 127, 134, 150
Johansen and, 205n10
Linux and, 85, 87–89, 101–102, 109,
111, 113, 115, 119–121, 201n17
Mac OS and, 3
media attention of, 87
movie industry and, 86–90, 93,
98–102, 106, 112–114, 121–124
normative power of law and, 198n9
origins of, 85–88
Reimerdes case and, 97–102
source code of, 3, 79–80, 85, 87–88,
99–100, 103, 107, 110, 119
tactics of digital rights movement
and, 155, 159–160, 171, 173
Touretsky and, 106–109, 115, 119, 123
US Title 17 and, 51
Windows OS and, 3, 87–88, 102,
120–121
DeDRMS, 143–145, 149t, 206n18
DefCon, 66, 69
Defense Fund, 168
DHB Chapter Sites, 168, 170
Dibona, Chris, 113–114
Digital Future Coalition (DFC), 194t
Digital Millennium Copyright Act
(DMCA), 59, 61
activists and, 63 (*see also* Activists)
acts of identification and, 204n6
amendments to, 73
anticircumvention provisions and, 10,
28, 35–37, 41–42, 50–52, 57–58,
72–73, 76, 85, 99, 102, 141, 148,
160, 197n2
Barlow and, 55–56
Boyle and, 56–57
Campaign for Audiovisual Free
Expression (CAFE) and, 160
consumer practices and, 5
content owners and, 44–45, 48–50,
55, 82
Decrypt Content Scrambling System
(DeCSS) and, 3
ElcomSoft and, 64–66, 71–82,
202nn4–5, 202n7, 203nn9–10
emerging case law and, 5
fair use and, 28, 73 (*see also* Fair use)
feasibility issues and, 56
First Amendment and, 198n10
free speech and, 67
Green Paper and, 32, 41–45, 48, 50
inconsistencies in, 55
initial resistance to, 55–59
innovation and, 67, 198n10
iTunes and, 127, 141, 148–150
as law, 63
legislative history of, 4, 18, 61, 175
Litman and, 58, 199n2
opposition to, 5
Samuelson and, 57–58
Section 1201 and, 51–53, 66, 99, 102,
105, 109, 113, 148, 156t, 202n9,
204n6, 205n11
Sklyarov case and, 3, 63, 65–83, 85,
91, 104, 155–160, 202n4, 203n8
statute amendments and, 20
tactics of digital rights movement
and, 156t, 159–161
US Congress and, 18, 28, 32, 51, 58,
68, 73, 76–77, 82, 105, 109, 122,
202n7
US Constitution and, 74
White Paper and, 32, 41, 46–51,
55–58, 201n5
Working Group on Intellectual
Property Rights (WGIP) and, 197n2
(*see also* Working Group on
Intellectual Property Rights (WGIP))
World Intellectual Property
Organization (WIPO) and, 51

- Digital rights management (DRM)
 - Adobe and, 64–65
 - Advanced eBook Processor (AEBPR) and, 64–66, 68, 71, 76, 83, 127, 150, 171
 - Amazon and, 54
 - Content Scrambling System (CSS) and, 86
 - Creative Commons and, 173
 - DeDRMS and, 143–145, 149t, 206n18
 - digital rights movement and, 156t, 160, 170, 172–173
 - distribution and, 86, 125
 - drms.c and, 137–138, 143–144, 149t
 - end-user license agreement (EULA) and, 14
 - Green Paper and, 34
 - iTunes and, 14–15, 54, 125, 127–151, 170, 172, 205n3, 206n18
 - Johansen and, 134, 137–138, 140, 143, 145, 151
 - licensing and, 54, 160
 - limited copying privileges and, 86
 - user agency and, 15
 - VideoLan Client (VLC) and, 206n15
- Digital rights movement
 - access rights and, 7
 - Boyle on, 57
 - civil disobedience and, 3, 45, 94, 118–119, 142, 165, 168, 201n4, 204n5
 - coalescence of, 5–9
 - content owners and, 44–45, 48–50, 55
 - control of culture and, 4
 - Creative Commons and, 8, 47, 57, 154t, 162–164, 173, 188t–189t, 193t, 198n9, 206n2
 - cultural commons and, 5–6, 47, 56–57
 - cultural products and, 4–7, 10, 18, 23, 27, 55–57, 164, 175–177
 - Decrypt Content Scrambling System (DeCSS) and, 85–125, 155, 159–160, 171, 173
 - digital rights management (DRM) and, 156t, 160, 170, 172–173
 - distribution issues and, 160, 164, 170–173
 - Downhill Battle and, 154, 164–171, 173, 178, 192t–193t
 - Electronic Frontier Foundation (EFF) and, 155–161 (*see also* Electronic Frontier Foundation (EFF))
 - fair use and, 57 (*see also* Fair use)
 - free speech and, 4 (*see also* Free speech)
 - general consumer rights and, 5
 - hackers and, 153–154, 162, 164, 171–173
 - iCommons and, 164
 - individuals vs. organizations and, 8
 - Internet and, 154t, 156t, 162, 165–167, 170–172, 206n18
 - key players and, 153, 171, 178
 - mass virtual direct action (MVDA) and, 171–172
 - meaning of, 178
 - organizations of, 154t, 188t–196t
 - origins of, 41–59
 - participatory rights and, 7, 178
 - policy and, 17–18 (*see also* Policy)
 - popularity of, 4
 - social movement organizations (SMOs) and, 8, 10, 68, 95, 153–155, 162, 171–173
 - tactics of, 152–173
 - technological regimes and, 11
 - user agency and, 41–50, 55–58, 155, 160, 164, 170–171
- Digital signatures, 49
- Distribution, 7–8, 52
 - access to systems for, 18, 46
 - Barlow on, 56
 - Bunner case and, 90
 - copyright and, 47, 124
 - Corley case and, 99–100, 114, 119–123
 - Decrypt Content Scrambling System (DeCSS) and, 3
 - defining, 22
 - digital rights management (DRM) and, 86, 125

- encryption and, 49
- fair use and, 53 (*see also* Fair use)
- first-sale doctrine and, 30 (*see also* First-sale doctrine)
- iTunes and, 127, 131, 133, 136, 142, 148
- licensing and, 54 (*see also* Licensing)
- mp3 format and, 124
- peer-to-peer technologies and, 34 (*see also* Peer-to-peer technologies)
- policy and, 18, 22, 26–27, 30–37
- sanctions against, 26
- Sklyarov case and, 81
- tactics of digital rights movement and, 160, 164, 170–173
- DJing project, 14
- Doctorow, Cory, 164
- Donation Bats, 168
- Downhill Battle, 154, 178, 192t–193t
 - Battle labs and, 168–171
 - Blogdex and, 167
 - EMI and, 165–168
 - funding of, 168, 170
 - Grey Tuesday and, 165–168
 - issues of, 164–165
 - media coverage of, 167–168
 - Popdex and, 167
 - support for, 167–168
 - tactics of, 164–171, 173
 - Zittrain and, 162, 166
- Drink or Die (DoD) group, 87
- Drms.c, 137–138, 143–144, 149t
- DVD CCA v. Andrew Bunner*, 88–92, 94, 203nn3–4
- Dvd-copy.com, 97
- DVD Copy Control Association (DVD CCA), 3, 80, 134, 203nn3–4
 - Bunner case and, 88–95
 - Decrypt Content Scrambling System (DeCSS) and, 86–94, 97–99, 105, 111, 119–120
 - Digital Millennium Copyright Act (DMCA) and, 3
 - reverse engineering and, 88
- DVDs, 176
 - code-free players and, 203n4
 - commercials on, 87, 111
 - Content Scrambling System (CSS) and, 3, 80, 85–90, 93–95, 105–115, 119, 171
 - Decrypt Content Scrambling System (DeCSS) and, 3, 85–103, 105, 109–115, 119–121, 124, 134, 201n17
 - Drink or Die (DoD) group and, 87
 - encryption and, 3, 86–90, 98, 102, 107–113, 120, 125
 - end-user license agreements (EULAs) and, 54
 - fear of rampant copying and, 111–115
 - Federal Bureau of Investigation (FBI) and, 87
 - Linux and, 87, 119–121, 204n2
 - Macrovision and, 87
 - Masters of Reverse Engineering (MoRe) group and, 87
 - non-fast-forward sectors and, 87, 111
 - open-source/free-software movement and, 87, 103, 111, 115, 119–120
 - policy and, 18, 34
 - regional formats and, 87
 - ripping of, 87
 - Speed Ripper and, 87
 - VHS recorders and, 87
 - Windows and, 87
 - X-ing and, 88, 90
- eBooks, 5, 14, 18, 54
 - Adobe and, 62–72, 76, 81–83, 155, 157–158
 - Advanced eBook Processor (AEBPR) and, 64–66, 68, 71, 76, 83, 127, 150, 171
 - Content Scrambling System (CSS) and, 86
 - ElcomSoft and, 64–66, 71–82
 - hackers and, 92, 171
 - Microsoft Reader and, 64, 202n1
 - Sklyarov case and, 63–83

- ElcomSoft
 activists and, 71, 79–80
 Advanced eBook Processor (AEBPR)
 and, 64–66, 68, 71, 76, 83, 127, 150,
 171
 anticircumvention provisions and, 76
 content-specific regulation and, 74–76
 copyright and, 65–66, 71–77, 80–82,
 202n7
 Digital Millennium Copyright Act
 (DMCA) and, 202n7
 fair use and, 72–77, 80–82
 free speech and, 72, 75–78
 hacking and, 65–66, 79–80
 Internet and, 71–72, 74, 79–81
 Katalov and, 65–67
 legal points of, 74–76
 motion to dismiss case and, 77–78
 password recovery and, 64
 reverse engineering and, 78, 81–82,
 202n5
 right to privacy issues and, 75
 US Constitution and, 74
Eldred v. Ashcroft, 162
 Electronic Frontier Foundation (EFF),
 106, 188t, 203n8
 Action Alerts and, 155
 anticircumvention provisions and, 99
 Barlow and, 55
 Bunner case and, 88, 90–94, 99
 Campaign for Audiovisual Free
 Expression (CAFE) and, 160
 Communications Assistance for Law
 Enforcement Act (CALEA) and, 155
 copy control and, 155
 Corley case and, 106, 111–113
 fair use and, 83
 fear of rampant copying and, 111–112
 free speech and, 68, 155–156
 Gilmore and, 111
 Gross and, 113
 innovation and, 157, 173
 issue campaigns of, 155
 issues covered by, 156t–157t
 Kaplan and, 101, 107–108, 118–119,
 121–123, 204n1
 National Information Infrastructure
 (NII) and, 55
 Parlow and, 55
 Reimerdes case and, 99, 101
 reverse engineering and, 101
 Sklyarov case and, 68–73, 83, 155,
 157–160, 203n8
 source code and, 101
 tactics of, 155–161
 US Congress and, 173
 Electronic Privacy Information Center
 (EPIC), 189t, 203n8
 Electronics Industry Association, 22
 Elving, William, 90–91
 EMI, 165–168
 Encryption
 certainty of defeat of, 45
 decryption keys and, 49
 DVDs and, 3, 86–90, 98, 102,
 107–113, 120, 125
 hackers and, 14 (*see also* Hackers)
 iTunes and, 128–129, 134–137, 143,
 146, 206n14
 policy and, 35
 Sklyarov case and, 65–83
 End-user license agreement (EULA), 14,
 54, 127–131, 144, 205n2
 Exgae, 7
 Explorer, 176
 FairKeys, 144–146, 149t
 FairPlay, 134, 142
 Fair use, 47, 61, 190t, 194t, 198n6
 anticircumvention provisions and,
 10
 artists and, 168
 books and, 53–54
 Boyle on, 57
 Bunner case and, 88, 95
 codifying, 20, 33–34, 177
 Conference on Fair Use (CONFU) and,
 200n13, 201n14

- consumer's surrender of, 53–54
 copy control and, 52–53
 Corley case and, 99, 103–105, 109–111, 115, 121, 198n10
 ElcomSoft and, 72–77, 80–82
 Electronic Frontier Foundation (EFF) and, 83
 end-user license agreement (EULA) and, 54
 expansion of, 43–44
 Green Paper and, 33–36, 42–43, 50
 iTunes and, 127–128, 135–136, 142–149
 legal interpretation of, 200n12
 legal issues and, 4–6, 9–10
 liability of infringement and, 43
 libraries and, 22–23, 200n13
 licensing schemes and, 58
 master frame for, 10
 meaning of, 9–10
 National Information Infrastructure (NII) and, 21–23, 27, 42, 44, 58–59
 personal use and, 3, 22–23, 26–28, 42, 53–54, 128, 206n19
 Reimerdes case and, 99, 103–105
 restrictive technology and, 175–176
 second takers and, 168
 Sklyarov case and, 68–69, 72–73
 user-centered meanings for, 160
 White Paper and, 50, 58–59, 200n13
 Working Group on Intellectual Property Rights (WGIP) and, 21, 26, 29, 34, 42
 “Fair Use: The Fight for Consumer Rights” (Fries), 110
 Federal Bureau of Investigation (FBI), 66–67, 69, 71, 87
 Feenberg, Andrew, 199n15
Felten et al. v. RIAA, 155, 198n10
 Fenwic and West, 141
 Firefox (Mozilla), 151
 First Amendment, 189t, 191t
 Bunner case and, 88, 91–92
 code and, 78
 Corley case and, 104, 107–109, 117, 121, 122t
 Digital Millennium Copyright Act (DMCA) and, 198n10
 Felten et al. v. RIAA and, 198n10
 Garbus and, 104–105, 204n3
 Sklyarov case and, 67, 74, 77–78, 202n7, 203n9
 First-sale doctrine, 4, 175, 194t
 codifying, 20, 30–33, 200n10
 consumer practice and, 53
 control limitations and, 47
 digital media and, 44
 Green Paper and, 29, 30–32, 35
 National Information Infrastructure (NII) and, 44
 Working Group on Intellectual Property Rights (WGIP) and, 44
 Free App a Day (FAAD), 141
 Freebooting, 56
 Free Culture Forum, 7
 Freedmity.org, 71–72
 Free Knowledge Institute, 7
 Freesklyarov.org, 71–72
 Free Software Foundation (FSF), 143, 188t
 Free speech, 4, 176–177, 188t, 190t, 204n2
 Barlow on, 56
 Boyle on, 57
 Bunner case and, 91–93, 95
 code and, 78–80
 Corley case and, 98, 101, 115, 121
 Decrypt Content Scrambling System (DeCSS) and, 3, 85, 95
 Digital Millennium Copyright Act (DMCA) and, 67–68
 ElcomSoft and, 72, 75–78
 Electronic Frontier Foundation (EFF) and, 68, 155–156
 entertainment products and, 155
 fair use and, 10 (*see also* Fair use)

- Free speech (cont.)
- First Amendment and, 67, 74, 77–78, 88, 91–92, 104, 107–109, 117, 122, 189t, 191t, 198n10, 202n7, 203n9, 204n3
 - Green Paper and, 42
 - Internet and, 204n2
 - National Information Infrastructure (NII) and, 26
 - Reimerdes case and, 98, 101
 - rights activism and, 61
 - Sklyarov case and, 67–83, 155
 - user practices and, 5, 27
- Frewing, Scott, 81
- Fries, Bruce, 110
- Future of Music Coalition (FMC), 195t
- Gallery of CSS De-Scramblers, 106–107, 119
- Garbus, Martin, 104–105, 204n3
- General Public License (GNU GPL), 65
- Germany, 87–88
- Get Democracy, 195t
- GefTunes, 133–134, 149t
- Gillespie, Taletón, 17
- Gilmore, John, 111–112, 114, 203n4
- Glitches, 17
- Global Internet Liberty Campaign (GILC), 189t
- Goeckner, Gregory, 113
- Good-faith assumptions, 53
- Google, 178–179
- Granick, Jennifer, 72
- Graphical user interface (GUI), 138, 140, 206n16
- Green Paper, 200n12
- anticircumvention provisions and, 35–37
 - comments on, 38–39, 42–45, 48, 183t–187t
 - computer professionals and, 42–43
 - copying and, 29–30
 - Copyright Act of 1976 and, 28–37
 - critics of, 200n11
 - as crucial policy, 37
- Digital Millennium Copyright Act (DMCA) and, 32, 41–45, 48, 50
- digital rights management (DRM) and, 34
- fair use and, 33–36, 42–43, 50
- first-sale doctrine and, 29–32, 35
- free speech and, 38, 42
- hackers and, 42
- innovation and, 35–36, 42
- international treaties and, 199n5
- law professors and, 42–43
- licensing and, 42
- National Information Infrastructure (NII) and, 21, 28–50, 199n5
- Rothman on, 38–39
- transmission and, 29–30
- US Constitution and, 43
- White Paper and, 41 (*see also* White Paper)
- Grey Album, The* (Danger Mouse), 165–168
- GreyTuesday.org, 166–168
- Grokster, 10, 18, 204n8
- Gross, Robin, 113
- Gurus, 55
- Hackademy, 179
- Hackers, 17, 61, 176
- access control and, 4, 61
 - as assassins, 121–122
 - brazen statements by, 99–100
 - Bunner case and, 88–93
 - civil disobedience and, 204n5
 - Corley case and, 97–123
 - crackers and, 68, 197n1
 - Decrypt Content Scrambling System (DeCSS) and, 3, 85, 201n17 (*see also* Decrypt Content Scrambling System (DeCSS))
 - DefCon and, 66, 69
 - eBook, 5, 92, 171
 - ElcomSoft and, 65–66, 79–80
 - ethic of, 103, 110, 115–121

- fair use and, 50 (*see also* Fair use)
- Green Paper and, 42
- iTunes and, 14–15, 79, 125, 127–151, 171, 177
- key store and, 140, 206n18
- LaMacchia and, 49
- mass virtual direct action (MVDA) and, 171–172
- meaning of term, 197n1
- as misunderstood by society, 103
- newsgroups and, 65
- normative power of law and, 198n9
- participatory culture and, 9
- personal use and, 14
- phreaking and, 97–98, 197n1
- politics and, 12
- Reimerdes case and, 97–102
- reverse engineering and, 78, 81–82, 87–90, 94, 101–103, 109–112, 138, 202n5, 203nn2–3
- rights of access and, 100–101, 136
- Section 1201 and, 52, 148
- Sklyarov case and, 65–83
- Slashdot.org and, 67
- social movement organizations (SMOs) and, 8, 10, 68, 95, 153–155, 162, 171–173
- source code and, 79
- SourceForge and, 131, 134, 141, 168
- speech/nonspeech elements and, 80
- tactics of digital rights movement and, 153–154, 162, 164, 171–173
- as technological resistance, 12
- 2600* magazine and, 97–98, 103–105, 115–119
- understanding of authority and, 116–117
- Web sites for, 65, 67, 97, 102, 108
- White Paper and, 50
- work-arounds and, 8, 17, 50, 62, 132, 176, 205n7
- Hackers: Heroes of the Computer Revolution* (Levy), 116
- Hackerware, 93
- “Hacktivism,” 8, 171–172
- “Ham,” 87
- Hammerton, David, 132
- Harvard Law School, 110, 162, 190t
- Hayes, David, 141
- Hocevar, Sam, 137–140
- Holcomb, Gus, 132
- Home Recording Rights Coalition (HRRRC), 196t
- HTML (hypertext markup language), 104
- Hymn Project
 - iTunes and, 138–149, 171, 206n16, 206n18
 - Mac OS and, 138
 - PlayFair and, 143
 - Windows OS and, 138
- iCommons, 164
- iCommune, 131–133, 149t
- iLeech, 132–133, 149t
- Illegal Art, 168
- Immediate fixation, 29–32
- India, 141–143
- Information Infrastructure Task Force (IITF), 20, 24t, 175, 183t
- Information Policy Committee, 20
- Innovation, 4
 - activist organizations and, 188t–190t
 - Barlow on, 56
 - Boyle on, 57
 - Corley case and, 103, 109, 111, 113
 - Decrypt Content Scrambling System (DeCSS) and, 85
 - Digital Millennium Copyright Act (DMCA) and, 67, 198n10
 - Electronic Frontier Foundation (EFF) and, 157
 - Green Paper and, 35–36, 42
 - National Information Infrastructure (NII) and, 42
 - Sklyarov case and, 67–68, 83, 157
 - stifling of, 55–57, 67

- Innovation (cont.)
 Working Group on Intellectual Property Rights (WGIP) hearings and, 181t, 184t
- Innovation Award, 173
- Intellectual property. *See also*
 Creativity
 anticircumvention provisions and, 35–37 (*see also* Anticircumvention provisions)
 Barlow on, 55–56
 Boyle and, 56–57
 Bunner case and, 88–95, 97–99, 105, 111, 203nn3–4
 Corley case and, 91, 93, 97–123, 198n10
 DVD Copy Control Association (DVD CCA) and, 3, 80, 86–94, 97–99, 105, 111, 119–120, 134, 203nn3–4
 ElcomSoft and, 64–66, 71–82, 202nn4–5, 202n7, 203nn9–10
 Electronic Frontier Foundation (EFF) and, 99, 101
 end-user license agreement (EULA) and, 14, 54, 127–131, 144, 205n2
 General Public License (GNU GPL) and, 65
 incentives for, 197n4
 natural rights and, 57
 No Electronic Theft (NET) Act and, 48, 201n5
 patents and, 18, 20, 43, 55
 piracy and, 28, 37, 45, 56, 74, 79, 82, 89, 113–114, 121, 123–124, 144
 politics and, 6
 Reimerdes case and, 91–93, 97–102
 trade secrets and, 88, 90–94, 202n5
 US Constitution and, 18–19, 43, 58
 watermarking and, 49, 157t
 Working Group on Intellectual Property Rights (WGIP) and, 20 (*see also* Working Group on Intellectual Property Rights (WGIP))
- World Intellectual Property Organization (WIPO) and, 51, 74, 157t, 197n2
- Internet, 176
 activist organizations and, 188t–191t, 195t–196t
 Advanced eBook Processor (AEBPR) source code on, 65
 bulletin boards and, 33, 39, 49, 116
 Bunner case and, 88–91
 content industry and, 4
 as contested space, 55–56
 Corley case and, 98–99, 103, 106–107, 110–114, 118, 123
 Decrypt Content Scrambling System (DeCSS) source code posted on, 3
 Digital Millennium Copyright Act (DMCA) and, 5 (*see also* Digital Millennium Copyright Act (DMCA))
 DVD Copy Control Association's legal campaign and, 3
 ElcomSoft and, 71–72, 74, 79–81
 envisioning future of, 21–28
 formulation process and, 55
 free speech and, 204n2
 future vision for, 21–28
 Google and, 178–179
 gurus of, 55
 hackers and, 61 (*see also* Hackers)
 iTunes and, 130–134, 142
 Lessig and, 11
 National Information Infrastructure (NII) and, 18 (*see also* National Information Infrastructure (NII))
 open-source software and, 46
 PDF (portable document format) documents and, 63
 Pew Internet and American Life Project and, 204n7
 piracy and, 28
 policy debate over, 17
 politics and, 55–56
 Reimerdes case and, 98–99
 Section 1201 and, 53

- Sklyarov case and, 65–72
- Stanford Center for Internet and Society and, 57
- tactics of digital rights movement and, 154t, 156t, 162, 165–167, 170–172, 206n18
- White Paper and, 49
- Working Group on Intellectual Property Rights (WGIP) and, 26 (*see also* Working Group on Intellectual Property Rights (WGIP))
- Internet service providers (ISPs), 42, 55, 65, 130–131, 156t
- “In the Trenches: Reports from the DMCA Battlefield” (Gross), 113
- iOpener, 146–148, 149t
- iPods, 123, 127, 140, 142, 146–147, 150–151, 206n16, 206n18
- iRC, 39
- Isaac Hackimov, 179
- iSlurp, 132–133, 149t
- iTMS4ALL, 169t, 170–171
- iTunes, 92
- access control and, 134
- activists and, 125, 144
- Advanced Audio Coding (AAC) and, 134–143, 146–148
- anticircumvention provisions and, 141–142
- Audio Interchange File Format (AIFF) and, 135
- content owners and, 133
- copyright and, 128, 130, 133, 136, 141–144, 147–151
- Decrypt Content Scrambling System (DeCSS) and, 127, 134, 150
- Digital Millennium Copyright Act (DMCA) and, 127, 141, 148–150
- digital rights management (DRM) and, 14–15, 54, 125, 127–151, 170, 172, 205n3, 206n18
- distribution and, 127, 131, 133, 136, 142, 148
- drms.c and, 137–138, 143–144, 149t
- early circumvention and, 130–133
- encryption and, 128–129, 134–137, 143, 146, 206n14
- end-user license agreement (EULA) and, 127–131, 144
- FairKeys and, 144–146, 149t
- FairPlay and, 134, 142
- fair use and, 127–128, 135–136, 142–149
- GetTunes and, 133–134, 149t
- hackers and, 79, 125, 127–151, 171
- Hymn Project and, 138–149, 206n16
- iCommune and, 131–133, 149t
- iLeech and, 132–133, 149t
- Internet and, 130–134, 142
- iOpener and, 146–148, 149t
- iPods and, 123, 127, 140, 142, 146–147, 150–151, 206n16, 206n18
- iSlurp and, 132–133, 149t
- iTunes Music Store (iTMS) and, 127–134, 137, 142, 144–151, 171, 205n1, 205n3, 206n18
- Johansen and, 134, 137–138, 140, 143, 145, 151
- key store and, 140, 206n18
- licensing and, 128, 130, 144
- Linux and, 132, 136, 138
- Mac OS and, 130–135, 138–140, 146–147, 206n16, 206n18
- movies and, 127, 134
- mp4 files and, 134–135
- MyTunes and, 133–134, 149t, 205n9
- open-source/free-software movement and, 131–133, 137–138, 141, 143, 145, 176
- OurTunes and, 134, 149t
- PlayFair and, 138–143, 147, 149t, 151, 206n16, 206n18
- popularity of, 127, 205n1
- QTFairUse and, 133–136, 140–141, 149t
- Rendezvous feature and, 130–134
- reverse engineering and, 138

- iTunes (cont.)
 - Sarovar.org and, 141–142
 - source code and, 131, 133, 143
 - terms of service agreement (TOSA) and, 127–129, 131, 137, 205n2
 - VideoLan Client (VLC) and, 137–138, 141, 143, 145, 149t, 176, 206n12, 206nn14–15
 - Webcast licensing and, 130–131
 - Winamp and, 135, 141, 147, 176
 - Windows OS and, 132–138, 140, 143, 146
- iTunesDL, 132, 149t
- iTunesTracker, 130, 149t

- Jackson, Michael, 165
- Java, 147
- Jay-Z, 165
- Jenkins, Henry, 9, 47
- JHymn, 146–148, 149t
- Johansen, Jon, 171, 178, 205n10
 - Bunner case and, 89–90
 - DeDRMS and, 143
 - FairKeys and, 144–146, 149t
 - Innovation Award and, 173
 - iTunes and, 134, 137–138, 141, 143, 145, 149t, 151
 - PodKey and, 206n18
 - VideoLan Client (VLC) and, 137–138, 141, 143, 145, 149t
- Johnson, Richard, 45
- Jones, Norah, 167
- Journalism, 85, 97, 104, 117–118, 156t, 187t, 196t, 204n4

- Kane-Jeeves, Mahatma, 45
- Kaplan, Lewis, 101, 107–108, 118–119, 121–123, 204n1
- Katalov, Alexander, 65–67
- Kazan, Roman, 97, 102
- Key store, 140, 206n18

- LaMacchia, David, 49–50
- Lasica, J. D., 47

- Law professors, 42–44, 48, 55, 160, 175, 193t
- Legal issues, 176
 - academic freedom and, 67, 83, 97, 156t
 - Advanced eBook Processor (AEBPR) case and, 64–66, 68, 71, 76, 83, 127, 150, 171
 - anticircumvention provisions and, 35–37, 141 (*see also* Anticircumvention provisions)
 - appeals and, 91–94, 100, 121–122, 198n10
 - Bernstein v. US Department of State*, 202n3
 - Boyle and, 6, 47–48, 55–57, 175, 201n3
 - Bunner case and, 88–95, 97–99, 105, 111, 203nn3–4
 - cease-and-desist letters and, 65, 104, 141, 165–168
 - Chicago Lock Co. v. Fanberg*, 202n5
 - click-through agreements and, 5, 88, 90, 128
 - copy control and, 52–53
 - Corley case and, 91, 93, 97–123, 198n10
 - Creative Commons and, 8, 47, 57, 154, 162–164, 173, 188t–189t, 193t, 198n9, 206n2
 - distribution and, 52 (*see also* Distribution)
 - DVD Copy Control Association (DVD CCA) and, 3, 80, 86–94, 97–99, 105, 111, 119–120, 134, 203nn3–4
 - ElcomSoft and, 64–66, 71–82, 202nn4–5, 202n7, 203nn9–10
 - Eldred v. Ashcroft*, 162
 - emerging case law and, 5
 - end-user license agreement (EULA) and, 14, 54, 127–131, 144, 205n2
 - exclusive rights and, 18–19, 22–23, 31, 35, 37, 51–54, 77, 81, 200n10
 - fair use and, 4–6, 9–10 (*see also* Fair use)

- Felten et al. v. RIAA*, 155, 198n10
- First Amendment, 67, 74, 77–78, 88, 91–92, 104, 107–109, 117, 122, 122t, 189t, 191t, 198n10, 202n7, 203n9, 204n3
- First-sale doctrine and, 30–33 (*see also* First-sale doctrine)
- free speech and, 26 (*see also* Free speech)
- General Public License (GNU GPL) and, 65
- increasing criminal liability and, 49–50
- Judge Elving and, 90–91
- Judge Kaplan and, 101, 107–108, 118–119, 121–123, 204n1
- law professors and, 42–44, 48, 55, 160, 175, 193t
- Lessig and, 8–11, 55, 57, 72–75, 122t, 154t, 162, 164, 178, 189t, 193t, 201n3
- licensing and, 18 (*see also* Licensing)
- Litman and, 39, 43–44, 48, 55, 58, 122t, 186t, 199n2, 200n12, 201n14
- MGM v. Grokster*, 10, 204n8
- Napster case and, 18, 37, 63, 123, 130
- New York Times Co. v. United States*, 92
- normative power of law and, 9, 198n9
- participatory rights and, 7, 178
- permissions and, 18, 64–65, 87, 164
- piracy and, 28, 37, 45, 56, 74, 79, 82, 89, 113–114, 121, 123–124, 144
- Playboy Enterprises v. Frena*, 33
- plea bargaining and, 73
- RealNetworks, Inc. v. Streambox, Inc.*, 198n10
- Reimerdes case and, 91–93, 97–102
- restraining orders and, 99
- reverse engineering and, 90 (*see also* Reverse engineering)
- rights of access and, 100–101, 136
- Samuelson and, 28, 55, 57–58, 106t, 109–110, 122t, 187t–188t, 200n12, 202n8, 202n10
- Section 1201 and, 51–53, 66, 99, 102, 105, 109, 113, 148, 156t, 202n9, 204n6, 205n11
- Sega Enterprise Ltd. v. MAPHIA*, 33–34
- situated user concept and, 44
- Sklyarov case and, 3, 63, 65–83, 85, 91, 104, 155–160, 202n4, 203n8
- Sony Corp America v. Universal City Studios Inc.*, 34, 36, 109
- technological protection measures and, 48–50
- terms of service agreement (TOSA) and, 127–129, 131, 137, 205n2
- trade secrets and, 88, 90–94, 202n5
- transmission and, 31 (*see also* Transmission)
- United States v. Dmitry Sklyarov*, 65–66, 202n4, 203n8
- United States v. ElcomSoft*, 74, 76, 78, 81–82, 202n4, 202n7, 203nn9–10
- United States v. LaMacchia*, 49
- Universal City Studios, Inc. v. Corley*, 91, 100, 103–123, 198n10
- Universal City Studios, Inc. v. Reimerdes*, 92, 99, 102
- US Constitution and, 18–19, 26, 43, 58, 68, 73–77, 81, 91, 98, 101, 176, 189t–190t, 192t, 197n4
- US Title 17 and, 51
- Lehman, Bruce A., 20, 36, 46, 48
- Lernvall, Tobias, 132
- Lessig, Lawrence
- blog of, 189t
- Corley case and, 122t
- Decrypt Content Scrambling System (DeCCS) and, 122t
- digital rights movement and, 154t, 162, 164, 183t, 189t
- indirect regulation and, 75
- legal issues and, 8–11, 55, 57, 72–75, 122t, 154t, 162, 164, 178, 189t, 193t, 201n3
- Sklyarov case and, 72–75
- Levy, Steven, 116

- Libraries, 6, 10
 - alternate visions of National Information Infrastructure (NII) and, 46–47
 - American Libraries Association and, 154t, 182t, 184t, 187t, 192t
 - applications, 206n12
 - digital rights movement and, 192t, 194t, 196t
 - fair use and, 23, 200n13
 - music, 130–134, 137, 146
 - policy and, 22–23, 38
 - resistance to Digital Millennium Copyright Act (DMCA) and, 55, 175
 - White Paper and, 41–44
- Library of Congress, 19
- Licensing, 87, 175–176
 - Bunner case and, 88, 90
 - Content Scrambling System (CSS) and, 86–87
 - Corley case and, 105, 111–112, 114
 - Creative Commons and, 8, 47, 57, 154, 162–164, 173, 188t–189t, 193t, 198n9, 206n2
 - designers and, 17
 - digital rights management (DRM) and, 160
 - DVD Copy Control Association (DVD CCA) and, 3 (*see also* DVD Copy Control Association (DVD CCA))
 - end-user license agreement (EULA) and, 14, 54, 127–131, 144, 205n2
 - enforceability of, 177
 - General Public License (GNU GPL) and, 65
 - Green Paper and, 42
 - iTunes and, 128, 130, 144
 - master key and, 80, 86, 88
 - National Information Infrastructure (NII) and, 17–18, 21, 23, 38, 42, 47
 - reverse engineering and, 203n2
 - Sklyarov case and, 81–82
 - Webcast, 130–131
 - White Paper and, 58
- Linux OS, 188
 - Decrypt Content Scrambling System (DeCSS) and, 3, 85, 87–89, 101–102, 109, 111, 113, 115, 119–121, 201n17
 - General Public License (GNU GPL) and, 65
 - iTunes and, 132, 136, 138
 - Pavlovich and, 119–121
- Litman, Jessica
 - Green Paper and, 43–44
 - legal issues and, 39, 43–44, 48, 55, 58, 122t, 186t, 199n2, 200n12, 201n14
 - situated user and, 44
 - White Paper and, 48, 55, 58
- LiViD, 119
- Local Link, 168
- Mac OS
 - Decrypt Content Scrambling System (DeCSS) and, 3
 - GetTunes and, 133–134, 149t
 - Hymn Project and, 206n16, 206n18
 - iTunes and, 130–135, 138–140, 146–147, 206n16, 206n18
 - meaning of technology and, 176
- Macrovision, 87, 203n1
- MacRumor* forums, 135
- Mass virtual direct action (MVDA), 171–172
- Master key, 80, 86, 88
- Masters of Reverse Engineering (MoRe), 87, 134
- Matsushita, 85
- Meislin, Richard, 104
- Metalitz, Steven, 23, 37–38
- MGM v. Grokster*, 10, 204n8
- Microsoft Reader, 64, 202n1
- Miller, Robin, 141
- Miro, 178
- Mirroring, 75, 98, 102–105, 119, 133, 169t
- Motion Picture Association of America (MPAA) and, 22, 88, 97–105, 108, 111, 113–115, 120, 134, 159

- Movies, 3, 54
 - BlogTorrent and, 169t
 - code-free DVD players and, 203n4 (*see also* DVDs)
 - Decrypt Content Scrambling System (DeCSS) and, 86–90, 93, 98–102, 106, 112–114, 121–124
 - digital rights organizations and, 191t, 196t
 - iTunes and, 127, 134
- Mozilla Firefox, 151, 176
- mp3 format, 124, 133, 135, 147
- mp4 format, 134–135
- MSNBC, 67
- MTV News, 168
- Music
 - BannedMusic and, 168
 - Battle Labs and, 168–171
 - copyright and, 128, 130, 133, 136, 141–144, 147–151
 - Decrypt Content Scrambling System (DeCSS) and, 127, 134, 150
 - Digital Millennium Copyright Act (DMCA) and, 127, 141, 148–150
 - digital rights management (DRM) and, 14–15, 54, 125, 127–151, 170, 172, 205n3, 206n18
 - distribution and, 127, 131, 133, 136, 142, 148
 - Downhill Battle and, 164–171, 173
 - Illegal Art and, 168
 - iTunes and, 127–151 (*see also* iTunes)
 - Napster and, 18, 37, 63, 123, 130
 - peer-to-peer technologies and, 123–124, 131, 143–147, 201n6, 204nn7–8
 - PyMusique and, 172
 - Recording Industry Association of America (RIAA), 24t, 133, 144, 155, 160, 161f, 181t, 186t, 198n10, 204n7
- Music Library Association, 203n8
- MyTunes, 133–134, 149t, 205n9
- Napster, 18, 37, 63, 123, 130
- National Copywong Day, 46
- National Information Infrastructure (NII), 4, 185t
 - access control and, 35, 46
 - alternative versions of, 44–48
 - copyright law and, 22
 - Electronic Frontier Foundation (EFF) and, 55
 - envisioning future of, 21–28
 - fair use and, 21–23, 27, 42, 44, 58–59 (*see also* Fair use)
 - first-sale doctrine and, 44
 - free speech and, 26, 38
 - future vision for, 21–28
 - Green Paper and, 21, 28–48, 50, 199n5
 - industry position on, 26, 28
 - Information Infrastructure Task Force (IITF) and, 20, 24t, 175, 183t
 - innovation and, 42
 - licensing and, 17–18, 21, 23, 38, 42, 47
 - policy and, 18, 20–23, 26–39
 - regulation of, 20–22 (*see also* Regulation)
 - transmission issues and, 22, 29
 - White Paper and, 39, 48–51, 55, 57–58
 - Working Group on Intellectual Property Rights (WGIP) and, 20–50, 57–58, 181t
- Nesson, Charles, 110
- .net framework, 146
- Networked Politics, 7
- Newsgroups, 65
- New Yorker, The*, 167
- New York Times*, 67, 73, 104, 167
- New York Times Co. v. United States*, 92
- No Electronic Theft (NET) Act, 48, 201n5
- Normative power of law, 9, 198n9
- Norway, 88–90, 187t, 203n3, 205n10

- Oakley, Robert, 23
- O'Connell, Dan, 66
- O'Connor, Sandra Day, 149
- Open-source/free-software movement
- Battle Labs and, 168–172, 177, 207n3
 - Bunner case and, 88–99, 105, 111, 203nn3–4
 - business model for, 56
 - copyright symbols for, 162–163
 - Corley case and, 91, 93, 97–123, 198n10
 - Decrypt Content Scrambling System (DeCSS) and, 201n17 (*see also* Decrypt Content Scrambling System (DeCSS))
 - DVD players and, 87, 103, 111, 115, 119–120
 - General Public License (GNU GPL) and, 65
 - iTunes and, 131–133, 137–138, 141, 143, 145, 176
 - Linux and, 87
 - LiViD and, 119
 - Miro and, 178
 - Mozilla Firefox and, 151, 176
 - nonspeech elements in code and, 78–80
 - open applications and, 87
 - PlayFair and, 138–143, 147, 151, 206n16, 206n18
 - politics and, 85
 - as profitable, 46
 - Reimerdes case and, 91–93, 97–102
 - services revenue and, 46
 - SourceForge and, 131
 - strong allies of, 122
 - VideoLan Client (VLC) and, 137–138, 141, 143, 145, 176, 206n12, 206nn14–15
 - White Paper and, 49
- Orlowski, Andrew, 137
- Orwell, George, 97
- OurTunes, 134, 149t
- Out Media, 196t
- Panasonic, 85
- Participatory culture, 9, 47, 164–165, 170, 178
- Participatory Culture Foundation, 195t
- Participatory rights, 7, 178
- Passwords, 48, 64, 130
- Patents, 18, 20, 43, 55
- Patterson, L. R., 47
- Pavlovich, Matt, 111, 119–121
- PDF (portable document format), 63–65, 68–69
- Peer-to-peer technologies, 34, 198n12
- music and, 123–124, 131, 143–147, 201n6, 204nn7–8
 - quality content and, 44
 - tactics of digital rights movement and, 160, 164–167, 170, 172
- Performances, 22, 30–32, 51
- Permanent fixation, 200n9
- Permissions, 18, 64–65, 87, 164
- Personal use, 3, 22–23, 26–28, 42, 53–54, 128, 206n19
- Pew Internet and American Life Project, 204n7
- Pfaffenberger, Bryan, 198n14
- Phreaking, 97–98, 197n1
- Piracy
- Bunner case and, 89
 - Corley case and, 113–114, 121, 123
 - extent of harm from, 45
 - freebooting and, 56
 - music and, 144 (*see also* iTunes)
 - policy and, 28, 37
 - Sklyarov case and, 74, 79, 82
- PirateBay.org, 124
- PlaneteBook.com, 67
- Playboy Enterprises v. Frena*, 33
- PlayFair, 138–143, 147, 149t, 151, 206n16, 206n18
- Plea bargaining, 73
- PodKey, 206n18
- Policy, 175–176
- activists and, 29, 35, 39
 - Americans with Disabilities Act and, 8

- Audio Home Recording Act (AHRA)
and, 26, 35, 50, 199n4
- Berne Convention for the Protection
of Literary and Artistic Works and,
51, 202n7
- Committee on Applications and
Technology and, 20
- content owners and, 18, 22–23,
27–28, 35
- Copyright Acts and, 19, 28–30, 33, 35,
48, 142, 200n7, 200n9 (*see also*
Copyright)
- Copyright Term Extension Act and,
199n1
- creativity and, 27
- Digital Millennium Copyright Act
(DMCA) and, 56 (*see also* Digital
Millennium Copyright Act (DMCA))
- digital rights management (DRM) and,
15 (*see also* Digital rights
management (DRM))
- distribution, 18, 22, 26–27, 30–37
- DVDs and, 18, 34
- Green Paper and, 37, 42 (*see also*
Green Paper)
- Information Policy Committee and,
20
- libraries and, 22–23, 38
- National Information Infrastructure
(NII) and, 18, 20–23, 26–39
- No Electronic Theft (NET) Act and,
48, 201n5
- Stop Online Piracy Act (SOPA) and,
179
- Telecommunications Act and, 35,
201n15
- Telecommunications Policy
Committee and, 20
- user agency and, 17, 20–23, 27–28,
33–34, 37–39
- White Paper and, 42, 48 (*see also*
White Paper)
- Working Group on Intellectual
Property Rights (WGIP) and, 20–39
- World Intellectual Property
Organization (WIPO) Copyright
Treaty and, 51
- World Intellectual Property
Organization (WIPO) Performance
and Phonograms Treaty and, 51
- Politics. *See also* Digital rights movement
civil disobedience and, 3, 45, 94,
118–119, 142, 165, 168, 201n4, 204n5
code and, 80
hackers and, 12
intellectual property and, 6
Internet and, 55–56
mass virtual direct action (MVDA)
and, 171–172
open-source/free-software movement
and, 85
Touretsky and, 107–108
Winner on, 11–12, 178
- Popdex, 167
- Pravda*, 67
- Privacy, 4, 106t, 154t
Boyle on, 57
digital rights organizations and,
188t–191t, 194t
ElcomSoft and, 75
Electronic Frontier Foundation (EFF)
and, 155, 156t
Electronic Privacy Information Center
(EPIC) and, 203n8
infringement upon, 12
right to, 75
Stop Online Piracy Act (SOPA) and, 179
trade secrets and, 88, 90–94, 202n5
Privacy Rights Clearinghouse, 194t
- Programmers, 42
- Decrypt Content Scrambling System
(DeCSS) and, 87, 89, 101, 106t, 108,
113
digital rights organizations and, 190t
iTunes hacks and, 133–134, 137–138,
157
Sklyarov case and, 72, 76
Public displays, 32

- Public Knowledge, 190t
- PyMusique, 172
- QTFairUse, 133–136, 140–141, 149t
- QuickTime, 134
- Raymond, Eric, 116, 164, 197n1
- Really Simple Syndication (RSS) feeds, 170
- RealNetworks, Inc. v. Streambox, Inc.*, 198n10
- Recording Industry Association of America (RIAA)
- digital rights organizations and, 186t
- Electronic Frontier Foundation (EFF) and, 161f
- Felten case and, 155, 198n10
- music piracy and, 133, 144, 155, 160, 161f, 181t, 186t, 198n10, 204n7
- peer-to-peer file sharing and, 160, 204n7
- Working Group on Intellectual Property Rights (WGIP) hearings and, 24t, 181t
- Register, The* (magazine), 137
- Regulation. *See also* Policy
- content-specific, 74–76
- Digital Millennium Copyright Act (DMCA) and, 56 (*see also* Digital Millennium Copyright Act (DMCA))
- DVD Copy Control Association (DVD CCA) and, 3, 80, 86–94, 97–99, 105, 111, 119–120, 134, 203nn3–4
- exclusive rights and, 18–19, 22–23, 31, 35, 37, 51–54, 77, 81, 200n10
- Federal Bureau of Investigation (FBI) and, 66–67, 69, 71, 87
- free speech and, 56 (*see also* Free speech)
- indirect, 75
- Information Infrastructure Task Force (IITF) and, 20, 24t, 175, 183t
- Lessig on, 75
- Macrovision, 87, 203n1
- No Electronic Theft (NET) Act and, 48, 201n5
- Section 1201 and, 51–53, 66, 99, 102, 105, 109, 113, 148, 156t, 204n6, 205n11
- US Congress and, 87 (*see also* US Congress)
- Reimerdes case, 91–93
- activists and, 101
- anticircumvention provisions and, 99, 102
- copyright and, 97–102
- Decrypt Content Scrambling System (DeCSS) and, 97–102
- defining issues in, 101–102
- Electronic Frontier Foundation (EFF) and, 99
- fair use and, 99, 103–105
- free speech and, 98, 101
- Internet and, 98–99
- reverse engineering and, 101–102
- source code and, 98, 100–101
- Rendezvous feature, 130–134
- Restraining orders, 99
- Reuters, 67
- Reverse engineering
- Bunner case and, 94
- copy control and, 102
- Corley case and, 101–103, 109–112
- digital rights management (DRM) and, 54
- DVD Copy Control Association (DVD CCA) and, 88
- education and, 203n2
- ElcomSoft and, 78, 81–82, 202n5
- Electronic Frontier Foundation (EFF) and, 101
- hackers and, 78, 81–82, 87–90, 94, 101–103, 109–112, 138, 202n5, 203nn2–3
- illustration of, 78
- interoperability and, 203n2
- iTunes and, 138
- licensing and, 203n2

- Masters of Reverse Engineering (MoRe) and, 87
- Norwegian law and, 90, 203n3
- Reimerdes case and, 101–102
- Sklyarov case and, 81
- Rights of access, 100–101, 136
- Rolling Stone* magazine, 167
- Rose, Dale, 199n16
- Rothman, David, 38–39, 45–46
- Royalties, 18, 86
- Russia
 - Drink or Die (DoD) group and, 87
 - ElcomSoft and, 64–66, 71–82
 - legal issues and, 81–82
 - Sklyarov case and, 65–83, 157–158
- Safari, 176
- Samuelson, Pamela
 - Corley case and, 106t, 109–110, 122t
 - Digital Millennium Copyright Act (DCMA) and, 55, 57–58, 200n12, 202n8
 - digital rights organizations and, 154t, 188t
 - Green Paper and, 200n12
 - legal issues and, 28, 55, 57–58, 106t, 109–110, 122t, 187t–188t, 200n12, 202n8, 202n10
 - White Paper and, 55
 - Working Group on Intellectual Property Rights (WGIP) hearings and, 187t
- Samuelson Law, Technology, and Public Policy Clinic, 188t
- San Jose Mercury News, The*, 104
- Sarovar.org, 141–142
- Schneier, Bruce, 112–113
- Schumann, Robert W., 103
- Sclove, Richard, 12
- Second takers, 168
- Sega Enterprise Ltd. v. MAPHIA*, 33–34
- Self-policing, 143, 146–148, 206n19
- Sit-ins, 171, 198n8
- Situated user, 44
- Sklyarov case, 3, 85, 91, 104, 202n4
 - activists and, 63, 68–71, 82
 - Adobe and, 62–72, 76, 81–83, 155, 157–158
 - anticircumvention provisions and, 72, 85, 160
 - content-specific regulation and, 74–76
 - copyright and, 63, 65–73
 - court system and, 72–82
 - distribution and, 81
 - dropped charges and, 72–73
 - eBooks and, 63–83
 - Electronic Frontier Foundation (EFF) and, 68–73, 83, 155, 157–160, 203n8
 - fair use and, 68–69, 72–73
 - First Amendment and, 67, 74, 77–78, 202n7, 203n9
 - free speech and, 67–69, 72, 77–78, 81–83, 155
 - hacking and, 65–70, 82–83
 - innovation and, 67–68, 83, 157
 - Internet and, 65–72
 - licensing and, 81–82
 - media coverage of, 67, 69
 - plea bargaining and, 73
 - reverse engineering and, 81
 - Russian law and, 81–82
 - transformative nature of, 66–72
 - US Constitution and, 67–68, 74, 77–78
 - US Justice Department and, 72–73, 155, 157
- Slashdot.org, 67
- Social movement organizations (SMOs), 8, 10, 68, 95, 153–155, 162, 171–173
- Sony Corp of America v. Universal City Studios Inc.*, 34, 36, 109
- SourceForge, 131, 134, 141, 168
- Speed Ripper, 87
- Speth, James, 131–132
- Stallman, Richard, 55–56, 116
- Stanford Center for Internet and Society, 57, 190t
- Steganography, 49, 157t
- Stop Online Piracy Act (SOPA), 179

- Students for Free Culture, 193t
- Super Video Compact Disc (SVCD),
124
- Tabling Database, 168, 170
- TeamCom LLC, 110
- Technological protection measures
(TPMs), 199n15
- Technology
access control and, 35, 46, 48, 52–54,
105, 110, 134, 201n17
Advanced eBook Processor (AEBPR)
case and, 64–66, 68, 71, 76, 83, 127,
150, 171
anticircumvention provisions and,
35–37 (*see also* anticircumvention
provisions)
central role of, 177
click-through agreements and, 5, 88,
90, 128
consumer hype and, 17
Content Scrambling System (CSS) and,
85–87 (*see also* Content Scrambling
System (CSS))
copy control, 12, 26, 28, 52–53, 58,
86, 99, 102, 105, 134, 155, 202n9
design effects and, 8–9
distribution and, 7–8, 52
DVDs and, 80, 203n4 (*see also* DVDs)
end-user license agreement (EULA)
and, 14, 54, 127–131, 144, 205n2
enforcement, 10–12, 23, 26, 45–50,
57–58, 128–130
hackers and, 17 (*see also* Hackers)
HTML (hypertext markup language)
and, 104
innovation and, 4 (*see also* Innovation)
lingering, 11
Macrovision, 87, 203n1
as opportunity of digital rights, 177
peer-to-peer, 34, 44, 123–124, 131,
143–147, 160, 164–167, 170, 172,
198n12, 201n6, 204nn7–8
- Really Simple Syndication (RSS) feeds
and, 170
resistance through, 12–13, 198n14
strong democracy and, 12
Super Video Compact Disc (SVCD)
and, 124
torrent, 18, 124, 169t, 170, 192t
user agency and, 13–15
VCRs and, 22, 34, 87
Video Compact Disk (VCD) and, 124
- Telecommunications Act, 35, 201n15
- Telecommunications Policy committee,
20
- Term limits, 19
- Terms of service agreement (TOSA),
127–129, 131, 137, 205n2
- Torrent technology, 18, 124, 169t, 170,
192t
- Toshiba, 85
- Touretsky, David, 3, 80
Corley case and, 106–110, 115, 119, 123
Decrypt Content Scrambling System
(DeCSS) and, 106–109, 115, 119, 123
futility of banning DeCSS and, 119
Gallery of CSS De-Scramblers and,
106–107, 119
hacker ethic and, 119
politics and, 107–108
- Trade secrets, 88, 90–94, 202n5
- Transmission
broadcast flag and, 156t
Copyright Act and, 200n9
defining, 31
first-sale doctrine and, 29–33 (*see also*
First-sale doctrine)
Green Paper and, 29–30
as immediate fixation and, 29–32
legal issues of copying and, 29–30
National Information Infrastructure
(NII) and, 22, 29
shifting technology and, 176
- Traphagen, Mark, 22
- TunesBrowser, 132

- 2600 magazine, 97–98, 103–105, 115–119
- 2600: *The Hacker Quarterly* (Web site), 97, 102, 108
- Unbutu, 176
- United States
- Americans with Disabilities Act and, 8
 - Constitution and, 18–19, 26, 43, 58, 68, 73–77, 81, 91, 98, 101, 176, 189t–190t, 192t, 197n4
 - copyright law and, 5, 7, 10, 18–20, 48, 51, 198n9, 204n8
 - Federal Bureau of Investigation (FBI) and, 66–67, 69, 71, 87
 - United States v. Dmitry Sklyarov*, 65–66, 202n4, 203n8
 - United States v. ElcomSoft*, 74, 76, 78, 81–82, 202n4, 202n7, 203nn9–10
 - United States v. LaMacchia*, 49
 - Universal City Studios, Inc. v. Corley*, 91, 100, 103–123, 198n10. *See also* Corley case
 - Universal City Studios, Inc. v. Reimerdes*, 92, 99, 102
- US Congress, 196t
- Digital Millennium Copyright Act (DMCA) and, 18, 28, 32, 51, 58, 68, 73, 76–77, 82, 105, 109, 122, 202n7
 - Electronic Frontier Foundation (EFF) and, 173
 - Macrovision and, 203n1
 - US copyright law and, 18
 - White Paper and, 39
- US Constitution, 176, 197n4
- Bunner case and, 91
 - Corley case and, 98, 101
 - digital rights organizations and, 189t–190t, 192t
 - First Amendment and, 67, 74, 77–78, 88, 91–92, 104, 107–109, 117, 122, 189t, 191t, 198n10, 202n7, 203n9, 204n3
 - intellectual property and, 18–19, 43, 58
 - policy and, 18–19, 26
 - Sklyarov case and, 68, 73–77, 81
 - Usenet, 39
 - User agency, 61, 175–179
 - Bunner case and, 88–95
 - Corley case and, 97–123
 - digital rights movement and, 41–50, 55–58, 155, 160, 164, 170–171
 - ElcomSoft and, 64–66, 71–82
 - iTunes and, 127–151
 - policy and, 17, 20–23, 27–28, 33–34, 37–39
 - power of, 14
 - Reimerdes case and, 97–102
 - situated user and, 44
 - Sklyarov case and, 65–83
 - technology and, 13–15
 - US Justice Department, 72–73, 155, 157
 - US Title 17, 51
- VA Linux, 113
- VCR industry, 22, 34, 87, 203n1
- VHS, 87, 203n1
- Video Compact Disc (VCD), 124
- Videogames, 34, 54
- VideoLan Client (VLC)
- digital rights management (DRM) and, 206n15
 - Hocevar and, 137
 - iTunes and, 137–138, 141, 143, 145, 149t, 176, 206n12, 206nn14–15
 - Johansen and, 137
- Wagner, David, 109
- Washington Post*, 82
- Watermarking, 49, 157t
- Wayne State University Law School, 43
- West, Kanye, 167
- White, David, 132
- White Album* (Beatles), 165
- White Paper, 32, 37
- access control and, 48–49

- White Paper (cont.)
 anticircumvention provisions and, 50–51
 average citizens and, 42
 Boyle and, 57
 creativity and, 43–44, 46
 Decrypt Content Scrambling System (DeCSS) and, 50
 Digital Millennium Copyright Act (DMCA) and, 32, 41, 46–51, 55–58, 201n5
 fair use and, 50, 58–59, 200n13
 final draft and, 46
 hackers and, 50
 increasing criminal liability and, 49–50
 legal protections and, 48–51
 libraries and, 41–44
 licensing and, 58
 National Information Infrastructure (NII) and, 39, 48–51, 55, 57–58
 No Electronic Theft (NET) Act and, 48, 201n5
 open-source/free-software movement and, 49
 Samuelson and, 202n8
 technological protection measures and, 48–50
 testimony/hearings for, 41–44
 US Congress and, 39
 Wi-Fi File Sharing, 170
 Winamp, 135, 141, 147, 176
 Windows Media Player, 135
 Windows OS
 Decrypt Content Scrambling System (DeCSS) and, 3, 87–88, 102, 120–121
 iTunes and, 132–140, 143, 146
 meaning of technology and, 176
 QuickTime and, 134
 Winner, Langdon, 11–12, 178
Wired, 67, 166, 168
 Work-arounds, 8, 17, 50, 62, 132, 176, 205n7
 Working Group on Intellectual Property Rights (WGIP), 175
 Copyright Act of 1976 and, 28–37, 200n9
 copyright amendments and, 20–21
 Corley case and, 110
 fair use and, 29, 34, 42
 first-sale doctrine and, 44
 Green Paper and, 21, 28 (*see also* Green Paper)
 hearing notices and, 21–22
 increasing criminal liability and, 49–50
 Information Policy Committee and, 20
 National Information Infrastructure (NII) and, 20–53, 57–58, 181t
 patents and, 20
 policymaking process and, 20–39
 public hearings of, 21–27, 41–44, 181t–187t
 situated user concept and, 44
 White Paper and, 32, 37, 41 (*see also* White Paper)
 World Intellectual Property Organization (WIPO), 51, 74, 157t, 197n2
 World Trade Organization (WTO), 74
 World Wide Web, 4, 18, 21–28. *See also* Internet; National Information Infrastructure (NII)
 X-ing, 88, 90
 ZDNet, 67
 Zeller, Bill, 133
 Zittrain, Jonathan, 166

This is a section of [doi:10.7551/mitpress/8698.001.0001](https://doi.org/10.7551/mitpress/8698.001.0001)

The Digital Rights Movement

The Role of Technology in Subverting Digital Copyright

By: Hector Postigo

Citation:

The Digital Rights Movement: The Role of Technology in Subverting Digital Copyright

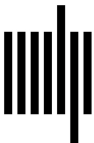
By: Hector Postigo

DOI: 10.7551/mitpress/8698.001.0001

ISBN (electronic): 9780262305334

Publisher: The MIT Press

Published: 2012



The MIT Press

© 2012 Massachusetts Institute of Technology



All rights reserved. No part of this book may be reproduced in any form by any electronic or mechanical means (including photocopying, recording, or information storage and retrieval) without permission in writing from the publisher.

MIT Press books may be purchased at special quantity discounts for business or sales promotional use. For information, please email special_sales@mitpress.mit.edu or write to Special Sales Department, The MIT Press, 55 Hayward Street, Cambridge, MA 02142.

This book was set in Stone Sans and Stone Serif by Toppan Best-set Premedia Limited. Printed and bound in the United States of America.

Library of Congress Cataloging-in-Publication Data

Postigo, Hector

The digital rights movement: the role of technology in subverting digital copyright / Hector Postigo.

p. cm. — (The information society series)

Includes bibliographical references and index.

ISBN 978-0-262-01795-4 (hardcover: alk. paper)

1. Copyright and electronic data processing. 2. Digital rights management.

3. Hactivism. 4. Internet—Law and legislation. 5. Piracy (Copyright)—

Prevention. 6. Fair use (Copyright). I. Title.

K1447.95.P67 2012

345'.02662—dc23

2012004559

10 9 8 7 6 5 4 3 2 1