HeinOnline

Citation: 2 William H. Manz Federal Copyright Law The Histories of the Major Enactments of the 105th 1 1999

Content downloaded/printed from HeinOnline (http://heinonline.org) Thu Apr 11 21:44:42 2013

- -- Your use of this HeinOnline PDF indicates your acceptance of HeinOnline's Terms and Conditions of the license agreement available at http://heinonline.org/HOL/License
- -- The search text of this PDF is generated from uncorrected OCR text.

105TH CONGRESS 1ST SESSION H.R. 1621

To amend the provisions of title 17, United States Code, with respect to the duration of copyright, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MAY 15, 1997

Mr. BONO introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

- To amend the provisions of title 17, United States Code, with respect to the duration of copyright, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Copyright Term Ex-

5 tension Act of 1997".

6 SEC. 2. DURATION OF COPYRIGHT PROVISIONS.

7 (a) PREEMPTION WITH RESPECT TO OTHER
8 LAWS.—Section 301(c) of title 17, United States Code,
9 is amended by striking "February 15, 2047" each place

10 it appears and inserting "February 15, 2067".

1	(b) DURATION OF COPYRIGHT: WORKS CREATED ON
2	OR AFTER JANUARY 1, 1978.—Section 302 of title 17,
3	United States Code, is amended—
4	(1) in subsection (a) by striking "fifty" and in-
5	serting "70";
6	(2) in subsection (b) by striking "fifty" and in-
7	serting "70";
8	(3) in subsection (c) in the first sentence—
9	(A) by striking "seventy-five" and insert-
10	ing "95"; and
11	(B) by striking "one hundred" and insert-
12	ing "120"; and
13	(4) in subsection (e) in the first sentence—
14	(A) by striking "seventy-five" and insert-
15	ing "95";
16	(B) by striking "one hundred" and insert-
17	ing "120"; and
18	(C) by striking "fifty" each place it ap-
19	pears and inserting "70".
20	(c) DURATION OF COPYRIGHT: WORKS CREATED
21	BUT NOT PUBLISHED OR COPYRIGHTED BEFORE JANU-
22	ARY 1, 1978.—Section 303 of title 17, United States
23	Code, is amended in the second sentence by striking "De-
24	cember 31, 2027" and inserting "December 31, 2047".

(d) DURATION OF COPYRIGHT: SUBSISTING COPY-1 2 RIGHTS .----3 (1) IN GENERAL.—Section 304 of title 17, 4 United States Code, is amended— 5 (A) in subsection (a)— 6 (i) in paragraph (1)— 7 (I) in subparagraph (B) by striking "47" and inserting "67"; and 8 9 (II) in subparagraph (C)by striking "47" and inserting "67"; 10 11 (ii) in paragraph (2)— 12 (I) in subparagraph (A) by striking "47" and inserting "67"; and 13 (Π) in subparagraph (B) by 14 striking "47" and inserting "67"; and 15 16 (iii) in paragraph (3)— 17 (I) in subparagraph (A)(i) by striking "47" and inserting "67"; and 18 19 in subparagraph (B) by (II)striking "47" and inserting "67"; 20 21 (B) by amending subsection (b) to read as 22 follows: "(b) COPYRIGHTS IN THEIR RENEWAL TERM AT THE 23 TIME OF THE EFFECTIVE DATE OF THE COPYRIGHT

24

its renewal term at the time that the Copyright Term Ex tension Act of 1997 becomes effective shall have a copy right term of 95 years from the date copyright was origi nally secured.";

5 (C) in subsection (c)(4)(A) in the first sen-6 tence by inserting "or, in the case of a termi-7 nation under subsection (d), within the five-year 8 period specified by subsection (d)(2)," after 9 "specified by clause (3) of this subsection,"; 10 and

11 (D) by adding at the end the following new12 subsection:

13 "(d) TERMINATION RIGHTS PROVIDED IN SUB-14 SECTION (c) WHICH HAVE EXPIRED ON OR BEFORE THE EFFECTIVE DATE OF THE COPYRIGHT TERM EXTENSION 15 ACT OF 1997.---In the case of any copyright other than 16 17 a work made for hire, subsisting in its renewal term on 18 the effective date of the Copyright Term Extension Act 19 of 1997 for which the termination right provided in sub-20 section (c) has expired by such date, where the author or 21 owner of the termination right has not previously exercised 22 such termination right, the exclusive or nonexclusive grant of a transfer or license of the renewal copyright or any 23 right under it, executed before January 1, 1978, by any 24

HeinOnlin²⁵ 2 Willtam H. Nertz, Prederal cojenated : in subsection (2) (1) (C) of this of the 105th Congress 4 1999

section, other than by will, is subject to termination under
 the following conditions:

"(1) The conditions specified in subsection (c)
(1), (2), (4), (5), and (6) of this section apply to terminations of the last 20 years of copyright term as
provided by the amendments made by the Copyright
Term Extension Act of 1997.

8 "(2) Termination of the grant may be effected 9 at any time during a period of 5 years beginning at 10 the end of 75 years from the date copyright was 11 originally secured.".

(2) COPYRIGHT RENEWAL ACT OF 1992.—Section ·102 of the Copyright Renewal Act of 1992
(Public Law 102-307; 106 Stat. 266; 17 U.S.C. 304
note) is amended—

16 (A) in subsection (c)—

17 (i) by striking "47" and inserting18 "67";

19 (ii) by striking "(as amended by sub20 section (a) of this section)"; and
21 (iii) by striking "effective date of this
22 section" each place it appears and insert23 ing "effective date of the Copyright Term
24 Extension Act of 1997"; and

1 (B) in subsection (g)(2) in the second sen-2 tence by inserting before the period the follow-3 ing: ", except each reference to forty-seven 4 years in such provisions shall be deemed to be 5 67 years". 6 SEC. 3. REPRODUCTION BY LIBRARIES AND ARCHIVES. Section 108 of title 17, United States Code, is 7 8 amended-(1) by redesignating subsection (h) as sub-9 10 section (i); and 11 (2) by inserting after subsection (g) the follow-12 ing: (h)(1) For purposes of this section, during the last 13 14 20 years of any term of copyright of a published work, 15 a library or archives, including a nonprofit educational in-16 stitution that functions as such, may reproduce, distribute, display, or perform in facsimile or digital form a copy 17 18 or phonorecord of such work, or portions thereof, for pur-19 poses of preservation, scholarship, or research, if such library or archives has first determined, on the basis of a 20 21 reasonable investigation, that none of the conditions set forth in subparagraphs (A), (B), and (C) of paragraph 22 23 (2) apply.

24 "(2) No reproduction, distribution, display, or per-HeinOnlin 25 2 tomman wais authorized under this subsection of the Major Enactments of the 105th Congress 6 1999 "(A) the work is subject to normal commercial
 exploitation;

3 "(B) a copy or phonorecord of the work can be
4 obtained at a reasonable price; or

9 "(3) The exemption provided in this subsection does 10 not apply to any subsequent uses by users other than such 11 library or archives.".

12 SEC. 4. DISTRIBUTION OF PHONORECORDS.

13 Section 303 of title 17, United States Code, is14 amended—

(1) in the first sentence by striking "Copyright" and inserting "(a) Copyright"; and

17 (2) by adding at the end the following:

18 "(b) The distribution before January 1, 1978, of
19 phonorecords shall not constitute publication of the musi20 cal work embodied therein for purposes of the Copyright
21 Act of 1909.".

22 SEC. 5. EFFECTIVE DATES.

 (a) IN GENERAL.—Except as provided in subsection
 (b), this Act and the amendments made by this Act shall
 HeinOnlin 25 2 take offect on the date of the negatiments of this Act. Congress 7 1999

1 (b) DISTRIBUTION PHONORECORDS.—The OF 2 amendment made by section 4 shall not be a basis to re-3 open an action nor to commence a subsequent action for copyright infringement if an action in which such claim 4 was raised was dismissed by final judgment before the 5 date of enactment of this Act. The amendment made by 6 section 4 shall not apply to any action pending on the date 7 8 of enactment in any court in which a party, prior to the date of enactment, sought dismissal of, judgment on, or 9 10 declaratory relief regarding a claim of infringement by ar-11 guing that the adverse party had no valid copyright in a 12 musical work by virtue of the distribution of phonorecords 13 embodying it.

0

Document No. 41

۰

HeinOnline -- 2 William H. Manz, Federal Copyright Law: The Legislative Histories of the Major Enactments of the 105th Congress [ii] 1999