**RESEARCH OBJECTIVES AND KEY THEMES:** To map formal and informal copyright enforcement activity in Scotland and to explore the different factors influencing that activity.

- What are the key practices in IP/copyright enforcement, ‘formally’ in court litigation and ‘informally’ in correspondence, networked private interactions, and other routes to dispute resolution?
- What are the key factors influencing the conduct of IP/copyright infringement disputes, their trajectories and outcomes?
- What are the particular considerations relevant to copyright infringement disputes, generally and in the creative industries?

**Galanter (1974) identified ‘official’ justice systems as:**

‘the ‘upper’ layers of a massive ‘legal’ iceberg’

consisting of distinct but inter-merging layers of adjudication, litigation, private settlement systems and other routes to dispute resolution.

**KEY CHALLENGES:** To develop and implement a research design capable of investigating ‘unobservable’ informal and private enforcement practices as well as ‘observable’ litigation activity.

Empirical research into IP enforcement focussed on other jurisdictions – Dent and Weatherall, Greenhalgh et al, Gallagher, Helmers and McDonagh.

**RESEARCH DESIGN:** Mixed empirical methods combining analysis of quantitative and qualitative data from Scottish court records and a survey/interviews among legal advisers.

**VALUE ADDED:** Refining new research design; deepening research connections with legal sector; widening opportunities for knowledge exchange and dissemination (eg CIPA Journal, ITMA seminar).

<table>
<thead>
<tr>
<th>Focus: Court of Session IP actions - approx. 70+ cases in 5 year date range.</th>
<th>Data to be collected: IP right(s) in suit; use of interim interdict; case trajectories; settlement rates; timescales; industry sectors; and more.</th>
<th>Status: currently in discussion with Scottish Court Service over access to SCS data.</th>
<th>Next steps: once agreement reached with SCS, to collect and analyse available data.</th>
</tr>
</thead>
<tbody>
<tr>
<td>The observable....</td>
<td>Survey and interviews</td>
<td>Firms of solicitors with a practice in IP and firms of patent/trade mark attorneys, all based in Scotland – approx. 170+ firms in total.</td>
<td>Data to be collected: nature and range of IP/copyright infringement disputes, pre-litigation and at court; dispute trajectories and influencing factors; online infringement and intermediaries; use of ADR; settlement outcomes; costs; creative industry disputes; and more.</td>
</tr>
<tr>
<td>The unobservable....</td>
<td>Scottish court records</td>
<td></td>
<td>Status: currently in discussion with Scottish Court Service over access to SCS data.</td>
</tr>
</tbody>
</table>