



Article published on April 5th 2012 | [Business](#)

Copyright law governs all new creation which is attached with any sort of tangible form. The more you will be updated, the better you can protect your new creation. Let's understand its different aspects to unveil the determinants of copyright law.

What works can be protected under copyright law?

- \* New and fresh work – Originality of the work is basic requirement of any work to be considered as the copyright protected. You need to have authorship of your own creation or in collaboration with anyone. In simple words, duplicate works or creation cannot be subjected to copyright protection.
- \* Attach with tangible form – Having an original creation is not merely to think of getting it covered under the copyright law. You have to affix your creation in tangible form somehow to get protected under the law. The tangible form could be anything as you simply have print of your new creation or a recording of your performance etc.

Areas covered under the copyright law:

Once the creation meets all of the standard requirements of the copyright law, the creator automatically receives or entitles to avail copyright protection

- \* Printed work - Whatever you write and print is subjected to be protected under the copyright law. In current scenario, you don't have to register or follow any specific process to avail the copyright protection of your printed material as it automatically gets protected.
- \* Performance – Any kind of performance whether it is singing, acting or anything else if recorded or affixed into the tangible form will be regarded as protected under the copyright law.
- \* Pictures and paintings - If you take photo or draw paintings, these works are also protected under the law. It means you have exclusive rights to use, distribute and sell those creations.
- \* Motion pictures – If you create any kind of motion picture or videos, you are entitled to use it exclusively whether sell or distribute it. It also falls under the copyright protection.

Not-covered works:

There are some creations that don't fulfill the criteria of the copyright law requirements. Here are some examples of not covered areas of works.

- \* Intangible works – If your work is not tangible or affixed in tangible form, you cannot have the copyright protections. For instance, you have created special and new dance style, so you have to record it or note down in order to affix it in tangible form. Therefore, your creation will be protected under the law of copyright.
- \* Short phrases and titles - Most names, familiar sayings and other similar short phrases are not subjected to copyright law. However, the unique logo, registered business names and other symbols can be protected under the trademark law.
- \* Ideas and processes – Until and unless you give a tangible form to your ideas and process, you will

not be entitled have protection of copyright. However, you can protect your process and ideas for applying the patent rights.

Article Source:

<http://www.articleside.com/business-articles/what-is-copyright-law-all-about.htm> - [Article Side](#)

[Adli Law](#) - About Author:

Adlilaw represents clients of business laws, patent attorney and business litigation matters throughout world. a [Copyright law](#), copyright lawyer, a [Copyright attorney](#), business litigation lawyers and many more.

Article Keywords:

Copyright law, Copyright attorney

You can find more [free articles](#) on [Article Side](#). Sign up today and share your knowledge to the community! It is completely FREE!