Copyright Law
Case study
Subject matter and scope of protection

Edouard Treppoz, Professeur Université Jean Moulin Lyon 3

WIPO Training of trainers Program on
Effective Intellectual Property Asset Management by
Small and Medium-Sized Enterprises (SMEs)

organized by
the World Intellectual Property Organization (WIPO)
in cooperation with
the Ministry of Economy and Trade, Republic of Lebanon

Beirut, August 2014
Berne Convention Article 2
(7) Subject to the provisions of Article 7(4) of this Convention, it shall be a matter for legislation in the countries of the Union to determine the extent of the application of their laws to works of applied art and industrial designs and models, as well as the conditions under which such works, designs and models shall be protected. Works protected in the country of origin solely as designs and models shall be entitled in another country of the Union only to such special protection as is granted in that country to designs and models; however, if no such special protection is granted in that country, such works shall be protected as artistic works.
On June 2006, the Dutch Supreme Court recognized that the scent of perfume (Trésor from Lancôme), if original may qualify for protection. By contrast, the French highest civil jurisdiction refused to protect the scent of a perfume by copyright. (Cass. com., 10 déc. 2013, n° 11-19.872, SNC Lancôme Parfums et Beauté et cie c/ Farque et Cass. 1re civ., 13 juin 2006, n° 02-44.718)
A fictional character, such as Leeloo in « Le cinquième élément » could be protected by copyright (CA Paris, 4ème ch. A, 8 septembre 2004, Dalloz, 2004, n°35 jur. p. 2574, obs. Daleau)
Subject matter

**Headlines:**

*Holder Says Ferguson Is Emblematic of Deeper Tensions* NYCTimes, Thursday, August 21 2014

*L’Espagne émue par un bébé migrant arrivé seul sur ses côtes,* Le Monde, Jeudi 21 2014

*Selfie du macaque: les singes sont des photographes comme les autres,* Libération, Jeudi 21 2014

Berne Convention, Article 2 (8) The protection of this Convention shall not apply to news of the day or to miscellaneous facts having the character of mere items of press information.
Subject matter and authorship
Scope of protection

Scope of protection

No fair use for Koons

*Rogers v. Koons*, 960 F.2d 301 (2d Cir. 1992)