2018

H&M v. Revok: Use of Street Art in Commercial Ad Campaigns

Richard H. Chused
New York Law School, richard.chused@nyls.edu

Follow this and additional works at: https://digitalcommons.nyls.edu/fac_other_pubs

Part of the Intellectual Property Law Commons

Recommend Citation
http://www.richardchused.org/2018/05/19/hm-v-revok-use-of-street-art-in-commercial-ad-campaigns/

This Article is brought to you for free and open access by the Faculty Scholarship at DigitalCommons@NYLS. It has been accepted for inclusion in Other Publications by an authorized administrator of DigitalCommons@NYLS.
H&M v. Revok: Use of Street Art in Commercial Ad Campaigns

May 19, 2018

In March, a lawsuit was filed by H & M against Jason “Revok” Williams, a wall art painter, seeking a declaration that its use of one of Williams’ pieces as background for an advertising video was lawful.[1] They claimed that the work, painted illegally on a wall of a New York City hand ball court, was vandalism and therefore unprotected by the copyright law of the United States. Responding to vocal criticisms from the artistic community and clothing industry and to threats of a customer boycott, they quickly withdrew the case.[2] But the underlying question about the rights held by artists painting both illegally and legally on exterior surfaces has been raised any number of time in recent years. The most prominent, of course, is the 5Pointz aerosol art moral rights dispute that recently resulted in a $6,750,000 judgment against the building owners for unlawfully mutilating and destroying 45 pieces, thereby violating the moral rights provisions of the American copyright code. [3] This is the Revok work used by H&M.[4]
Revok’s work was painted on the wall of a handball court in the William Sheridan Play-
ground in the Williamsburg neighborhood in Brooklyn. The city parks department told H&M
that the artwork was illegal and that royalties for its use were not owed to the city. Taking
that as a grant of permission to use it in a video advertisement, they neither sought to dis-
cover who the artist was nor to obtain permission for its use. The ad was then created.

At least two issues emerge from this briefly contested tiff. First, H&M made the claim that
illegal street art—“vandalism” in their language—is not protected by copyright. Second, as-
suming H&M had followed through with their law suit, would they have won even if Revok’s
work was copyrightable? The first question is easy; the second is not so automatic.

Art painted illegally on a wall is clearly protected by copyright. The artist may be subject to
arrest on a variety of different charges, but if the art itself is an original pictorial or graphic
work fixed in a tangible medium of expression it gains the protection of federal law.[5] The
originality requirement typically is easy to fulfill. And any work painted on a surface meets
the fixation requirement. H & M’s claim that illegality voids a copyright was simply wrong.

But that doesn’t totally resolve the dispute. I can understand why H & M elected to drop its
claim because of the negative publicity. And the likelihood that it would have won on the
merits was quite small. But it is worth taking a quick look at the odds. Incidental displays of
artistic works, even in commercial advertisements, may well be allowed by the fair use
document—a rule allowing for the use of copyrighted works, among a variety of situations,
when the use is incidental, inconsequential, and has no negative economic repercussions
on the value of the artistic work. We expect that art work displayed in public spaces will be
viewed, photographed, and, perhaps, seen in the background of videos. In this case the
work of art appeared as the background throughout virtually all of a ten second segment of
a twenty second ad used in H & M’s “New Routine” advertising campaign.[6] Revok’s work
is distinctly and prominently used. Since the purpose is commercial and Revok is an inter-
nationally known street artist, it is difficult for H & M to claim fair use. Their use was not
merely incidental or inconsequential; and advertisers routinely pay artists for use of their
works in advertisements like that created for H&M. This probably is a setting where, in the
absence of their claim of “vandalism,” H&M would have paid for use of the pictorial work.

[1]. Alan Feuer, Brooklyn Lawsuit Asks if Illegal Graffiti Is Protected by Copyright Law, The
lyn-graffiti-hm-lawsuit.html (https://www.nytimes.com/2018/03/15/nyregion/brooklyn-graffiti-
hm-lawsuit.html).

[2]. Jake Woolf, H & M Tried (and Failed) to Steal Graffiti, GQ.Com (March 16, 2018),
ry/hm-tried-and-failed-to-steal-graffiti).

Feb. 12, 2018). I have written a lengthy article on this dispute. See Richard Chused, Moral

[5]. The basic terms of protection may be found in 17 U.S.C. § 102, which provides, “Copyright protection subsists, in accordance with this title, in original works of authorship fixed in any tangible medium of expression, now known or later developed, from which they can be perceived, reproduced, or otherwise communicated, either directly or with the aid of a machine or device.” Pictorial, graphic, and sculptural works are among those listed as protected items.


SHARE THIS:
ABOUT THE AUTHOR

Professor Richard Chused is a prolific scholar and an expert on copyright law and related subjects, property law and its history, and gender and law in American history. He joined the New York Law School faculty in 2008 after spending thirty-five years teaching and writing at Georgetown University Law Center in Washington, DC. <more> (http://www.nyls.edu/faculty/faculty-profiles/faculty_profiles/richard_chused/)

RECENT NEWS AND EVENTS

Book Published

In August, 2016 Carolina Academic Press released GENDERED LAW IN AMERICAN HISTORY by Professor Chused and his long time Georgetown colleague Wendy Williams, Emerita Professor of Law. The large teaching and resource text is a compendium of over 30 years of research and teaching in the field.

The book explores social, cultural, and legal arenas from the turn of the nineteenth to the middle of the twentieth centuries, including concepts of citizenship at the founding of the republic, the development of married women’s property laws, divorce, child custody, temperance, suffrage, domestic and racial violence before and after the Civil War, protective labor legislation, and the use of legal history testimony in legal disputes. It is both an invaluable reference tool and an important new teaching text. For additional information, go to the book's page (http://www.cap-press.com/books/isbn/9781611636734/Gendered-Law-in-American-History) at Carolina Academic Press.

Article Recognition

Professor Chused's article, Appropriate(d) Moments, 26 FORDHAM INTELL. PROP., MEDIA & ENT. L. J. 103 (2015), was selected as one of the best articles of 2015 related to entertainment, publishing, and/or the arts for inclusion in the 2016 edition of ENTERTAINMENT, PUBLISHING, AND THE ARTS HANDBOOK, an anthology published annually by Thomson Reuters (West).