02/10/2012

Library of Congress
Copyright Office
101 Independence Avenue, S.E.
Washington, D.C. 20559-6000

RE: Exemption to Prohibition on Circumvention of Copyright Protection Systems for Access Control Technologies

I am an LCPC (Licensed Clinical Professional Counselor) in the state of Illinois, a Registered, Board-Certified Art Therapist, and a 'jailbroken' iPhone user who supports a permanent exemption to the Digital Millennium Copyright Act (DMCA) for smartphones, tablets, and video game consoles. I use my device in my business to, among other functions, generate essential databases and forms, to quickly photograph artwork by consenting clients, and to control the sound system in my office used to insure privacy. Although my primary application is Apple-sanctioned, password-protected software, jailbreaking enables quicker navigation, specialized and personalized capabilities, and overall improved efficiency.

I legally purchased my device, I legally own it. And I believe I should legally be able to run whatever software and/or operating system I choose. To make such actions illegal, in my opinion, limits my ability to freely choose how I utilize my device.

I strongly encourage the Copyright Office to permanently insure that developers and users can continue to legally develop and use “jailbroken” devices and software.

Sincerely,

Jeanette W. Georgen. MA, LCPC, ATR-BC