
Subject: Re: My Final Site. swear to god
Posted by [SlikRik](#) on Sun, 07 Dec 2008 21:38:31 GMT
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Own as in, has bought a DRM copy online or owns the CD?

Either way, I think in the manner he intends to use them (as in a sort of streaming radio), he's not entitled to unless he pays the royalty fees to the copyright owners. I think it would be technically defined as being "rebroadcast to the public" which isn't allowed by the majority of copyright clauses, without some sort of payment to the copyright holder.

Therefore Vendetta, unless you wanna pay hundreds or thousands of dollars per year to copyright holders, I'd say you better get rid of the music.

Classic example and fun fact: it's illegal to play the "Happy Birthday" song in public without paying royalty fees, since the song is, in fact, copyrighted, which is why many big restaurant chains have their own happy birthday songs. Obviously, many people ignore that nonsense since the song has become more of an everyday tune than an actual copyrighted song.
