



Civil law and Protections Lawact of September 2017

An act to introduce accountability for
damages, economic and non physical.

Article 1 Economic Damages:

Section 1 Idea protection:

§. One may not use a character, image, story, piece of art created or invention by someone else without permission.

§§. This protection is only valid for 25 years of the inception of said character, image, story, piece of art or invention.

§§§. One may however use one of these protected works for the purposes of critique and parody.

§§§§. If one uses these works for critique or parody one must ensure that one has not made it so one's own critique or parody is competing with the original work.

§§§§§. All new works will have to be registered to a committee hereby called the Works Protection Committee. With the registration there will have to be a signage or the creator, proof that the creator created the work, description of the work or in the case of stories and characters a replication of the work. The work has to be non obvious.

Section 2 Defamation, false marketing and deception act:

§. One may not speak untrue statements about somebody, a company, a product or service for the purpose of hurting that person, company, product or service.

§§. One may not speak untrue statements about a product, service or company in the hope that the product, service or company will succeed more.

Article 1 Physical Damages:

Section 1 Physical Damages:

§. One must as a service or product provider always warn when a product or service could put the user or recipient of service at risk for physical injuries.

§§. One may not provide services or products with a significant risk of large damages to a persons well being.

§§§. If a damage happens during a service that could have been prevented by the service provider without the prevention causing considerable damage to the service provider the service provider has done wrong.

Signage_____