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Class of works: the combination of two mechanical devices that provide features of a printing system to suit the needs of a consumer.

Summary of argument: Combining two mechanical devices - in this case a paper-handling machine and a cartridge of toner - should be exempt of the DMCA.

Consider, one buys a "printer" which in today's market is the combination of two separate mechanical products: a paper-handling machine and a replaceable toner cartridge, fully of the media that produces an image on paper. It is a noninfringing use of a paper-handling device to attach any other device to suit one's needs. That is would be a copywrite violation to use any other toner but that of the paper-handler's makes no sense.