Rules of ownership of artificial persons of intellectual property rights

-Comparative study between Jordanian, & French laws-

Abstract,

It’s rational to distinguish between the rights of literary and artistic property rights, and the industrial property on the other side in consideration with the relation to the regime of moral rights of public law persons about the General inventions and innovations.

Ipso fact, each of these rights fields run in different fields of the other. Thus, it concludes that each right will be regulated in independent and particular law and particular sources as well.

Meanwhile, do public law person has the right to obtain or to gain artistic and rights of literary and artistic property? If so, how shall the public administration has the right to obtain it? And how shall those rights be guaranteed? And how shall that affect the rights of public administration employees. On the other side, there are many another ways to obtain the rights of literary and artistic property and industrial rights to the public administration; which ramify to mutual consent or agreement, or un-mutual consent or agreement.