

If a copyright owner is not conscientious enough to provide his/her contact information to protect his/her copyright, and the Library of Congress cannot find the author through its efforts after a reasonable period of time (to be determined by LoC), any works under that author's name should, after LoC concludes its search, be considered to be public domain. If the LoC cannot find an author, what hope is there for a researcher, educator, or other interested party, who may lack the resources to hire a private investigator, to track down an author? By not making sure LoC has his/her contact information, it seems to me that the author does not value his/her copyright, and accordingly should no longer possess it.

My comments are my own, and not that of my employer.

Rachel Resnick, MS, Librarian