
Kluwer Copyright Blog

Discarded paintings, Supreme Court (Højesteret), 16 Februari 2010

Maria Fredenslund (RettighedsAlliancen) · Tuesday, March 15th, 2011

Paintings that were abandoned and left in a loft were not subject to free utilization. The copyright in the paintings was thus not exhausted.

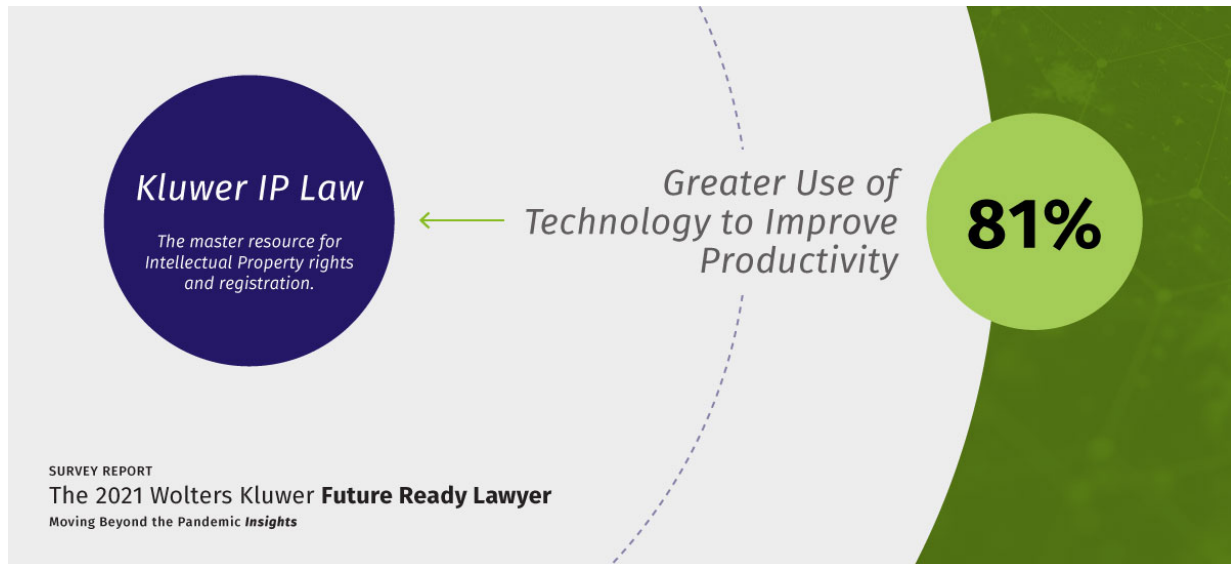
A summary of this case will be posted on <http://www.KluwerIPCases.com>

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