

Kluwer Copyright Blog

Football Dataco Ltd v. Sportradar, Court of Appeal Civil Division (Court of Appeal Civil Division), 29 March 2011

Isabella Alexander · Friday, April 29th, 2011

In the appeal of a case concerning allegations of infringement of IP rights in live football statistics sites, the Court of Appeal rejected the claimant's copyright claim, affirming the high standard of subsistence in a database under Article 3(1) which must go beyond 'mere data' to involve some 'creative skill'. Concerning the sui generis right, the Court of Appeal referred the question of where the making available of a database protected by a sui generis right under the Database Directive takes place to the CJEU, asking where the infringing acts of 'extraction' and 're-utilisation' take place.

The full summary of this case has been posted on [Kluwer IP Law](#).

To make sure you do not miss out on regular updates from the Kluwer Copyright Blog, please subscribe [here](#).



Want to improve your IP strategy?

- Manual of Industrial Property
- IP Analytics
- Visser – Annotated European Patent Convention

230+ jurisdictions
36,000+ cases
100+ books
600+ IP law professionals as authors

Request a free demo now
KluwerIPLaw.com

 Wolters Kluwer

This entry was posted on Friday, April 29th, 2011 at 10:56 am and is filed under [Infringement](#), [Landmark Cases](#), [Subject matter \(copyrightable\)](#), [United Kingdom](#)

You can follow any responses to this entry through the [Comments \(RSS\)](#) feed. You can skip to the end and leave a response. Pinging is currently not allowed.