Kluwer Copyright Blog

UK: John Kaldor Fabricmaker v. Lee Ann Fashions, High Court of England and Wales, Chancery Division, [2014] EWHC 3779 (IPEC), 21 November 2014

Stavroula Karapapa (University of Reading) · Tuesday, May 19th, 2015

A claim for infringement of copyright and design rights failed. There was no good reason to reject evidence that the fabric in question was created without sight of the claimant's fabric; the similarities between the designs were not sufficient to infer that there had been subconscious copying.

A full summary of this case has been published on Kluwer IP Law

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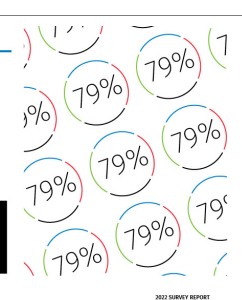
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This entry was posted on Tuesday, May 19th, 2015 at 11:08 am and is filed under Case Law, Infringement, Landmark Cases, Originality, United Kingdom

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