

Kluwer Copyright Blog

France: Miror/Nancy, Court of Cassation of France, First Civil Law Chamber, 14-27990 / 15-12321, 17 March 2016

Brad Spitz (REALEX) · Wednesday, June 29th, 2016

The French Supreme Court confirmed that a writ of summons for infringement of intellectual property rights must determine and specify the elements for which protection is sought, as well as the allegedly infringing acts. A writ of summons, such as that in the case at hand, which does not sufficiently describe or identify the work that was allegedly infringed must therefore be annulled.

A [full summary](#) of this case has been published on [Kluwer IP Law](#)

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