
Kluwer Copyright Blog

Lichôdmapwa v. Théâtre de Spa, Court of First Instance Nivelles (Tribunal de Première Instance Nivelles), 26 October 2010

Philippe Laurent (Marx, Van Ranst, Vermeersch & Partners) · Wednesday, March 9th, 2011

A Belgian band uploaded some songs on a freely accessible website under a non-commercial & no derivative Creative Commons licence. A Belgian theatre used one of the songs to create an advertisement for the next theatrical season, which was broadcasted on several national radios channels. The Court found that the theatre did not respect the licence and consequently granted indemnities to the band.

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

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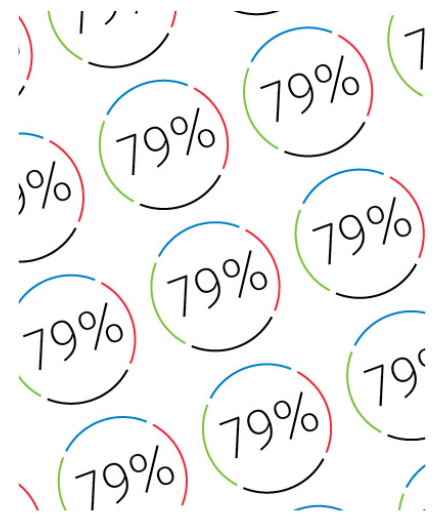
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