Kluwer Copyright Blog

Latvia: Authorship as a legal fact, District Court of Zemgale, Riga, C31338513, 30 October 2014

Magda Pap?de (Albert Ludwig University, Freiburg) · Wednesday, January 14th, 2015

The Court rejected B's application to establish his authorship of a film as a legal fact. Under Copyright Law no registration or other formalities are required to enjoy copyright protection. It follows that a person owns copyright upon creating a work and there are no special documents certifying the authorship. Therefore a court cannot turn into a copyright registry by establishing legal facts of authorship.

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

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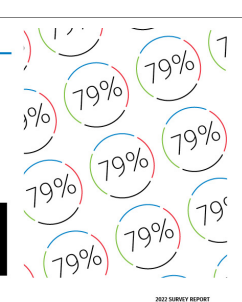
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