
Kluwer Copyright Blog

Poland: Plagiarism, Supreme Court of Poland, V CSK 125/14, 23 January 2015

Marcin Balicki · Monday, September 21st, 2015

The Polish Supreme Court held that the use of elements of a work of authorship, which are widely known and available (in the public domain), in another work in which those elements were combined in a different way, constitutes an expression of individual creative thought, and cannot therefore be regarded as an infringement of copyright in the first work (plagiarism).

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

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