

Kluwer Copyright Blog

UK: Ultrasoft Technologies Ltd v. Hubcreate Ltd, High Court of England and Wales, Chancery Division, IP-2015-000042, 16 March 2016

Stavroula Karapapa (University of Reading) · Wednesday, June 29th, 2016

The court held that the defendant did not infringe the claimant's copyright or database rights beyond the infringements already admitted, as none of the defendant's customers apart from one had access to the claimant's software.

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

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