Kluwer Patent Blog

Germeau Carrière v. Core Distribution and Urban Sporting Goods, 21 February 2012

Patricia Cappuyns (Cappuyns Intellectual Property Law) · Friday, March 22nd, 2013

The Court of Appeal of Liège confirmed the President of the Commercial Court's finding that the appellant had committed patent infringement, and ordered the reimbursement of costs of the saisie-contrefaçon (seizure of evidence), which were not considered damages but as procedural costs.

Click here for the full text of this case.

A summary of this case will be posted on http://www.Kluweriplaw.com

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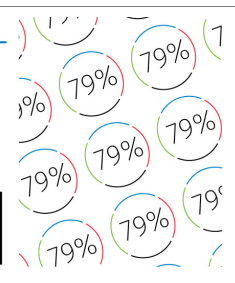
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