## **Kluwer Patent Blog**

## Patent case: Actavis UK Limited v Eli Lilly, United Kingdom

Sara Moran · Thursday, June 28th, 2018

Following its denial of Actavis' claim for declarations of non-infringement in respect of Eli Lilly's European Patent, the Court of Appeal ruled on a number of procedural matters arising from that judgment. These included the form of order for costs of the trial and the appeal; a reduction in an interim payment made by Lilly in the court below; a refusal to include a recital of a contractual undertaking in the order; and refusal of permission to appeal to the Supreme Court.

Case date: 30 June 2015 Case number: [2015] EWCA Civ 666 Court: Court of Appeal of England and Wales, Civil Division

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

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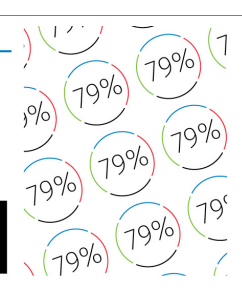
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