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Doppelvertretung im Nichtigkeitsverfahren, Federal Court of Justice (Bundesgerichtshof), 18 December 2012

Jochen Buehling (Krieger Mes Graf & v. der Groeben) · Sunday, July 14th, 2013

Regarding the question whether costs for double representation of a party by a patent attorney and an attorney-at-law are reimbursable the Court held that these costs are to be reimbursed at least in a situation where parallel infringement proceedings concerning the same patent are pending before a civil court and in which the same party or an affiliate of that party is involved.

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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