## **Kluwer Patent Blog**

## Patent case: Anheuser Busch Inbev B.V. v. Heineken, Netherlands

Bart van Wezenbeek (Hoffmann Eitle) · Thursday, March 7th, 2019

Access to seized goods and data should be denied in preliminary proceedings if the seized material contains trade secrets and there is a serious chance that the patent will be held invalid.

Case date: 01 February 2019

Case number: C/09/557229 / KG ZA 18-771

Court: Provisions Judge of the District Court of The Hague

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

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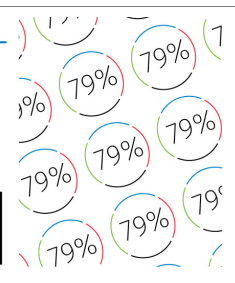
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This entry was posted on Thursday, March 7th, 2019 at 7:20 am and is filed under Case Law, Netherlands, Trade secrets

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