By order of 22 March 2022, the Court of Justice of the European Union (Ninth Chamber) dismissed the appeal and ordered the appellant to pay the costs.

Request for a preliminary ruling from the Visoki trgovački sud Republike Hrvatske (Croatia) lodged on 8 September 2021 — Financijska agencija v HANN-INVEST d.o.o.

(Case C-554/21)

(2022/C 222/10)

Language of the case: Hungarian

Referring court

Visoki trgovački sud Republike Hrvatske

Parties to the main proceedings

Appellant: Financijska agencija

Respondent: HANN-INVEST d.o.o.

Question referred

Can the rule laid down in the second part of the first sentence and in the second sentence of Article 177(3) of the Sudski poslovnik (Rules of Procedure of the Courts), which provides that 'a case before a court of second instance shall be deemed to be closed on the date on which the decision is sent from the court office, after the case has been returned by the Registration Service. The Registration Service shall be required to return the file to the court office as promptly as possible after receipt thereof. The decision shall then be notified within a further period of eight days' be considered compatible with Article 19(1) TEU and Article 47 of the Charter?

Request for a preliminary ruling from the Visoki trgovački sud Republike Hrvatske (Croatia) lodged on 7 October 2021 — Financijska agencija v MINERAL-SEKULINE d.o.o.

(Case C-622/21)

(2022/C 222/11)

Language of the case: Hungarian

Referring court

Visoki trgovački sud Republike Hrvatske

Parties to the main proceedings

Appellant: Financijska agencija

Respondent MINERAL-SEKULINE d.o.o.

Question referred

Can the rule laid down in the second part of the first sentence and in the second sentence of Article 177(3) of the Sudski poslovnik (Rules of Procedure of the Courts), which provides that 'a case before a court of second instance shall be deemed to be closed on the date on which the decision is sent from the court office, after the case has been returned by the Registration Service. The Registration Service shall be required to return the file to the court office as promptly as possible after receipt thereof. The decision shall then be notified within a further period of eight days' be considered compatible with Article 19(1) TEU and Article 47 of the Charter?