Pleas in law and main arguments

Registered Community trade mark subject of the application for a declaration of invalidity: The figurative mark 'CRUNCH' for goods and services in classes 9, 25 and 41 — Community trade mark No 62 083

Proprietor of the Community trade mark: The applicant

Party requesting the declaration of invalidity of the Community trade mark: ILG Ltd

Decision of the Cancellation Division: Partial declaration of invalidity of the Community trade mark for the goods and services in classes 9 and 25

Decision of the Board of Appeal: Declaration of invalidity of the Community trade mark also for the services in class 41

Pleas in law: Infringement of Article 50(1)(a), alternatively Article 50(2), of Council Regulation No 40/94, as the Board of Appeal erred in finding that there was no genuine use of the trade mark in question in the Community in connection with the services in class 41.

Action brought on 16 November 2007 — Cohausz v OHIM — Izquierdo Faces (acopat)

(Case T-409/07)

(2008/C 8/41)

Language of the case: English

Parties

Applicant: Prof. Dr.-Ing. Helge B. Cohausz (Düsseldorf, Germany) (represented by: I. Friedhoff, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Other party to the proceedings before the Board of Appeal: José Izquierdo Faces (Bilbao, Spain)

Form of order sought

- Annul the contested action [decision of the First Board of Appeal of the Office for Harmonisation in the Internal Market (Trade Marks and Designs) of 6 September 2007 in Case R 289/2006-1];
- order intervener and/or [OHIM] to pay the costs.

Pleas in law and main arguments

Registered Community trade mark subject of the application for a declaration of invalidity: The figurative mark 'acopat' for services in classes 35 and 42 — Community trade mark No 1 643 782

Proprietor of the Community trade mark: José Izquierdo Faces

Party requesting the declaration of invalidity of the Community trade mark: The applicant

Trade mark right of the party requesting the declaration of invalidity: The national word mark 'COPAT' for goods and services in classes 9, 35, 41 and 42

Decision of the Cancellation Division: Declaration of invalidity of the Community trade mark

Decision of the Board of Appeal: Annulment of the Cancellation Division's decision and dismissal of the request for a declaration of invalidity

Pleas in law: Infringement of Article 56(2) and (3) of Council Regulation No 40/94 and Rules 22(2) and 40(5) of Commission Regulation No 2868/95, as the Board of Appeal incorrectly found that the national trade mark had not been used in Germany during the period 1996 to 2001.

Action brought on 16 November 2007 — Jurado Hermanos, S.L. v OHIM (JURADO)

(Case T-410/07)

(2008/C 8/42)

Language of the case: Spanish

Parties

Applicant: Jurado Hermanos, S.L. (Alicante, Spain) (represented by C. Martín Álvarez, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

Form of order sought

- Annul the decision of the Second Board of Appeal of 3 September 2007 in Case R 866/2007-2;
- Give judgment on the merits of the case, recognising JURADO HERMANOS, S.L., as an interested party in the renewal procedure for Community trade mark No 240.218, JURADO HERMANOS, S.L. being the exclusive and registered licensee of that mark, and acceding to the application for restitutio in integrum filed by JURADO HERMANOS, S.L. in relation to the renewal of the Community trade mark No 240.218, and
- Order OHIM to pay the costs.