EN

Action brought on 8 October 2014 — Bonney v OHIM — Bruno (ATHEIST)

(Case T-714/14)

(2014/C 431/63)

Language in which the application was lodged: English

Parties

Applicant: David Bonney (London, United Kingdom) (represented by: D. Farnsworth, Solicitor) Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) Other party to the proceedings before the Board of Appeal: Vanessa Bruno (Paris, France)

Details of the proceedings before OHIM

Applicant: Applicant

Trade mark at issue: Community word mark 'ATHEIST' - Application for registration No 10034874

Procedure before OHIM: Opposition proceedings

Contested decision: Decision of the Fourth Board of Appeal of OHIM of 5 August 2014 in Case R 803/2013-4

Form of order sought

The applicant claims that the Court should:

- annul the contested decision;
- reject the opposition insofar as it concerns goods and services in Classes 18, 25 and 35;
- order OHIM to pay the costs.

Plea in law

Infringement of Article 8(1)(b) of Regulation No 207/2009.

Action brought on 9 October 2014 - NK Rosneft a.o. v Council

(Case T-715/14)

(2014/C 431/64)

Language of the case: English

Parties

Applicants: NK Rosneft OAO (Moscow, Russie); RN-Shelf-Arctic OOO (Moscow); RN-Shelf-Dalniy Vostok ZAO (Yuzhniy Sakhalin, Russia); RN-Exploration OOO (Moscow); and Tagulskoe OOO (Krasnoyarsk, Russia) (represented by: T. Beazley, QC)

Defendant: Council of the European Union

Form of order sought

The applicants claim that the Court should:

 annul articles 1(2)(b), (c) and (d) and (3), and annex III of Council Decision 2014/512/CFSP of 31 July 2014 concerning restrictive measures in view of Russia's actions destabilising the situation in Ukraine, as amended by Council Decision 2014/659/CFSP of 8 September 2014;