Operative part of the judgment

The Court:

- 1) Dismisses the action;
- 2) Orders Costa Crociere SpA to pay the costs.
- (1) OJ C 298, 12.10.2013.

Judgment of the General Court of 26 February 2015 — 9Flats v OHIM — Tibesoca (9flats.com)

(Case T-713/13) (1)

(Community trade mark — Opposition proceedings — Application for Community word mark 9flats. com — Earlier national figurative mark 50flats — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2015/C 118/36)

Language of the case: German

Parties

Applicant: 9Flats GmbH (Hamburg, Germany) (represented by: H. Stoffregen, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: initially A. Pohlmann, then S. Hanne, Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Tibesoca, SL (Valencia, Spain)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 25 October 2013 (Case R 1671/2012-2), relating to opposition proceedings between Tibesoca, SL and 9Flats GmbH.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders 9Flats GmbH to pay the costs.
- (1) OJ C 61, 1.3.2014.

Judgment of the General Court of 25 February 2015 — Walton v Commission

(Case T-261/14 P) (1)

(Appeal — Civil Service — Temporary staff — Action at first instance dismissed as manifestly inadmissible — Resignation from a post as a member of the temporary staff — Amount of the debt owed by applicant to the Commission following his resignation — Authority of res judicata — Decisions which have become final in the absence of legal action)

(2015/C 118/37)

Language of the case: French

Parties

Appellant: Robert Walton (Oxford, United Kingdom) (represented by: F. Moyse, lawyer)

Other party to the proceedings: European Commission (represented by: J. Currall and A.-C. Simon, Agents)