

*Defendant:* European Union Intellectual Property Office (represented by: D. Walicka, acting as Agent)

*Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court:* Schwarze und Schlichte Markenvertrieb GmbH & Co. KG (Oelde, Germany) (represented by: A. Zafar, lawyer)

**Re:**

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 8 February 2017 (Case R 1171/2016-4), relating to opposition proceedings between Schwarze und Schlichte Markenvertrieb and Siberian Vodka.

**Operative part of the order**

1. *The action is dismissed.*
2. *Siberian Vodka AG shall pay the costs.*

---

<sup>(1)</sup> OJ C 195, 19.6.2017.

---

**Order of the General Court of 18 April 2018 — Iordăchescu and Others v Parliament and Others**  
(Case T-298/17) <sup>(1)</sup>

**(Action for annulment — Directive 2014/40/EU — Approximation of laws — Manufacture, presentation and sale of tobacco products and related products — Period allowed for commencing proceedings — Delay — Claim for damages — Application initiating proceedings — Disregard of the procedural requirements — Inadmissibility — Lack of jurisdiction)**

(2018/C 221/32)

Language of the case: Romanian

**Parties**

*Applicants:* Adrian Iordăchescu (Bucharest, Romania), Florina Iordăchescu (Bucharest), Mihaela Iordăchescu (Bucharest) and Cristinel Iordăchescu (Bucharest) (represented by: A. Cuculis, lawyer)

*Defendants:* European Parliament (represented by: L. Visaggio and C. Ionescu Dima, acting as Agents), Council of the European Union (represented by: E. Karlsson and O. Segnana, acting as Agents) and European Commission (represented by: H. Stancu and J. Tomkin, acting as Agents)

**Re:**

First, application pursuant to Article 263 TFEU seeking the partial annulment of Directive 2014/40/EU of the European Parliament and of the Council of 3 April 2014 on the approximation of the laws, regulations and administrative provisions of the Member States concerning the manufacture, presentation and sale of tobacco and related products and repealing Directive 2001/37/EC (OJ 2014 L 127, p. 1) and, second, application pursuant to Article 268 TFEU for compensation for the harm which the applicants claim to have suffered.

**Operative part of the order**

1. *The action is dismissed.*

2. Mr Adrian Iordăchescu, Ms Florina Iordăchescu, Ms Mihaela Iordăchescu and Mr Cristinel Iordăchescu shall pay the costs.

<sup>(1)</sup> OJ C 256, 7.8.2017.

---

**Order of the President of the General Court of 3 May 2018 — VQ v ECB**

(Case T-203/18 R)

*(Application for interim measures — Economic and monetary policy — Prudential supervision of credit institutions — Tasks conferred on the ECB by Regulation (EU) No 1024/2013 — Powers of the ECB — Specific supervision powers — Administrative penalties — Publication — Application for suspension of operation — No urgency)*

(2018/C 221/33)

Language of the case: English

**Parties**

*Applicant:* VQ (represented by: G. Cahill, lawyer)

*Defendant:* European Central Bank (ECB) (represented by: E. Koupepidou, E. Yoo and M. Puidokas, acting as Agents)

**Re:**

Application based on Articles 278 TFEU and 279 TFEU seeking a suspension of operation of Decision ECB-SSM-2018-ESSAB-4, SNC 2016-0026 of the Governing Council of the ECB of 14 March 2018 relating to a pecuniary penalty and the publication thereof on the ECB's website.

**Operative part of the order**

1. *The application for interim measures is rejected;*
2. *The costs are reserved.*

---

**Order of the President of the General Court of 4 May 2018 — Czarnecki v Parliament**

(Case T-230/18 R)

*(Interim measures — Law governing the institutions — Vice-President of the European Parliament — Decision of the Parliament to end a Vice-President's term of office — Application for interim measures — Injunction — Inadmissibility)*

(2018/C 221/34)

Language of the case: French

**Parties**

*Applicant:* Ryszard Czarnecki (Warsaw, Poland) (represented by: M. Casado García-Hirschfeld, lawyer)

*Defendant:* European Parliament (represented by: N. Görlitz and S. Alonso de León, acting as Agents)

**Re:**

Application based on Articles 278 TFEU and 279 TFEU, seeking, first, a suspension of operation of the decision of the European Parliament of 7 February 2018 approving the early cessation of the applicant's role as Vice-President of the Parliament and, secondly, an order requiring the Parliament to allow the applicant to remain in office as Vice-President of the Parliament.