

Re:

First, application for annulment of the decision of the Court of Auditors of 14 January 2011 to unilaterally terminate the framework service contract 'Various security services' (LOG/2026/10/02) and to apply for payment of damages and interest and, secondly, application for annulment of the decision of 14 January 2011 to impose a penalty of exclusion

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders GRP Security to pay the costs, including those relating to the applications for interim measures.

(¹) OJ C 120, 16.4.2011.

Judgment of the General Court of 9 April 2013 — Italiana Calzature v OHIM — Vicini (Giuseppe GIUSEPPE ZANOTTI DESIGN)

(Case T-336/11) (¹)

(Community trade mark — Opposition proceedings — Application for Community figurative mark Giuseppe GIUSEPPE ZANOTTI DESIGN — Prior national figurative and Community word marks ZANOTTI — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2013/C 147/29)

Language of the case: Italian

Parties

Applicant: Società Italiana Calzature SpA (Milan, Italy) (represented by: A. Rapisardi and C. Ginevra, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Bullock, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Vicini SpA (San Mauro Pascoli, Italy) (represented by: M. Franzosi and M. Giorgetti, lawyers)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 8 April 2011 (Case R 634/2010-2), concerning opposition proceedings between Società Italiana Calzature SpA and Vicini SpA.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Società Italiana Calzature SpA to pay the costs.

(¹) OJ C 252, 27.8.2011.

Judgment of the General Court of 9 April 2013 — Italiana Calzature v OHIM — Vicini (Giuseppe BY GIUSEPPE ZANOTTI)

(Case T-337/11) (¹)

(Community trade mark — Opposition proceedings — Application for Community figurative mark Giuseppe BY GIUSEPPE ZANOTTI — Prior Community word mark ZANOTTI — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009)

(2013/C 147/30)

Language of the case: Italian

Parties

Applicant: Società Italiana Calzature SpA (Milan, Italy) (represented by: A. Rapisardi and C. Ginevra, lawyers)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Bullock, acting as Agent)

Other party to the proceedings before the Board of Appeal of OHIM: Vicini SpA (San Mauro Pascoli, Italy) (represented by: M. Franzosi and M. Giorgetti, lawyers)

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 8 April 2011 (Case R 918/2010-2), concerning opposition proceedings between Società Italiana Calzature SpA and Vicini SpA.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Società Italiana Calzature SpA to pay the costs.

(¹) OJ C 252, 27.8.2011.