

Judgment of the Court (Tenth Chamber) of 8 May 2014 — Bolloré v European Commission(Case C-414/12 P) ⁽¹⁾

(Appeal — Competition — Cartels — Market in carbonless paper — Attributability of liability to the parent company for the infringement committed by its subsidiary — Direct participation of the parent company in the infringement — Equal treatment — Duration of the administrative procedure and legal proceedings — Reasonable period of time — Rights of the defence)

(2014/C 202/04)

Language of the case: French

Parties

Appellant: Bolloré (represented by: P. Gassenbach, C. Lemaire and O. de Juvigny, lawyers)

Other party to the proceedings: European Commission (represented by: W. Mölls and R. Sauer, acting as Agents, and N. Coutrelis, lawyer)

Re:

Appeal brought against the judgment of the General Court (Second Chamber) of 27 June 2012 in Case T-372/10 *Bolloré v Commission*, by which the General Court dismissed an action for annulment or amendment of Commission Decision C (2010) 4160 final of 23 June 2010 relating to a proceeding under Article 101 TFUE and Article 53 of the EEA Agreement (Case COMP/36.212 — Carbonless paper) — Decision taken following annulment of a first decision — Attribution of liability for the infringement to the parent company as direct perpetrator — Fine — Lawfulness of infringements and penalties — Equal treatment — Reasonable period of time — Rights of the defence

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Bolloré to pay the costs of the present appeal.

⁽¹⁾ OJ C 355, 17.11.2012.

Judgment of the Court (First Chamber) of 8 May 2014 (request for a preliminary ruling from the Grondwettelijk Hof — Belgium) — Pelckmans Turnhout NV v Walter Van Gastel Balen NV and Others(Case C-483/12) ⁽¹⁾

(Reference for a preliminary ruling — Charter of Fundamental Rights of the European Union — Principles of equality and non-discrimination — Implementation of EU law — Scope of application of EU law — None — Lack of jurisdiction of the Court)

(2014/C 202/05)

Language of the case: Dutch

Referring court

Grondwettelijk Hof

Parties to the main proceedings

Applicant: Pelckmans Turnhout NV

Defendants: Walter Van Gastel Balen NV, Walter Van Gastel NV, Walter Van Gastel Lifestyle NV, Walter Van Gastel Schoten NV

Intervening parties: Ministerraad