Order of the Court (Sixth Chamber) of 8 May 2014 — Greinwald GmbH v Nicolas Wessang, Office for Harmonisation in the Internal Market (Trade Marks and Designs)

(Case C-608/12 P) (1)

(Appeal — Article 181 of the Rules of Procedure of the Court — Article 169(2) of those rules — Content required in the application initiating an appeal)

(2014/C 261/03)

Language of the case: German

## **Parties**

Appellant: Greinwald GmbH (represented by: C. Onken, lawyer)

Other parties to the proceedings: Nicolas Wessang (represented by: A. Grolée, lawyer), Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: G. Schneider, acting as Agent)

## Operative part of the order

- 1. The main appeal and the cross-appeal are dismissed.
- 2. Greinwald GmbH is ordered to pay the costs of the main appeal.
- 3. Nicolas Wessang is ordered to pay the costs of the cross-appeal.

(1) OJ C 63, 2.3.2013.

Order of the Court of 4 April 2014 (request for a preliminary ruling from the Schleswig-Holsteinisches Oberlandesgericht (Germany)) — Flughafen Lübeck GmbH v Air Berlin plc & Co. Luftverkehrs KG

(Case C-27/13) (1)

(Article 99 of the Rules of Procedure — State aid — Articles 107 TFEU and 108 TFEU — Advantages granted by a public undertaking operating an airport to a low-cost airline — Decision to open the formal investigation procedure — Obligation of the courts of the Member States to follow the Commission's assessment in that decision as regards the existence of aid)

(2014/C 261/04)

Language of the case: German

## Referring court

Schleswig-Holstein Oberlandesgericht

## Parties to the main proceedings

Applicant: Flughafen Lübeck GmbH

Defendant: Air Berlin plc & Co. Luftverkehrs KG