

**Order of the Court (Eighth Chamber) of 3 April 2014 (request for a preliminary ruling from the Okresný súd Bardejov — Slovakia) — Pohotovosť s. r. o. v Ján Soroka**

(Case C-153/13) <sup>(1)</sup>

*(Reference for a preliminary ruling — Directive 93/13/EEC — Scope ratione temporis — Events preceding the accession of the Slovak Republic to the European Union — Clear lack of jurisdiction of the Court)*

(2014/C 261/06)

Language of the case: Slovak

**Referring court**

Okresný súd Bardejov

**Parties to the main proceedings**

*Applicant:* Pohotovosť s. r. o.

*Defendant:* Ján Soroka

*Intervener:* Združenie na ochranu občana spotrebiteľa HOOS

**Operative part of the order**

*The Court of Justice of the European Union manifestly lacks jurisdiction to answer the questions referred by the Okresný súd Bardejov (Slovakia) by decision of 15 February 2013.*

---

<sup>(1)</sup> OJ C 178, 22.6.2013.

---

**Order of the Court (Seventh Chamber) of 12 June 2014 — Bimbo SA v Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM)**

(Case C-285/13 P) <sup>(1)</sup>

*(Appeal — Article 181 of the Rules of Procedure of the Court of Justice — Community trade mark — Regulation (EC) No 40/94 — Article 8 — Application for Community figurative mark Caffè KIMBO — Opposition proceedings — Earlier national word mark BIMBO — Well-known mark — Partial rejection of the opposition — Appeal manifestly inadmissible)*

(2014/C 261/07)

Language of the case: English

**Parties**

*Appellant:* Bimbo SA (represented by: N. Fernández Fernández-Pacheco, abogado)

*Other parties to the proceedings:* Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM) (represented by: A. Folliard-Monguiral, acting as Agent), Café do Brasil SpA (represented by: M. Mostardini and F. Mellucci, avvocati)

**Operative part of the order**

- 1) *The appeal is dismissed.*
- 2) *Bimbo SA shall pay the costs.*

---

<sup>(1)</sup> OJ C 252, 31.8.2013.