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) (1)

(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.

(1) 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) (1)

(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 Caffe 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.

⁽¹⁾ OJ C 252, 31.8.2013.