Judgment of the General Court of 8 September 2015 — Gold Crest v OHIM (MIGHTY BRIGHT)

(Case T-714/13) (1)

(Community trade mark — Application for the Community word mark MIGHTY BRIGHT — Absolute ground for refusal — No distinctive character — Article 7(1)(b) of Regulation (EC) No 207/2009)

(2015/C 346/28)

Language of the case: English

Parties

Applicant: Gold Crest LLC (Goleta, United States) (represented by: P. Rath and W. Festl-Wietek, lawyers)

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

Re:

Action brought against the decision of the Second Board of Appeal of OHIM of 8 October 2013 (Case R 2038/2012-2) concerning an application for registration of the word sign MIGHTY BRIGHT as a Community trade mark.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Gold Crest LLC to bear its own costs and to pay those incurred by the Office for Harmonisation in the Internal Market (Trade Marks and Designs) (OHIM).
- (1) OJ C 61, 1.3.2014.

Judgment of the General Court of 9 September 2015 — Pérez Gutiérrez v Commission

(Case T-168/14) (1)

(Non-contractual liability — Public health — Directive 2011/37/EC — Manufacture, presentation and sale of tobacco products — Colour photographs proposed by the Commission as health warnings to appear on tobacco packages — Decision 2003/641/EC — Unauthorised use of the image of a deceased person — Harm suffered personally by the widow of the deceased person)

(2015/C 346/29)

Language of the case: Spanish

Parties

Applicant: Ana Pérez Gutiérrez (Mataró, Spain) (represented by: J. Soler Puebla, lawyer)

Defendant: European Commission (represented by: J. Baquero Cruz and C. Cattabriga, acting as Agents)