Parties to the main proceedings

Applicant: Slovenská autobusová doprava Trnava a.s.

Defendant: Krajský úřad Olomouckého kraje

Operative part of the order

Article 49 TFEU must be interpreted as precluding legislation of a Member State requiring only foreign carriers which have a branch office in that Member State to obtain special authorisation issued on a discretionary basis by the competent authorities in order to operate an urban public transport service by road in the territory of that Member State alone.

(¹) OJ C 351, 6.10.2014.

Order of the Court (Third Chamber) of 7 May 2015 — Adler Modemärkte AG v Office for Harmonisation in the Internal Market (Trade Marks and Designs), Blufin SpA

(Case C-343/14 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(1)(b) — Application for registration of the Community word mark MARINE BLEU — Opposition by the proprietor of the word mark BLUMARINE — Relative grounds for refusal — Likelihood of confusion — Conceptual comparison)

(2015/C 320/12)

Language of the case: German

Parties

Appellant: Adler Modemärkte AG (represented by: J.-C. Plate, Rechtsanwalt)

Other parties to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: D. Walicka, Agent), Blufin (represented by: F. Caricato and F. Cicogna, avvocati)

Operative part of the order

1. The appeal is dismissed.

2. Adler Modemärkte AG shall pay the costs.

(¹) OJ C 351, 6.10.2014.