Other party to the proceedings: European Commission (represented by: E. White, C. Hermes and K. Herrmann, acting as Agents)

## Operative part of the order

- 1. The appeal is dismissed.
- 2. Romonta GmbH is ordered to bear its own costs and to pay those incurred by the European Commission.
- (1) OJ C 46, 9.2.2015.

Order of the Court (Fifth Chamber) of 7 September 2016 — (Reference for a preliminary ruling from the Tribunale di Catania — Italy) — Criminal proceedings against Snezhana Velikova

(Preliminary ruling — Right of Union citizens to move and reside within the territory of the European Union — Lack of relevance of the request for a preliminary ruling to settle the dispute in the main proceedings — Manifest inadmissibility)

(2016/C 454/16)

Language of the case: Italian

## Referring court

Tribunale di Catania

# Criminal proceedings against

Snezhana Velikova

#### Re:

The application for a preliminary ruling from the Tribunale de Catania (Catania District Court), made by decision of 7 January 2015, is manifestly inadmissible.

(1) OJ C 245, 27.7.2015.

Order of the Court (Ninth Chamber) of 8 September 2016 — Real Express SRL v European Union Intellectual Property Office, MIP Metro Group Intellectual Property GmbH & Co. KG

(Appeal — Article 181 of the Rules of Procedure of the Court — EU trade mark — Regulation (EC) No 207/2009 — Blue and red figurative mark containing the word element 'real' — Opposition of the proprietor of the black and white national figurative marks containing the word elements 'Real' and 'Real mark' — Rejection of the opposition)

(2016/C 454/17)

Language of the case: English

#### **Parties**

Appellant: Real Express SRL (represented by: C. Anitoae, avocată)

Other parties to the proceedings: European Union Intellectual Property Office (represented by: D. Botis and D. Hanf, Agents), MIP Metro Group Intellectual Property GmbH & Co. KG (represented by: J.-C. Plate and R. Kaase, Rechtsanwälte)

# Operative part of the order

- 1. The appeal is dismissed.
- 2. Real Express SRL shall bear its own costs and pay the costs of the European Union Intellectual Property Office (EUIPO) and of MIP Metro Group Intellectual Property GmbH & Co. KG.
- (1) OJ C 398, 30.11.2015.

Order of the Court (Fourth Chamber) of 8 September 2016 (request for a preliminary ruling from the Tribunale amministrativo regionale per il Lazio — Italy) — Google Ireland Limited, Google Italy Srl v Autorità per le Garanzie nelle Comunicazioni

(Reference for a preliminary ruling — Article 53(2) and Article 94 of the Rules of Procedure of the Court of Justice — Lack of sufficient information concerning the factual and legal context of the dispute in the main proceedings and the reasons justifying the need for a reply to the question referred — Manifest inadmissibility)

(2016/C 454/18)

Language of the case: Italian

## Referring court

Tribunale amministrativo regionale per il Lazio

### Parties to the main proceedings

Applicants: Google Ireland Limited, Google Italy Srl

Defendant: Autorità per le Garanzie nelle Comunicazioni

Intervening parties: Filandolarete Srl, Associazione Confindustria Radio Televisioni, Federazione Italiana Editori Giornali (FIEG)

# Operative part of the order

The request for a preliminary ruling brought by the Tribunale amministrativo regionale per il Lazio (Regional Administrative Court for Lazio, Italy), by decision of 22 April 2015, is manifestly inadmissible.

(1) OJ C 320, 28.9.2015.

Order of the Court (Seventh Chamber) of 20 July 2016 — Claire Staelen v European Ombudsman

(Case C-338/15 P) (1)

(Appeal — Non-contractual liability — Handling by the European Ombudsman of a complaint concerning the management of a list of suitable candidates following an open competition — Rules of Procedure of the Court — Article 181)

(2016/C 454/19)

Language of the case: French

#### **Parties**

Appellant: Claire Staelen (represented by: V. Olona, avocate)