Order of the Court (Eighth Chamber) of 27 October 2016 (reference for a preliminary ruling from the Nederlandstalige rechtbank van koophandel Brussel — Belgium) — Uber Belgium BVBA v Taxi Radio Bruxellois NV

(Case C-526/15) (1)

(Reference for a preliminary ruling — Article 53(2) of the Rules of Procedure of the Court — Inadmissibility — Transportation of persons by motor vehicles — Private drivers using a smart phone application to connect them to people wishing to travel within urban areas — Requirement to hold an operating permit)

(2017/C 063/08)

Language of the case: Dutch

Referring court

Nederlandstalige rechtbank van koophandel Brussel

Parties to the main proceedings

Applicant: Uber Belgium BVBA

Defendant: Taxi Radio Bruxellois NV

in the presence of: Uber International BV, Rasier Operations BV, Uber BV, Brussels Hoofdstedelijk Gewest, Belgische Federatie van Taxis, Nationale Groepering van Ondernemingen met Taxi — and Locatievoertuigen met Chauffeur VZW

Operative part of the order

The request for a preliminary ruling from the Nederlandstalige rechtbank van koophandel Brussel (Dutch-language Commercial Court, Brussels, Belgium), by decision of 23 September 2015, is manifestly inadmissible.

(1) OJ C 429, 21.12.2015.

Order of the Court (Sixth Chamber) of 26 October 2016 — Industria de Diseño Textil, SA (Inditex) v European Union Intellectual Property Office (EUIPO)

(Case C-575/15 P) (1)

(Appeal — EU trade mark — Word mark ZARA — Transport services — Genuine use — Revocation proceedings — Regulation (EC) No 207/2009 — Article 51(1)(a) — Distortion of evidence — Rights of the defence)

(2017/C 063/09)

Language of the case: Spanish

Parties

Appellant: Industria de Diseño Textil, SA (Inditex) (represented by: C. Duch Fonoll, abogada)

Other party to the proceedings: European Union Intellectual Property Office (represented by: J. Crespo Carillo, acting as Agent)

Operative part of the order

- 1. The appeal is dismissed.
- 2. Industria de Diseño Textil, SA (Inditex) shall pay the costs.
- (1) OJ C 38, 1.2.2016.

Order of the Court of 10 November 2016 — Alain Laurent Brouillard v Court of Justice of the European Union

(Case C-590/15 P) (1)

(Appeal — Article 181 of the Rules of Procedure of the Court of Justice — Public service contracts — Negotiated tender procedure for the conclusion of framework contracts for the translation of legal texts — Exclusion of a proposed subcontractor — Professional competence — Requirement of full legal training — Recognition of diplomas)

(2017/C 063/10)

Language of the case: French

Parties

Appellant: Alain Laurent Brouillard (represented by: P. Vande Casteele, avocat)

Other parties to the proceedings: Court of Justice of the European Union (J. Inghelram and S. Chantre, agents)

Operative part of the order

- 1. The appeal is dismissed.
- 2. Alain Laurent Brouillard is ordered to pay the costs.
- (1) OJ C 48, 8.2.2016.

Order of the Court (Eighth Chamber) of 25 October 2016 — VSM Geneesmiddelen BV v European Commission

(Case C-637/15 P) (1)

(Appeal — Article 181 of the Rules of Procedure of the Court of Justice — Public health — Consumer protection — Regulation (EC) No 1924/2006 — Health claims on foods — Article 13(3) — Community list of permitted health claims on foods — Botanical substances — Claims on hold — Action for failure to act and for annulment — Definition of position by the European Commission — Challengeable act)

(2017/C 063/11)

Language of the case: English

Parties

Appellant: VSM Geneesmiddelen BV (represented by: U. Grundmann, Rechtsanwalt)

Other party to the proceedings: European Commission (represented by: M. Wilderspin and S.Grünheid, Agents)