EN

Judgment of the General Court of 19 April 2018 — Asia Leader International (Cambodia) v Commission

(Case T-462/15) $(^{1})$

(Dumping — Imports of bicycles consigned from Cambodia, Pakistan and the Philippines — Extension to such imports of the definitive anti-dumping duty imposed on imports of bicycles originating in China — Regulation (EU) 2015/776 — Circumvention — Transhipment — Article 13(1) and (2) and Article 18(3) of Regulation (EC) No 1225/2009 (now Article 13(1) and (2) and Article 18(3) of Regulation (EU) 2016/ 1036))

(2018/C 190/41)

Language of the case: English

Parties

Applicant: Asia Leader International (Cambodia) Co. Ltd (Tai Seng SEZ, Cambodia) (represented by: A. Bochon, lawyer, and R. MacLean, Solicitor)

Defendant: European Commission (represented by: J.-F. Brakeland, M. França and A. Demeneix, acting as Agents)

Re:

Action under Article 263 TFEU for annulment of Article 1(1) and (3) of Commission Implementing Regulation (EU) 2015/776 of 18 May 2015 extending the definitive anti-dumping duty imposed by Council Regulation (EU) No 502/2013 on imports of bicycles originating in the People's Republic of China to imports of bicycles consigned from Cambodia, Pakistan and the Philippines, whether declared as originating in Cambodia, Pakistan and the Philippines or not (OJ 2015 L 122, p. 4), to the extent that it concerns the applicant.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Asia Leader International (Cambodia) Co. Ltd to pay the costs.

(¹) OJ C 320, 28.9.2015.

Judgment of the General Court of 23 April 2018 — Shanxi Taigang Stainless Steel v Commission

(Case T-675/15) (¹)

(Dumping — Imports of stainless steel cold-rolled flat products originating in China and Taiwan — Definitive anti-dumping duty — Implementing Regulation (EU) 2015/1429 — Article 2(7)(a) of Regulation (EC) No 1225/2009 (now Article 2(7)(a) of Regulation (EU) 2016/1036) — Normal value — Selection of the appropriate third country — Adjustments — Article 2(10)(k) of Regulation No 1225/2009 (now Article 2(10)(k) of Regulation 2016/1036) — Calculation of the dumping margin — Adjustments — Article 3(2), (6) and (7) of Regulation No 1225/2009 (now Article 3(2), (6) and (7) of Regulation 2016/1036) — Injury — Causal link)

(2018/C 190/42)

Language of the case: English

Parties

Applicant: Shanxi Taigang Stainless Steel Co. Ltd (Taiyuan, China) (represented by: N. Niejahr, lawyer, and F. Carlin, Barrister)

EN

Defendant: European Commission (represented by: J.-F. Brakeland and A. Demeneix, Agents)

Intervener in support of the defendant: Eurofer, Association Européenne de l'Acier, ASBL (Luxembourg, Luxembourg) (represented by: J. Killick and G. Forwood, Barristers, and C. Van Haute, lawyer)

Re:

Application pursuant to Article 263 TFEU seeking the annulment in part of Commission Implementing Regulation (EU) 2015/1429 of 26 August 2015 imposing a definitive anti-dumping duty on imports of stainless steel cold-rolled flat products originating in the People's Republic of China and Taiwan (OJ 2015 L 224, p. 10).

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Shanxi Taigang Stainless Steel Co. Ltd to bear its own costs and to pay those incurred by the European Commission and by Eurofer, Association européenne de l'acier, ASBL.

(¹) OJ C 38, 1.2.2016.

Judgment of the General Court of 20 April 2018 - holyGhost v EUIPO - CBM (holyGhost)

(Case T-439/16) (¹)

(EU trade mark — Opposition proceedings — Application for EU word mark holyGhost — Earlier EU word mark HOLY — Relative ground for refusal — Likelihood of confusion — Article 8(1)(b) of Regulation (EC) No 207/2009 (now Article 8(1)(b) of Regulation (EU) 2017/1001))

(2018/C 190/43)

Language of the case: German

Parties

Applicant: holyGhost GmbH (Munich, Germany) (represented by: M. Wiedemann and D. Engbrink, lawyers)

Defendant: European Union Intellectual Property Office (represented initially by A. Schifko and subsequently by D. Walicka, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO: CBM Creative Brands Marken GmbH (Zurich, Switzerland)

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 30 May 2016 (Case R 2867/2014-5), concerning opposition proceedings between CBM and holyGhost.

Operative part of the judgment

The Court:

- 1. The action is dismissed;
- 2. HolyGhost GmbH is ordered to pay the costs.

(¹) OJ C 350, 26.9.2016.