

Parties to the main proceedings

Applicant: Hanssen Beleggingen BV

Defendant: Tanja Prast-Knipping

Operative part of the judgment

Article 22(4) of Council Regulation (EC) No 44/2001 of 22 December 2000 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters must be interpreted as not applying to proceedings to determine whether a person was correctly registered as the proprietor of a trade mark.

⁽¹⁾ OJ C 326, 5.9.2016.

Judgment of the Court (Ninth Chamber) of 5 October 2017 — Wolf Oil Corp. v European Union Intellectual Property Office (EUIPO), SCT Lubricants UAB

(Case C-437/16 P) ⁽¹⁾

(Appeal — EU trade mark — Opposition proceedings — International registration designating the European Union — Word mark CHEMPIOIL — Earlier figurative mark CHAMPION — Opposition dismissed)

(2017/C 402/08)

Language of the case: English

Parties

Appellant: Wolf Oil Corp. (represented by: P. Maeyaert and J. Muyldermans, advocaten)

Other party to the proceedings: European Union Intellectual Property Office (represented by: L. Rampini, acting as Agent), SCT Lubricants UAB (represented by: S. Labesius, Rechtsanwalt)

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Wolf Oil Corp. to pay the costs.

⁽¹⁾ OJ C 428, 21.11.2016.

Appeal brought on 4 July 2017 by Krassimira Georgieva Mladenova against the order of the General Court (Eighth Chamber) delivered on 24 April 2017 in Case T-814/16: Krassimira Georgieva Mladenova v European Parliament

(Case C-405/17 P)

(2017/C 402/09)

Language of the case: English

Parties

Appellant: Krassimira Georgieva Mladenova