

Other party to the proceedings: European Commission (represented by: A. Bouquet and D. Nardi, acting as Agents)

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Mr Salvatore Aniello Pappalardo, Pescatori La Tonnara Soc. coop., Fedemar Srl, Testa Giuseppe & C. Snc, Pescatori San Pietro Apostolo Srl, Camplone Arnaldo & C. Snc di Camplone Arnaldo & C. and Valentino Pesca Sas di Camplone Arnaldo & C. to pay the costs.

⁽¹⁾ OJ C 343, 19.9.2016.

Judgment of the Court (Sixth Chamber) of 14 September 2017 (request for a preliminary ruling from the Tribunal da Relação de Évora — Portugal) — Luís Isidro Delgado Mendes v Crédito Agrícola Seguros — Companhia de Seguros de Ramos Reais SA

(Case C-503/16) ⁽¹⁾

(Reference for a preliminary ruling — Compulsory insurance against civil liability in respect of the use of motor vehicles — Directives 72/166/EEC, 84/5/EEC, 90/232/EEC and 2009/103/EC — Theft of a vehicle — Motor vehicle accident — Personal injuries and property damage sustained by the insured owner of the vehicle, as a pedestrian — Civil liability — Compensation — Compulsory insurance cover — Exclusion clauses — National legislation excluding the insured owner of the vehicle from compensation from the insurers — Compatibility with those directives — Concept of ‘third parties who have been victims’)

(2017/C 382/29)

Language of the case: Portuguese

Referring court

Tribunal da Relação de Évora

Parties to the main proceedings

Applicant: Luís Isidro Delgado Mendes

Defendant: Crédito Agrícola Seguros — Companhia de Seguros de Ramos Reais SA

Operative part of the judgment

Article 3(1) of Council Directive 72/166/EEC of 24 April 1972 on the approximation of the laws of Member States relating to insurance against civil liability in respect of the use of motor vehicles, and to the enforcement of the obligation to insure against such liability, Article 1(1) and Article 2(1) of the Second Council Directive 84/5/EEC of 30 December 1983 on the approximation of the laws of the Member States relating to insurance against civil liability in respect of the use of motor vehicles, as amended by Directive 2005/14/EC of the European Parliament and of the Council of 11 May 2005, and Article 1a of the Third Council Directive 90/232/EEC of 14 May 1990 on the approximation of the laws of the Member States relating to insurance against civil liability in respect of the use of motor vehicle, as amended by Directive 2005/14, must be interpreted as precluding national legislation, such as that at issue in

the main proceedings, which excluded from coverage under compulsory insurance against civil liability with respect to the use of motor vehicles and, therefore, compensation by means of that insurance the personal injuries and property damage sustained by a pedestrian victim of a motor vehicle accident, on the sole ground that that pedestrian was the insurance policy-holder and the owner of the vehicle that caused those injuries and that damage.

⁽¹⁾ OJ C 454, 5.12.2016.

Appeal brought on 29 March 2017 by Anton Riemerschmid Weinbrennerei und Likörfabrik GmbH & Co. KG against the judgment of the General Court (Second Chamber) delivered on 25 January 2017 in Case T-187/16: Anton Riemerschmid Weinbrennerei und Likörfabrik GmbH & Co. KG v European Union Intellectual Property Office

(Case C-158/17 P)

(2017/C 382/30)

Language of the case: English

Parties

Appellant: Anton Riemerschmid Weinbrennerei und Likörfabrik GmbH & Co. KG (represented by: P. Koch, abogada)

Other party to the proceedings: European Union Intellectual Property Office

By order of 20 September 2017 the Court of Justice (Sixth Chamber) held that the appeal was inadmissible.

Appeal brought on 12 April 2017 by Salvo Asenov Todorov against the order of the General Court (Ninth Chamber) delivered on 14 March 2017 in Case T-839/16 Todorov v Court of Justice of the European Union

(Case C-188/17 P)

(2017/C 382/31)

Language of the case: Bulgarian

Parties

Appellant: Slavo Asenov Todorov (represented by: K. Mladenova, advokat)

Other party to the proceedings: Court of Justice of the European Union

The Court of Justice (Tenth Chamber) declared this appeal manifestly admissible by order of 7 September 2017.

Request for a preliminary ruling from the Tribunal Superior de Justicia de Castilla-La Mancha (Spain) lodged on 11 May 2017 — Pedro Viejobueno Ibáñez and Emilia de la Vara González v Consejería de Educación de Castilla-La Mancha

(Case C-245/17)

(2017/C 382/32)

Language of the case: Spanish

Referring court

Tribunal Superior de Justicia de Castilla-La Mancha