

Operative part of the order

1. *The action is dismissed as being inadmissible.*
2. *BikeWorld GmbH shall pay the costs.*

⁽¹⁾ OJ C 68, 22.2.2016.

Order of the General Court of 23 November 2017 — Nf Nails In Vogue v EUIPO — Nails & Beauty Factory (NAILS FACTORY)

(Case T-886/16) ⁽¹⁾

(EU trade mark — Opposition proceedings — Revocation of the contested decision — Action which has become devoid of purpose — No need to adjudicate)

(2018/C 032/44)

Language of the case: English

Parties

Applicant: Nf Nails In Vogue, SL (Arganda del Rey, Spain) (represented by: L. Jádenes Sánchez, lawyer)

Defendant: European Union Intellectual Property Office (represented by: D. Gája and E. Scheffer, acting as Agents)

Other party to the proceedings before the Board of Appeal of EUIPO: Nails & Beauty Factory GmbH, formerly Nails & Beauty Vertriebs GmbH (Kiel, Germany)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 5 October 2016 (Case R 202/2016-1), relating to opposition proceedings between Nf Nails In Vogue and Nails & Beauty Vertriebs.

Operative part of the order

1. *There is no longer any need to adjudicate on the action.*
2. *The European Union Intellectual Property Office (EUIPO) is ordered to bear its own costs and to pay those incurred by Nf Nails In Vogue, SL.*

⁽¹⁾ OJ C 63, 27.2.2017.

Action brought on 29 November 2017 — L v Parliament

(Case T-91/17)

(2018/C 032/45)

Language of the case: English

Parties

Applicant: L (represented by: I. Coutant Peyre, lawyer)

Defendant: European Parliament

Form of order sought

The applicant claims that the Court should:

- annul the decision of the appointing authority of the European Parliament of 31/08/2016, refusing to accept two medical certificates produced by the applicant in order to justify certain absences from work and accordingly declaring the absence in question to be unauthorised.