EN

Other party to the proceedings: European Union Intellectual Property Office (EUIPO) (represented by: A. Folliard-Monguiral, acting as Agent)

Operative part of the order

1. The appeal is dismissed.

2. Monster Energy Company shall pay the costs.

(¹) OJ C 144, 8.5.2017.

Order of the Court (Eighth Chamber) of 14 December 2017 — Verus Eood v European Union Intellectual Property Office (EUIPO), Maquet GmbH

(Case C-101/17 P) (¹)

(Appeal — Article 181 of the Rules of Procedure of the Court of Justice — EU trade mark — Invalidity proceedings — EU word mark LUCEO — Declaration of invalidity)

(2018/C 083/12)

Language of the case: German

Parties

Appellant: Verus Eood (represented by: C. Pfitzer, Rechtsanwalt)

Other parties to the proceedings: European Union Intellectual Property Office (EUIPO) (represented by: A. Schifko, acting as Agent), Maquet GmbH (represented by: N. Hebeis, Rechtsanwalt)

Operative part of the order

1) The appeal is dismissed.

2) Verus Eood shall pay the costs.

(¹) OJ C 195, 19.6.2017.

Appeal brought on 17 August 2017 by Miguel Torres, SA against the judgment of the General Court (Second Chamber) delivered on 31 May 2017 in Case T-637/15: Alma-The Soul of Italian Wine v EUIPO — Miguel Torres

(Case C-499/17 P)

(2018/C 083/13)

Language of the case: English

Parties

Appellant: Miguel Torres, SA (represented by: A. von Mühlendahl, Rechtsanwalt, J. Güell Serra, abogado)

Other parties to the proceedings: Alma-The Soul of Italian Wine LLLP, European Union Intellectual Property Office

EN

By order of 14 December 2017 the Court of Justice (Seventh Chamber) held that the appeal was inadmissible.

Appeal brought on 11 September 2017 by Josel, SL against the judgment of the General Court (Sixth Chamber) delivered on 28 June 2017 in Case T-333/15: Josel v EUIPO — Nationale-Nederlanden Nederland

(Case C-536/17 P)

(2018/C 083/14)

Language of the case: English

Parties

Appellant: Josel, SL (represented by: J. Güell Serra, abogado)

Other parties to the proceedings: European Union Intellectual Property Office, Nationale-Nederlanden Nederland BV

By order of 17 January 2018 the Court of Justice (Ninth Chamber) held that the appeal was inadmissible.

Appeal brought on 21 September 2017 by Cafés Pont SL against the judgment of the General Court (Fifth Chamber) delivered on 20 July 2017 in Case T-309/16: Cafés Pont v EUIPO — Giordano Vini

(Case C-559/17 P)

(2018/C 083/15)

Language of the case: English

Parties

Appellant: Cafés Pont SL (represented by: E. Manresa Medina, abogado)

Other parties to the proceedings: European Union Intellectual Property Office, Giordano Vini SpA

By order of 11 January 2018 the Court of Justice (Tenth Chamber) held that the appeal was inadmissible.

Appeal brought on 28 November 2017 by Viridis Pharmaceutical Ltd against the judgment of the General Court (Second Chamber) delivered on 15 September 2017 in Case T-276/16, Viridis Pharmaceutical Ltd v European Union Intellectual Property Office (EUIPO)

(Case C-668/17 P)

(2018/C 083/16)

Language of the case: German

Parties

Appellant: Viridis Pharmaceutical Ltd (represented by: C. Spintig, Rechtsanwalt, S. Pietzcker, Rechtsanwalt, M. Prasse, Rechtsanwältin)

Other parties to the proceedings: European Union Intellectual Property Office (EUIPO), Hecht-Pharma GmbH

Form of order sought

The appellant claims that the Court should:

1. set aside the judgment under appeal of the Second Chamber of the General Court;