# Request for a preliminary ruling from the Tribunalul de Arbitraj Instituționalizat Galați (Romania) lodged on 5 June 2018 — Uniunea Națională a Barourilor din România v Marcel-Vasile Holunga

#### (Case C-370/18)

(2019/C 65/25)

Language of the case: Romanian

### Referring court

Tribunalul de Arbitraj Instituționalizat Galați

#### Parties to the main proceedings

Applicant: Uniunea Națională a Barourilor din România

Defendant: Marcel-Vasile Holunga

By Order of 13 December 2018, the Court (Eighth Chamber) declared the request for a preliminary ruling manifestly inadmissible.

Appeal brought on 21 June 2018 by Senetic S.A. against the judgment of the General Court (Second Chamber) delivered on 24 April 2018 in Case T-207/17: Senetic v EUIPO

(Case C-408/18 P)

(2019/C 65/26)

Language of the case: English

#### **Parties**

Appellant: Senetic S.A. (represented by: M. Krekora, adwokat)

Other parties to the proceedings: European Union Intellectual Property Office, HP Hewlett Packard Group LLC

By order of 13 December 2018 the Court of Justice (Tenth Chamber) held that the appeal was inadmissible.

Appeal brought on 21 June 2018 by Senetic S.A. against the judgment of the General Court (Second Chamber) delivered on 24 April 2018 in Case T-208/17: Senetic v EUIPO

(Case C-409/18 P)

(2019/C 65/27)

Language of the case: English

## Parties

Appellant: Senetic S.A. (represented by: M. Krekora, adwokat)

Other parties to the proceedings: European Union Intellectual Property Office, HP Hewlett Packard Group LLC

By order of 13 December 2018 the Court of Justice (Tenth Chamber) held that the appeal was inadmissible.