

**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, avocat)

*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, avocat)

*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.

---