

Appeal brought on 6 May 2019 by PITEE Fogyasztóvédelmi Egyesület against the judgment of the General Court (Second Chamber) delivered on 22 March 2019 in Case T-566/18, PITEE Fogyasztóvédelmi Egyesület v European Commission

(Case C-358/19 P)

(2019/C 372/06)

Language of the case: German

Parties

Appellant: PITEE Fogyasztóvédelmi Egyesület (represented by: D. Lázár, Rechtsanwalt)

Other party: European Commission

By order of 26 September 2019, the Court of Justice of the European Union (Sixth Chamber) dismissed the appeal as manifestly unfounded and ordered the appellant to pay its own costs.

Appeal brought on 29 May 2019 by Primed Halberstadt Medizintechnik GmbH against the judgment of the General Court (Seventh Chamber) delivered on 20 March 2019 in Case T-138/17: Prim v EUIPO - Primed Halberstadt Medizintechnik

(Case C-421/19 P)

(2019/C 372/07)

Language of the case: English

Parties

Appellant: Primed Halberstadt Medizintechnik GmbH (represented by: R. Ingerl, Rechtsanwalt)

Other parties to the proceedings: Prim, SA (represented by: L. Broschat García, abogada), European Union Intellectual Property Office

By order of 16 September 2019 the Court of Justice (Chamber determining whether appeals may proceed) held that the appeal is not allowed to proceed and that Primed Halberstadt Medizintechnik GmbH shall bear its own costs.
