

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Muratbey Gida Sanayi ve Ticaret AŞ to pay the costs.

(¹) OJ C 328, 30.9.2019.

Judgment of the General Court of 26 March 2020 — Muratbey Gida v EUIPO (Shape of a twisted cheese)

(Case T-572/19) (¹)

(EU trade mark — Application for a three-dimensional EU trade mark — Shape of a twisted cheese — Absolute ground for refusal — No distinctive character — Article 7(1)(b) of Regulation (EU) 2017/1001)

(2020/C 175/31)

Language of the case: German

Parties

Applicant: Muratbey Gida Sanayi ve Ticaret AŞ (Istanbul, Turkey) (represented by: M. Schork, lawyer)

Defendant: European Union Intellectual Property Office (represented by: A. Söder, acting as Agent)

Re:

Action brought against the decision of the Fourth Board of Appeal of EUIPO of 13 June 2019 (Case R 108/2019-4) relating to an application for registration of a three-dimensional sign consisting of the shape of a twisted cheese as an EU trade mark.

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Muratbey Gida Sanayi ve Ticaret AŞ to pay the costs.

(¹) OJ C 328, 30.9.2019.

Order of the General Court of 25 March 2020 — Necci v Commission

(Case T-129/19) (¹)

(Action for annulment — Civil service — Contract staff — Social security — JSIS — Rejection of the application for membership — Out of time — Substantial new fact — Inadmissibility)

(2020/C 175/32)

Language of the case: French

Parties

Applicant: Claudio Necci (Brussels, Belgium) (represented by: S. Orlandi and T. Martin, lawyers)

Defendant: European Commission (represented by: B. Mongin and T. Bohr, acting as Agents)

Interveners in support of the defendant: European Parliament (represented by: J. Van Pottelberge and I. Terwinghe, acting as Agents), Council of the European Union (represented by: R. Meyer and M. Alver, acting as Agents)

Re:

Application under Article 270 TFEU seeking annulment of the decision of the Commission of 18 April 2018 implicitly rejecting the application for membership of the sickness insurance scheme common to the institutions of the European Communities (JSIS), made by the applicant on 18 December 2017.

Operative part of the order

1. The action is dismissed as inadmissible.
2. Claudio Necci shall bear his own costs and those incurred by the European Commission.
3. The European Parliament and the Council of the European Union shall bear their own costs.

(¹) OJ C 155, 6.5.2019.

Order of the General Court of 13 March 2020 — Jalkh v Parliament

(Case T-183/19) (¹)

(Action for annulment — Institutional law — Amendments to the European Parliament's Rules of Procedure — Major interpellations — Failure to comply with formal requirements — Article 76(d) of the Rules of Procedure — Locus standi — Lack of direct concern — Lack of individual concern — Regulatory act — Implementing measures — Inadmissibility)

(2020/C 175/33)

Language of the case: French

Parties

Applicant: Jean-François Jalkh (Gretz-Armainvilliers, France) (represented by F. Wagner, lawyer)

Defendant: European Parliament (represented by S. Alonso de León and T. Lukácsi, acting as Agents)

Re:

Action brought under Article 263 TFUE seeking annulment of Parliament Decision P8_TA(2019)0046 of 31 January 2019 on amendments to Parliament's Rules of Procedure affecting Chapters 1 and 4 of Title I; Chapter 3 of Title V; Chapters 4 and 5 of Title VII; Chapter 1 of Title VIII; Title XII; Title XIV and Annex II (2018/2170(REG)).

Operative part of the order

1. The action is dismissed as inadmissible.
2. Jean-François Jalkh shall pay the costs.

(¹) OJ C 182, 27.5.2019.