V

(Announcements)

COURT PROCEEDINGS

COURT OF JUSTICE

Appeal brought on 29 January 2020 by ZW against the order of the General Court (Fourth Chamber) delivered on 21 November 2019 in Case T-727/18, ZW v EIB

(Case C-50/20 P)

(2020/C 348/02)

Language of the case: English

Parties

Appellant: ZW (represented by: T. Petsas, dikigoros)

Other party to the proceedings: European Investment Bank (EIB)

By order of 3 September 2020, the Court of Justice (Eighth Chamber) decided that the appeal is dismissed as in part manifestly inadmissible and in part manifestly unfounded and ordered the appellant to bear its own costs.

Request for a preliminary ruling from the Landesverwaltungsgericht Steiermark (Austria) lodged on 8 May 2020 — NE v Bezirkshauptmannschaft Hartberg-Fürstenfeld

(Case C-205/20)

(2020/C 348/03)

Language of the case: German

Referring court

Landesverwaltungsgericht Steiermark

Parties to the main proceedings

Applicant: NE

Respondent authority: Bezirkshauptmannschaft Hartberg-Fürstenfeld

Interested party: Finanzpolizei Team 91

Questions referred

1. Is the requirement of proportionality of penalties laid down in Article 20 of Directive 2014/67/EU (¹) and interpreted by the Court of Justice of the European Union in its orders in *Bezirkshauptmannschaft Hartberg-Fürstenfeld* (C-645/18, EU:C:2019:1108) (²) and *Bezirkshauptmannschaft Hartberg-Fürstenfeld* (C-140/19, C-141/19, C-492/19, C-493/19 and C-494/19, EU:2019:1103) (³) a directly applicable provision of the Directive?