

Appeal brought on 14 June 2021 by Apologistics GmbH against the judgment of the General Court (Tenth Chamber) delivered on 21 April 2021 in Case T-282/20, Apologistics GmbH v European Union Intellectual Property Office

(Case C-369/21 P)

(2021/C 462/28)

Language of the case: German

Parties

Appellant: Apologistics GmbH (represented by: H. Hug, Rechtsanwalt)

Other party to the proceedings: European Union Intellectual Property Office, Markus Kerckhoff

By order of 22 September 2021, the Court of Justice of the European Union (Chamber determining whether appeals may proceed) held that the appeal was not allowed to proceed and that the appellant shall bear its own costs.

Appeal brought on 8 July 2021 by repowermap.org against the judgment of the General Court (Tenth Chamber) delivered on 28 April 2021 in Case T-872/16, repowermap.org v EUIPO and Repower

(Case C-417/21 P)

(2021/C 462/29)

Language of the case: French

Parties

Appellant: repowermap.org (represented by: P. González-Bueno Catalán de Ocón, abogado, and W. Sakulin, advocaat)

Other parties to the proceedings: European Union Intellectual Property Office (EUIPO) and Repower AG

By order of 8 September 2021, the Court of Justice (Chamber determining whether appeals may proceed) ruled that the appeal is not allowed to proceed.

Request for a preliminary ruling from the Conseil d'État (France) lodged on 30 July 2021 — La Quadrature du Net, Fédération des fournisseurs d'accès à internet associatifs, Franciliens.net, French Data Network v Premier ministre, Ministère de la Culture

(Case C-470/21)

(2021/C 462/30)

Language of the case: French

Referring court

Conseil d'État

Parties to the main proceedings

Applicants: La Quadrature du Net, Fédération des fournisseurs d'accès à internet associatifs, Franciliens.net, French Data Network

Defendants: Premier ministre, Ministère de la Culture

Questions referred

1. Are the civil identity data corresponding to an IP address included among the traffic and location data to which, in principle, the requirement for prior review by a court or an independent administrative entity with binding power applies?