

Judgment of the Court (Seventh Chamber) of 18 September 2014 — Società Italiana Calzature SpA v Office for Harmonisation in the Internal Market (Trade Marks and Designs), Vicini SpA

(Joined Cases C-308/13 P and C-309/13 P) ⁽¹⁾

(Appeals — Community trade marks — Regulation (EC) No 40/94 — Registration of figurative marks containing the word elements ‘GIUSEPPE ZANOTTI DESIGN’ and ‘BY GIUSEPPE ZANOTTI’ — Opposition by the proprietor of word and figurative, national and community, trade marks, containing the word element ‘ZANOTTI’ — Opposition dismissed by the Board of Appeal)

(2014/C 421/16)

Language of the case: Italian

Parties

Appellant: Società Italiana Calzature SpA (represented by: A. Rapisardi and C. Ginevra, avvocati)

Other parties to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: P. Bullock acting as agent), Vicini SpA (represented by: M. Franzosi and C. Giorgetti, avvocati)

Operative part of the judgment

The Court:

1. Dismisses the appeals;
2. Orders Società Italiana Calzature SpA to pay the costs.

⁽¹⁾ OJ C 233, 10.08.2013.

Judgment of the Court (Third Chamber) of 17 September 2014 (request for a preliminary ruling from the Supremo Tribunal Administrativo — Portugal) — Cruz & Companhia Lda v Instituto de Financiamento da Agricultura e Pescas, IP (IFAP)

(Case C-341/13) ⁽¹⁾

(Reference for a preliminary ruling — Protection of the European Union’s financial interests — Regulation (EC, Euratom) No 2988/95 — Article 3 — Proceedings relating to irregularities — European Agricultural Guidance and Guarantee Fund (EAGGF) — Recovery of export refunds wrongly received — Limitation period — Application of a longer national limitation period — General limitation period — Administrative measures and penalties)

(2014/C 421/17)

Language of the case: Portuguese

Referring court

Supremo Tribunal Administrativo

Parties to the main proceedings

Appellant: Cruz & Companhia Lda

Respondent: Instituto de Financiamento da Agricultura e Pescas, IP (IFAP)

Operative part of the judgment

1. Article 3 of Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities’ financial interests must be interpreted as applying to procedures brought by the national authorities against recipients of European Union aid following irregularities found by the national body responsible for paying the export refunds under the European Agricultural Guidance and Guarantee Fund (EAGGF).