Request for a preliminary ruling from the Varbergs tingsrätt (Sweden) lodged on 28 August 2015 — $P \lor Q$

(Case C-455/15)

(2015/C 346/12)

Language of the case: Swedish

Referring court

Varbergs tingsrätt

Parties to the main proceedings

Applicant: P

Defendant: Q

Question referred

Is Varbergs tingsrätt, in accordance with Article 23(a) of the Brussels II Regulation (¹) or any provision [thereof] and notwithstanding Article 24 of that regulation, to refuse to recognise the judgment of the Silute District Court of 18 February 2015, see Annex A, and thus to continue to deal with the custody case pending before Varbergs tingsrätt?

Appeal brought on 28 August 2015 by Iranian Offshore Engineering & Construction Company (IOEC) against the judgment of the General Court (Seventh Chamber) delivered on 25 June 2015 in Case T-95/14 Iranian Offshore Engineering & Construction Company (IOEC) v Council

(Case C-459/15 P)

(2015/C 346/13)

Language of the case: Spanish

Parties

Appellant: Iranian Offshore Engineering & Construction Company (IOEC) (represented by: J. Viñals Camallonga, L. Barriola Urruticoechea and J. Iriarte Ángel, abogados)

Other party to the proceedings: Council of the European Union

Form of order sought

The appellant claims that the Court should:

- annul the judgment of the General Court (Seventh Chamber) of 25 June 2015 in Case T-95/14;
- give final judgment in the proceedings by granting the form of order sought by the applicant, now the appellant, at first instance; that is to say, annul Article 1 of Council Decision 2013/661/CFSP (¹) of 15 November 2013 and Article 1 of Council Implementing Regulation (EU) No 1154/2013 (²) of 15 November 2013 in so far as they refer to, or could affect, IOEC, and remove its name from the respective annexes to those provisions;

⁽¹⁾ Council Regulation (EC) No 2201/2003 of 27 November 2003 concerning jurisdiction and the recognition and enforcement of judgments in matrimonial matters and the matters of parental responsibility, repealing Regulation (EC) No 1347/2000 (OJ 2003 L 338, p. 1).