

Operative part of the judgment

The Court:

1. *Dismisses the action;*
2. *Orders Mr Klaus Nonnemacher to pay the costs.*

(¹) OJ C 285, 13.8.2018.

**Judgment of the General Court of 20 June 2019 — Nonnemacher v EUIPO — Ingram (WKU
WORLD KICKBOXING AND KARATE UNION)**

(Case T-390/18) (¹)

(EU trade mark — Invalidity proceedings — EU figurative mark WKU WORLD KICKBOXING AND KARATE UNION — Earlier EU word marks WKA — Ground for refusal — Likelihood of confusion — Article 8(1)(b) and Article 60(1)(a) of Regulation (EU) 2017/1001 — No limitation in consequence of acquiescence — Article 61(1) of Regulation 2017/1001)

(2019/C 305/62)

Language of the case: German

Parties

Applicant: Klaus Nonnemacher (Karlsruhe, Germany) (represented by: C. Zierhut, lawyer)

Defendant: European Union Intellectual Property Office (represented by: D. Walicka, Agent)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Paul Ingram (Birmingham, United Kingdom) (represented by: A. Haberl, lawyer)

Re:

Action brought against the decision of the First Board of Appeal of EUIPO of 17 April 2018 (Case R 409/2017-1), relating to invalidity proceedings between Ingram and Nonnemacher.

Operative part of the judgment

1. *The action is dismissed.*
2. *Klaus Nonnemacher is ordered to pay the costs.*

(¹) OJ C 285, 13.8.2018.