

Operative part of the judgment

The Court:

1. Dismisses the action;
2. Orders Ms Klaudia Patricia Fenyves to pay the costs.

⁽¹⁾ OJ C 256, 7.8.2017.

**Order of the General Court of 8 June 2018 –Lupu v EUIPO — Dzhihangir (Djili soy original DS)
(Case T-456/17) ⁽¹⁾**

(EU trade mark — Opposition proceedings — Application for EU figurative trade mark Djili soy original DS — Earlier national word mark DJILI — Relative ground for refusal — Action in part manifestly inadmissible and in part manifestly lacking any foundation in law)

(2018/C 259/50)

Language of the case: English

Parties

Applicant: Victor Lupu (Bucharest, Romania) (represented by: P. Acsinte, lawyer)

Defendant: European Union Intellectual Property Office (represented by: D. Gája, acting as Agent)

Other party to the proceedings before the Board of Appeal of EUIPO, intervener before the General Court: Ibryam Dzhihangir (Silistra, Bulgaria) (represented by: C.-R. Romițan, lawyer)

Re:

Action brought against the decision of the Fifth Board of Appeal of EUIPO of 3 May 2017 (Case R 516/2011-5), relating to opposition proceedings between Mr Lupu and Mr Dzhihangir.

Operative part of the order

1. The plea of inadmissibility is joined to the main proceedings.
2. The action is dismissed.
3. Mr Victor Lupu shall bear his own costs and pay those incurred by the European Union Intellectual Property Office (EUIPO).
4. Mr Ibryam Dzhihangir shall bear his own costs.

⁽¹⁾ OJ C 309, 18.9.2017.

Order of the General Court of 6 June 2018 — Grupo Bimbo v EUIPO — DF World of Spices (TAKIS FUEGO)

(Case T-608/17) ⁽¹⁾

(EU trade mark — Opposition proceedings — Withdrawal of the application for registration — No need to adjudicate)

(2018/C 259/51)

Language of the case: English

Parties

Applicant: Grupo Bimbo, SAB de CV (Mexico City, Mexico) (represented by: N.A. Fernández Fernández-Pacheco, lawyer)