

2. Orders the Asociación de fabricantes de morcilla de Burgos to pay the costs.

(¹) OJ C 263, 5.8.2019.

Appeal brought on 25 August 2019 by CJ against the order of the General Court (Third Chamber) delivered on 27 June 2019 in Case T-1/19, CJ v Court of Justice of the European Union

(Case C-634/19 P)

(2020/C 255/09)

Language of the case: English

Parties

Appellant: CJ (represented by: V. Koliás, dikigoros)

Other party to the proceedings: Court of Justice of the European Union

By order of 16 June 2020 the Court of Justice (Seventh Chamber) held that the appeal is dismissed as manifestly unfounded and that CJ shall bear his own costs.

Requests for a preliminary ruling from the Varhoven kasatsionen sad (Bulgaria) and the Sofiyski rayonen sad (Bulgaria) lodged on 6 November 2019 and 3 December 2019 — Marvik-Pastrogor EOOD and RODES-08 EOOD

(Cases C-818/19 and C-878/19)

(2020/C 255/10)

Language of the case: Bulgarian

Referring courts

Varhoven kasatsionen sad, Sofiyski rayonen sad

Parties to the main proceedings

Applicants: Marvik-Pastrogor EOOD, RODES-08 EOOD

Defendants: Darzhavata, predstavlyavana ot Ministara na finansite, Narodno sabranie na Republika Bulgaria

By order of 30 April 2020, the Court (Tenth Chamber) declared that it manifestly lacks jurisdiction to answer the questions referred.

Appeal brought on 20 January 2020 by Rezon OOD against the judgment of the General Court (Third Chamber) delivered on 20 November 2019 in Case T-101/19, Rezon v EUIPO (imot.bg)

(Case C-26/20 P)

(2020/C 255/11)

Language of the case: Bulgarian

Parties

Appellant: Rezon EOOD (represented by: M. Yordanova-Harizanova, advokat)

Other party to the proceedings: European Union Intellectual Property Office (EUIPO)

By order of 21 April 2020, the Court (Chamber determining whether appeals may proceed) declared the present appeal manifestly inadmissible.
