Appeal brought on 21 February 2014 by Przedsiębiorstwo Handlowe Medox Lepiarz Jarosław Lepiarz Alicja sp. j. against the judgment of the General Court of 11 December 2013 in Case T-591/11 Przedsiębiorstwo Handlowe Medox Lepiarz Jarosław Lepiarz v Office for Harmonisation in the Internal Market (Trade Marks and Designs), Henkel

(Case C-91/14 P)

(2014/C 462/17)

Language of the case: Polish

Parties

Appellant: Przedsiębiorstwo Handlowe Medox Lepiarz Jarosław Lepiarz Alicja sp. j. (represented by: M. Konieczyński and I. Kubiec, adwokaci)

Other parties to the proceedings: Office for Harmonisation in the Internal Market (Trade Marks and Designs), Henkel Corp.

By order of 2 October 2014, the Court of Justice (Sixth Chamber) dismissed the appeal in its entirety, in part as being inadmissible, and ordered Przedsiębiorstwo Handlowe Medox Lepiarz Jarosław Lepiarz Alicja sp. j. to bear the costs of the proceedings.

Appeal brought on 21 March 2014 by Firma Handlowa Faktor B. i W. Gęsina and Gęsina Wojciech against the order of the General Court (Second Chamber) of 22 January 2014 in Case T-468/12, Faktor B. i W. Gęsina v Commission

(Case C-138/14 P)

(2014/C 462/18)

Language of the case: Polish

Parties

Appellant: Firma Handlowa Faktor B. i W. Gęsina and Gęsina Wojciech (represented by: H. Mackiewicz, adwocat)

Other party to the proceedings: European Commission

By order of 30 September 2014, the Court of Justice (Eighth Chamber) dismissed the appeal and ordered Firma Handlowa Faktor B. i W. Gesina und Gesina Wojciech to bear its own costs.

Appeal brought on 7 April 2014 by Big Line Sas di Graziani Lorenzo against the judgment of the General Court (Seventh Chamber) delivered on 13 February 2014 in Case T-380/12, Demon International v Office for Harmonisation in the Internal Market, Big Line Sas di Graziani Lorenzo

(Case C-170/14 P)

(2014/C 462/19)

Language of the case: Italian

Parties

Appellant: Big Line Sas di Graziani Lorenzo (represented by: B. Osti, avvocato)

Other parties to the proceedings: Demon International, LC, Office for Harmonisation in the Internal Market (Trade Marks and Designs)

By order of 6 November 2014, the Court of Justice (Sixth Chamber) dismissed the appeal as being in part manifestly unfounded and in part manifestly inadmissible.