

2. The second plea in law alleges breach of duty of care and the principle of sound administration, on the one hand, and of breach of the right to human dignity and Articles 1 and 31 of the Charter of Fundamental Rights of the European Union, on the other, on the ground that by not adopting a final decision on whether the incidents of alleged psychological harassment were true, the Parliament's authority empowered to conclude contracts of employment breached the principle of sound administration and its duty of care, thereby breaching the applicants' right to human dignity.

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**Action brought on 24 April 2020 — Steinel v EUIPO (MobileHeat)**

**(Case T-226/20)**

(2020/C 201/67)

*Language of the case: German*

**Parties**

*Applicant:* Steinel GmbH (Herzebrock-Clarholz, Germany) (represented by: M. Breuer and K. Freudenstein, lawyers)

*Defendant:* European Union Intellectual Property Office (EUIPO)

**Details of the proceedings before EUIPO**

*Trade mark at issue:* Registration of the EU word mark MobileHeat — Application for registration No 18 029 162

*Contested decision:* Decision of the Second Board of Appeal of EUIPO of 3 February 2020 in Case R 2472/2019-2

**Form of order sought**

The applicant claims that the Court should:

— annul the contested decision;

— order EUIPO to pay the costs.

**Plea in law**

— Infringement of Article 7(1)(b) and (c) read in conjunction with Article 7(2) of Regulation (EU) 2017/1001 of the European Parliament and Council.

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**Action brought on 24 April 2020 — Biovene Cosmetics v EUIPO — Eugène Perma France (BIOVÈNE BARCELONA)**

**(Case T-227/20)**

(2020/C 201/68)

*Language of the case: English*

**Parties**

*Applicant:* Biovene Cosmetics, SL (Barcelona, Spain) (represented by: E. Estella Garbayo, lawyer)

*Defendant:* European Union Intellectual Property Office (EUIPO)

*Other party to the proceedings before the Board of Appeal:* Eugène Perma France (Saint-Denis, France)