Appeal brought on 1 December 2021 by Collibra against the judgment of the General Court (Third Chamber) delivered on 22 September 2021 in Cases T-128/20 and T-129/20, Collibra v EUIPO — Dietrich (COLLIBRA and collibra)

(Case C-730/21 P)

(2022/C 222/14)

Language of the case: English

Parties

Appellant: Collibra (represented by: A. Renck and A. Bothe, Rechtsanwälte, and by I. Junkar, abogada)

Other parties to the proceedings: European Union Intellectual Property Office (EUIPO), Hans Dietrich

By order of 23 March 2022, the Court of Justice (Chamber determining whether appeals may proceed) held that the appeal was not allowed to proceed and that Collibra should bear its own costs.

Appeal brought on 16 December 2021 by Daw SE against the judgment of the General Court (Second Chamber) delivered on 6 October 2021 in Case T-32/21, Daw SE v European Union Intellectual Property Office

(Case C-781/21 P)

(2022/C 222/15)

Language of the case: German

Parties

Appellant: Daw SE (represented by: A. Haberl, Rechtsanwalt)

Other party to the proceedings: European Union Intellectual Property Office

By order of 28 March 2022, the Court of Justice of the European Union (Chamber determining whether appeals may proceed) decided that the appeal should not be allowed to proceed and ordered the appellant to bear its own costs.

Appeal brought on 21 December 2021 by Luis Miguel Novais against the order of the General Court (Ninth Chamber) delivered on 25 October 2021 in Case T-595/21 Novais v Portugal

(Case C-816/21 P)

(2022/C 222/16)

Language of the case: Portuguese

Parties

Appellant: Luis Miguel Novais (represented by: Á. Oliveira and C. Almeida Lopes, advogados)

Other party to the proceedings: Portuguese Republic

By order of 11 March 2022, the Court of Justice (Eighth Chamber) dismissed the appeal as manifestly unfounded and ordered Luis Miguel Novais to bear his own costs.