

**Order of the Court (Sixth Chamber) of 23 May 2019 (request for a preliminary ruling from the Monomeles Protodikeio Serron — Greece) — WP v Trapeza Peiraios AE**

(Case C-105/19) <sup>(1)</sup>

*(Reference for a preliminary ruling — Article 53(2) of the Rules of Procedure of the Court of Justice — Consumer protection — Unfair terms in consumer contracts — Directive 93/13/EEC — Powers and obligations of the national court — Order for payment procedure — Granting of the application to have that order set aside — Lack of sufficient information concerning the factual and regulatory context of the dispute in the main proceedings and the reasons justifying the need for a reply to the questions referred — Manifest inadmissibility)*

(2019/C 288/13)

*Language of the case: Greek*

**Referring court**

Monomeles Protodikeio Serron

**Parties to the main proceedings**

*Applicant:* WP

*Defendant:* Trapeza Peiraios AE

**Operative part of the order**

The request for a preliminary ruling from the Monomeles Protodikeio Serron (Court of First Instance (single judge) of Serres, Greece), by decision of 11 January 2019, is manifestly inadmissible.

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<sup>(1)</sup> OJ C 148, 29.4.2019.

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**Appeal brought on 31 January 2019 by WL against the judgment delivered by the General Court (Ninth Chamber) on 29 November 2018 in Case T-493/17, WL v ERCEA**

(Case C-78/19 P)

(2019/C 288/14)

*Language of the case: Italian*

**Parties**

*Appellant:* WL (represented by: F. Elia, avvocato)

*Other party to the proceedings:* European Research Council Executive Agency (ERCEA)

By order of 11 July 2019, the Court (Sixth Chamber) dismissed the appeal as being, in part, manifestly inadmissible and, in part, manifestly unfounded, and ordered WL to bear its own costs.