Action brought on 7 July 2014 — Decal España v Commission

(Case T-509/14)

(2014/C 292/68)

Language of the case: Spanish

Parties

Applicant: Decal España, SA (Barcelona, Spain) (represented by: M. Silva Sánchez, lawyer)

Defendant: European Commission

Form of order sought

The applicant claims that the General Court should:

- annul the contested decision in so far as it categorises the measures which, according to that decision, together constitute the 'Spanish Tax Lease System' as new State aid that is incompatible with the internal market;
- in the alternative, annul Articles 1 and 4 of the contested decision, which identify the investors in the Economic Interest Groupings (EIGs) as the beneficiaries of the alleged aid and as the sole addressees of the order for recovery;
- in the alternative, annul Article 4 of the contested decision, in so far as it orders recovery of the alleged aid in breach of general principles of EU law;
- in any event, annul Article 4 of the contested decision, in so far as it makes a determination as to the lawfulness of private contracts between the investors and other entities, in full or in such a way as to limit the bar on passing on the burden of recovery to the profitability of the operations; and
- order the Commission to pay the costs of these proceedings.

Pleas in law and main arguments

The pleas in law and main arguments are those raised in Case T-700/13 Bankia v Commission.

Appeal brought on 9 July 2014 by Christodoulos Alexandrou against the judgment of the Civil Service Tribunal of 14 May 2014 in Case F-34/13 Alexandrou v Commission

(Case T-515/14 P)

(2014/C 292/69)

Language of the case: French

Parties

Appellant: Christodoulos Alexandrou (Luxembourg, Luxembourg) (represented by R. Duta, lawyer)

Respondent: European Commission

Form of order sought

The appellant claims that the General Court should:

- admit the present appeal, declare it well founded;
- therefore, amend or set aside the judgment under appeal, on the basis of the grounds set out;
- in so far as is necessary, refer the case in the course of the proceedings to the European Civil Service Tribunal;