EN

Re:

Firstly, an application for annulment of the Parliament's decision of 1 December 2011 not to defend the applicant's parliamentary immunity and to reject his application for re-examination of the decision to waive immunity and, secondly, a claim for damages.

Operative part of the order

- 1. The action is dismissed as in part manifestly inadmissible and in part inadmissible.
- 2. Mr Viktor Uspaskich shall bear his own costs and shall pay the costs incurred by the European Parliament.
- 3. The Republic of Lithuania shall bear its own costs.
- (1) OJ C 126, 28.4.2012.

Order of the General Court of 5 June 2014 — Stanleybet Malta and Stanley International Betting v Commission

(Case T-416/13) (1)

(Action for annulment — Competition — Operation of video lottery terminals — Grant by Greece of an exclusive licence — Decision rejecting a complaint — Act not amenable to review — Inadmissibility)

(2014/C 329/16)

Language of the case: English

Parties

Applicants: Stanleybet Malta Ltd (Valetta, Malta) and Stanley International Betting Ltd (Liverpool, United Kingdom) (represented by: R.A. Jacchia, I. Picciano, A. Terranova, F. Ferraro, G. Dellis, P. Kakouris and I. Koimitzoglou, lawyers)

Defendant: European Commission (represented by: F. Ronkes Agerbeek and R. Striani, acting as Agents, subsequently by F. Ronkes Agerbeek)

Re:

Application for annulment of the decision contained in the letter of the Commission of 10 June 2013 by which it informed the applicants of its decision to reject their complaint and to close the file regarding Case COMP/39.981 — Stanleybet Group 2/OPAP.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. There is no need to rule on the applications of the Hellenic Republic and of the Organismos Prognostikon Agonon Podosfairou AE (OPAP) for leave to intervene.
- 3. Stanleybet Malta Ltd and Stanley International Betting Ltd shall bear their own costs and pay those borne by the European Commission.

⁽¹⁾ OJ C 313, 26.10.2013.