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Judgment of the General Court of 13 May 2016 - CX v Commission

(Case T-496/15 P) $(^{1})$

(Appeal — Appeal — Civil service — Officials — Disciplinary proceedings — Disciplinary measure — Downgrading — Rights of the defence — Articles 4 and 6 of the Staff Regulations — Article 9 of Annex IX to the Staff Regulations — Principle of proportionality — Manifest error of assessment)

(2016/C 232/26)

Language of the case: French

Parties

Appellant: CX (Enghien, Belgium) (represented by: É. Boigelot, lawyer)

Other party to the proceedings: European Commission (represented by: C. Ehrbar and F. Simonetti, acting as Agents)

Re:

Appeal against the judgment of the European Union Civil Service Tribunal (First Chamber) of 18 June 2015, CX v Commission (F-27/13, EU:F:2015:60), seeking to have that judgment set aside.

Operative part of the judgment

The Court:

1. Dismisses the appeal;

2. Orders CX to pay the costs.

(¹) OJ C 371, 9.11.2015.

Order of the General Court of 19 April 2016 — Regency Entertainment Psychagogiki kai Touristiki v Commission

(Case T-635/11) (¹)

(State aid — Annulment of the contested measure — Action which has become devoid of purpose — No need to adjudicate)

(2016/C 232/27)

Language of the case: English

Parties

Applicant: Regency Entertainment Psychagogiki kai Touristiki AE (Maroussi Attikis, Greece) (represented by: N. Niejahr, lawyer, F. Carlin, Barrister, Q. Azau, F. Spyropoulos, I. Dryllerakis, K. Spyropoulos, A. Komninos, K. Struckmann, lawyers, and M. Powell, Solicitor)

Defendant: European Commission (represented by: P.-J. Loewenthal, D. Triantafyllou and H. van Vliet, acting as Agents)

Intervener in support of the defendant: Koinopraxia Touristiki Loutrakiou AE OTA — Loutraki AE — Klab Otel Loutraki Kazino Touristikes kai Xenodocheiakes Epicheiriseis AE (Loutraki, Greece) (represented by: S. Pappas, lawyer)