

3. *Koinopraxia Touristiki Loutrakiou AE OTA — Loutraki AE — Klab Otel Loutraki Kazino Touristikos kai Xenodocheiakos Epicheiriseis AE shall bear its own costs.*

⁽¹⁾ OJ C 65, 3.3.2012.

Order of the General Court of 19 April 2016 — Athens Resort Casino v Commission

(Case T-36/12) ⁽¹⁾

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

(2016/C 232/29)

Language of the case: English

Parties

Applicant: Athens Resort Casino AE Symmetochon (Maroussi, 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: D. Triantafyllou, H. van Vliet and P. J. Loewenthal, acting as Agents)

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

Re:

Application for annulment of Commission Decision 2011/716/EU of 24 May 2011 on State aid C 16/10 (ex NN 22/10, ex CP 318/09) implemented by Greece in favour of certain Greek casinos (OJ 2011 L 285, p. 25).

Operative part of the order

1. *There is no longer any need to adjudicate on the present action.*
2. *The European Commission shall bear its own costs and pay those incurred by Athens Resort Casino AE Symmetochon*
3. *Koinopraxia Touristiki Loutrakiou AE OTA — Loutraki AE — Klab Otel Loutraki Kazino Touristikos kai Xenodocheiakos Epicheiriseis AE shall bear its own costs.*

⁽¹⁾ OJ C 80, 17.3.2012.

Action brought on 18 April 2016 – Wöhlke v EUIPO – Danielle Roches (ALIQUA)

(Case T-173/16)

(2016/C 232/30)

Language in which the application was lodged: English

Parties

Applicant: Christoph Wöhlke (Hamburg, Germany) (represented by: V. Rust-Sorge, lawyer).