Other parties to the proceedings: European Parliament (represented by: D. Warin and P. Schonard, acting as Agents), Council of the European Union (represented by: M. Balta and R. Wiemann, acting as Agents)

# Operative part of the order

- 1. The appeal is dismissed.
- 2. Carsten René Beul is ordered to pay the costs.
- (1) OJ C 191, 30.5.2016.

Request for a preliminary ruling from the Nyíregyházi Közigazgatási és Munkaügyi Bíróság (Hungary) lodged on 10 November 2016 — Dávid Vámos v Nemzeti Adó- és Vámhivatal Fellebbviteli Igazgatóság

(Case C-566/16)

(2017/C 104/35)

Language of the case: Hungarian

#### Referring court

Nyíregyházi Közigazgatási és Munkaügyi Bíróság

### Parties to the main proceedings

Applicant: Dávid Vámos

Defendant: Nemzeti Adó- és Vámhivatal Fellebbviteli Igazgatóság

#### Question referred

Is national legislation pursuant to with the tax authority may, when carrying out an *ex post* tax inspection, preclude the possibility of opting for the personal exemption, on the basis that the taxable person only has that possibility at the time of stating when his taxable activity commences, contrary to EU law?

Request for a preliminary ruling from the Landesgericht Korneuburg (Austria) lodged on 23 November 2016 — Admiral Casinos & Entertainment AG v Alexander Holiczky

(Case C-593/16)

(2017/C 104/36)

Language of the case: German

## Referring court

Landesgericht Korneuburg

#### Parties to the main proceedings

Applicant: Admiral Casinos & Entertainment AG

Defendant: Alexander Holiczky

By order of 7 February 2017, this case was removed from the Register of the Court of Justice.