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# Order of the General Court of 20 March 2014 — Donnici v Parliament

(Case T-43/13)  $(^{1})$ 

(Action for damages — Members of the European Parliament — Verification of credentials — European Parliament's decision declaring invalid a mandate as a MEP — Annulment of the decision of the Parliament by a judgment of the Court — Action in part manifestly inadmissible and in part manifestly unfounded in law)

(2014/C 159/35)

Language of the case: Italian

#### Parties

Applicant: Beniamino Donnici (Castrolibero, Italy) (represented by: V. Vallefuoco and J. Van Gyseghem, lawyers)

Defendant: European Parliament (represented by: N. Lorenz and S. Seyr, Agents)

#### Re:

Action for damages seeking compensation for the damage which the applicant suffered because of the adoption of Parliament's decision of 24 May 2007 on the verification of his credentials and which was annulled by the judgment of the Court of 30 April 2009 in Joined Cases C-393/07 and C-9/08 Italy and Donnici v Parliament, ECR I-3679.

# Operative part of the order

1. The action is dismissed.

2. Mr Deniamino Donnici is ordered to pay the costs of these proceedings.

(<sup>1</sup>) OJ C 79, 16.3.2013.

Order of the General Court of 19 March 2014 — Club Hotel Loutraki and Others v Commission

(Case T-57/13)  $(^1)$ 

(Action for annulment — State aid — Operation of video lottery terminals — Grant of an exclusive licence by the Hellenic Republic — Decision finding no State aid — Letter addressed to the complainants — Act not open to challenge — Inadmissibility)

(2014/C 159/36)

Language of the case: English

# Parties

Applicants: Club Hotel Loutraki AE (Loutraki, Greece); Vivere Entertainment AE (Athens, Greece); Theros International Gaming, Inc. (Patras, Greece); Elliniko Casino Kerkyras (Athens); Casino Rodos (Rhodes, Greece); and Porto Carras AE (Alimos, Greece) (represented by: S. Pappas, lawyer)

Defendant: European Commission (represented by: M. Afonso and P.-J. Loewenthal, acting as Agents)

Interveners in support of the defendant: Hellenic Republic (represented by: E.M. Mamouna, acting as Agent) and Organismos Prognostikon Agonon Podosfairou AE (OPAP) (Athens) (represented initially by K. Fountoukakos-Kyriakakos, Solicitor, L. Van den Hende and M. Sánchez Rydelski, lawyers, and subsequently by M. Petite and A. Tomtsis, lawyers)

Re:

Application for annulment of the decision allegedly contained in the Commission's letter of 29 November 2012 relating to a complaint by the applicants concerning the existence of State aid allegedly granted by the Greek authorities to OPAP

### Operative part of the order

- 1. The action is dismissed as being inadmissible.
- Club Hotel Loutraki AE, Vivere Entertainment AE, Theros International Gaming, Inc., Elliniko Casino Kerkyras, Casino Rodos and Porto Carras AE shall bear their own costs and pay those incurred by the European Commission and by Organismos Prognostikon Agonon Podosfairou AE (OPAP).
- 3. The Hellenic Republic shall bear its own costs.

(<sup>1</sup>) OJ C 114, 20.4.2013.

## Order of the General Court of 26 March 2014 — Adorisio and Others v Commission

(Case T-321/13) (<sup>1</sup>)

(Action for annulment — State aid — Aid granted to banks during the crisis — Recapitalisation of SNS Reaal and SNS Bank — Decision declaring the aid compatible with the internal market — Expropriation of holders of subordinated bonds — No legal interest in bringing proceedings — No standing to bring proceedings — Manifestly inadmissible)

(2014/C 159/37)

Language of the case: English

# Parties

Applicants: Stefania Adorisio (Rome, Italy) and the 363 other applicants whose names are listed in the Annex to the order (represented by: F. Sciaudone, L. Dezzani, R. Sciaudone, S. Frazzani and D. Contini, lawyers)

Defendant: European Commission (represented by: L. Flynn and P.-J. Loewenthal, acting as Agents)

#### Re:

Application for annulment of Commission Decision C(2013) 1053 final of 22 February 2013 relating to State aid SA.35382 (2013/N) — Kingdom of the Netherlands — Rescue SNS Reaal 2013

## Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Ms Stefania Adorisio and the 363 other applicants listed in the Annex hereto shall pay the costs.

(<sup>1</sup>) OJ C 233, 10.8.2013.

Appeal brought on 21 February 2014 by Carlos Andres and 150 other applicants against the judgment of the Civil Service Tribunal of 11 December 2013 in Case F-15/10, Andres and Others v ECB

(Case T-129/14 P)

(2014/C 159/38)

Language of the case: French

#### Parties

Appellants: Carlos Andres (Frankfurt am Main, Germany) and 150 other appellants (represented by: L. Levi, lawyer)