

Re:

Action for the annulment of the Commission's decision of 15 July 2013 refusing the request for access to preliminary drafts of the impact assessment report attached to the Commission's proposal for a revised directive on tobacco products.

Operative part of the order

1. *There is no longer any need to adjudicate on the action.*
2. *The European Commission shall pay, in addition to its own costs, the costs incurred by Philip Morris Benelux.*

⁽¹⁾ OJ C 344, 23.11.2013.

Order of the General Court of 10 September 2015 — Pannonhalmi Főapátság v Parliament

(Case T-453/14) ⁽¹⁾

(Action for annulment — Petition addressed to the Parliament concerning ownership of Lónyay castle in Rusovce (Slovak Republic) — Petition declared inadmissible — Obligation to state reasons — Action manifestly lacking any foundation in law)

(2015/C 381/30)

Language of the case: Hungarian

Parties

Applicant: Magyar Bencés Kongregáció Pannonhalmi Főapátság (Pannonhalma, Hungary) (represented by: D. Sobor, lawyer)

Defendant: European Parliament (represented by: A. Pospíšilová Padowska and T. Lukácsi, acting as Agents)

Re:

Application for annulment of the decision of the Petitions Committee of the European Parliament of 16 April 2014 whereby that Committee declared the petition presented by the applicant on 26 June 2013 inadmissible on the ground that it did not fall within the sphere of activity of the European Union.

Operative part of the order

1. *The action is dismissed.*
2. *Magyar Bencés Kongregáció Pannonhalmi Főapátság shall pay the costs.*
3. *There is no need to adjudicate on the applications for leave to intervene by the Slovak Republic and by Hungary.*

⁽¹⁾ OJ C 303, 8.9.2014.