

Defendant: European Commission (represented by: T. Bohr and L. Vernier, acting as Agents, assisted by A. Dal Ferro, lawyer)

Re:

Application under Article 270 TFEU seeking (i) annulment of the decision of the Commission of 13 September 2018 rejecting the application for the recusal of doctor A, a medical practitioner appointed by the Commission to a medical committee established in the context of a request on the part of the applicant seeking recognition of the aggravation of an occupational disease and (ii) compensation for the harm that the applicant claims to have suffered.

Operative part of the order

1. The action is dismissed as inadmissible.
2. Arnaldo Lucaccioni is ordered to pay the costs.

⁽¹⁾ OJ C 295, 2.9.2019.

Order of the President of the General Court of 13 March 2020 — Helsingin Bussiliikenne v Commission

(Case T-603/19 R)

(Application for interim measures — State aid — Decision declaring the aid incompatible with the internal market and ordering its recovery — Application for suspension of operation of a measure — No urgency)

(2020/C 175/36)

Language of the case: Finnish

Parties

Applicant: Helsingin Bussiliikenne Oy (Helsinki, Finland) (represented by O. Hyvönen and N. Rosenlund, lawyers)

Defendant: European Commission (represented by M. Huttunen and F. Tomat, acting as Agents)

Intervener in support of the applicant: the Republic of Finland (represented by J. Heliskoski, acting as Agent)

Re:

Application under Articles 278 and 279 TFEU seeking suspension of operation of Commission Decision C(2019) 3152 final of 28 June 2019 on the State aid SA.33846 (2015/C) (ex 2014/NN) (ex 2011/CP) implemented by the Republic of Finland for the applicant.

Operative part of the order

1. The application for interim measures is rejected;
 2. There is no need to adjudicate on the application to intervene by Nobina Oy and Nobina AB and on the request for confidential treatment by the European Commission;
 3. The costs are reserved, with the exception of those incurred by Nobina Oy and Nobina AB, which shall bear their own costs relating to their application to intervene in the proceedings for interim measures.
-