

ORDER OF THE COURT

(Sixth Chamber)

of 17 November 2005

in Case C-121/04 P: Minoikes Grammes ANE (Minoan Lines SA) v Commission of the European Communities ⁽¹⁾

(Appeal — Article 85(1) of the EC Treaty (now Article 81(1) EC) — Competition — Cartels — Agreements between undertakings — Proof of an undertaking's participation in meetings of undertakings with an anti-competitive purpose)

(2006/C 60/24)

(Language of the case: Greek)

In Case C-121/04 P: APPEAL under Article 56 of the Statute of the Court of Justice, brought on 1 March 2004, by Minoikes Grammes ANE (Minoan Lines SA) (represented by: I. Dryllerakis, E. Dryllerakis and N. Korogiannakis), the other party to the proceedings being: Commission of the European Communities (Agents: R. Lyal and T. Christoforou, assisted by A. Oikonomou), the Court (Sixth Chamber), composed of J. Malenovský, President of the Chamber, J.-P. Puissochet (Rapporteur), and S. von Bahr, Judges; D. Ruiz-Jarabo Colomer, Advocate General; R. Grass, Registrar, made an order on 17 November 2005, in which it ruled:

1. *The appeal is dismissed;*
2. *The Commission's cross-appeal is dismissed;*
3. *Minoikes Grammes ANE (Minoan Lines SA) shall bear 90 % of the costs;*
4. *The Commission of the European Communities shall bear 10 % of the costs.*

⁽¹⁾ OJ C 106 of 30.04.2004.

ORDER OF THE COURT

(Fifth Chamber)

of 23 September 2005

in Case C-357/04 P: Antonio Andolfi v Commission of the European Communities ⁽¹⁾

(Appeal — JOP Programme — Project to set up a joint Italo-Romanian company — Withdrawal of financial aid initially granted — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2006/C 60/25)

(Language of the case: Italian)

In Case C-357/04 P: APPEAL under Article 56 of the Statute of the Court of Justice, brought on 17 August 2004, by Antonio Andolfi, residing in Rome (Italy), (Avvocato: S. Amato) the other party to the proceedings being: Commission of the European Communities (Agent: E. Montaguti), assisted by Avvocato: A. Dal Ferro), the Court (Fifth Chamber), composed of R. Silva de Lapuerta, President of the Chamber, C. Gulmann and P. Kūris (Rapporteur), Judges; L.A. Geelhoed, Advocate General; R. Grass, Registrar, made an order on 23 September 2005, the operative part of which is as follows:

1. *The appeal is dismissed.*
2. *Mr Andolfi shall pay the costs.*

⁽¹⁾ OJ C 284 of 20.11.2004.

ORDER OF THE COURT

(Second Chamber)

of 1 December 2005

in Case C-447/04: Reference for a preliminary ruling from the Landesgericht Innsbruck in Autohaus Ostermann GmbH v VAV Versicherungs AG ⁽¹⁾

(Article 104(3) second subparagraph of the Rules of Procedure — Automobile civil liability insurance — Directive 2000/26/EC — Period for insurance undertaking to assess compensation claims)

(2006/C 60/26)

(Language of the case: German)

In Case C-447/04: reference for a preliminary ruling under Article 234 EC from the Landesgericht Innsbruck, (Austria),