

2. Mr Gerald Steinberg shall bear his own costs and pay those incurred by the European Commission.

(¹) OJ C 80, 27.3.2010.

**Order of the General Court of 23 November 2012
— Crocs v OHIM — Holey Soles Holdings and PHI
(Representation of footwear)**

(Case T-302/10) (¹)

**(‘Community trade mark — Invalidity action — Withdrawal
of the invalidity action — No need to adjudicate’)**

(2013/C 26/87)

Language of the case: English

Parties

Applicant: Crocs, Inc. (Niwtot, United States of America) (represented by: I.R. Craig, solicitor)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs) (represented by: S. Hanne, agent)

Other parties to the proceedings before the Board of Appeal of OHIM: Holey Soles Holdings Ltd (Vancouver, Canada; and Partenaire Hospitalier International (La Haie Foissière, France)

Re:

Action brought against the decision of the Third Board of Appeal of OHIM of 26 March 2010 (Case R 9/2008-3), relating to invalidity proceedings between Holey Shoes Holdings Ltd and Partenaire Hospitalier International and Crocs, Inc.

Operative part of the order

1. There is no need to adjudicate on the action.
2. The applicant shall bear its own costs and those incurred by the defendant.

(¹) OJ C 260, 25.9.2010.

**Order of the General Court of 27 November 2012 —
ADEDY and Others v Council**

(Case T-541/10) (¹)

**(Actions for annulment — Decisions addressed to a Member
State with a view to remedying a situation of excessive deficit
— No direct concern — Inadmissibility)**

(2013/C 26/88)

Language of the case: Greek

Parties

Applicants: Anotati Dioikisi Enoseon Dimosion Ypallilon (ADEDY), (Athens, Greece); Spyridon Papaspyros (Athens); and Ilias Iliopoulos (Athens) (represented by: M.-M. Tsipra, lawyer)

Defendant: Council of the European Union (represented by: T. Middleton, A. De Gregorio Merino and E. Chatziioakeimidou, acting as Agents)

Intervening party in support of the Defendant: European Commission (represented by: B. Smulders, J. P. Keppenne and M. Konstantinidis, acting as Agents)

Re:

Application for annulment, firstly, of Council Decision 2010/320/EU of 10 May 2010 addressed to Greece with a view to reinforcing and deepening fiscal surveillance and giving notice to Greece to take measures for the deficit reduction judged necessary to remedy the situation of excessive deficit (OJ 2010 L 145, p. 6; corrigendum OJ 2011 L 209, p. 63) and, secondly, of Council Decision 2010/486/EU of 7 September 2010 amending Decision 2010/320/EU (OJ 2010 L 241, p. 12).

Operative part of the order

1. The action is dismissed.
2. Orders Anotati Dioikisi Enoseon Dimosion Ypallilon (ADEDY), Mr Spyridon Papaspyros and Mr Ilias Iliopoulos to bear their own costs as well as those incurred by the Council of the European Union.
3. Orders the European Commission to bear its own costs.

(¹) OJ C 30, 29.1.2011.

**Order of the General Court of 27 November 2012 —
ADEDY and Others v Council**

(Case T-215/11) (¹)

**(Actions for annulment — Decisions addressed to a Member
State with a view to remedying a situation of excessive deficit
— No direct concern — Inadmissibility)**

(2013/C 26/89)

Language of the case: Greek

Parties

Applicants: Anotati Dioikisi Enoseon Dimosion Ypallilon (ADEDY), (Athens, Greece); Spyridon Papaspyros (Athens); and Ilias Iliopoulos (Athens) (represented by: M.-M. Tsipra, lawyer)

Defendant: Council of the European Union (represented by: G. Maganza, M. Vitsentzatos and A. de Gregorio Merino, acting as Agents)

Intervening party in support of the defendant: European Commission (represented by: B. Smulders, J. P. Keppenne and M. Konstantinidis, acting as Agents)