Order of the General Court of 16 October 2014 — Mallis et Malli v Commission and ECB

(Case T-327/13) (1)

(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)

(2014/C 448/28)

Language of the case: Greek

Parties

Applicants: Constantinos Mallis (Larnaca, Cyprus) and Elli Constantinou Malli (Larnaca, Cyprus) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Constantinos Mallis and Elli Constantinou Malli are ordered to pay, in addition to their own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).

(1) OJ C 252, 31.8.2013.

Order of the General Court of 16 October 2014 — Tameio Pronoias Prosopikou Trapezis Kyprou v Commission and ECB

(Case T-328/13) (1)

(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)

(2014/C 448/29)

Language of the case: Greek

Parties

Applicant: Tameio Pronoias Prosopikou Trapezis Kyprou (Nicosia, Cyprus) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

EN

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Tameio Pronoias Prosopikou Trapezis Kyprou is ordered to pay, in addition to its own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).
- (1) OJ C 252, 31.8.2013.

Order of the General Court of 16 October 2014 — Khatzithoma v Commission and ECB

(Case T-329/13) (1)

(Action for annulment — Cyprus stability support programme — Declaration of the Eurogroup concerning the restructuring of the banking sector in Cyprus — Erroneous identification of the defendant in the application — Inadmissibility)

(2014/C 448/30)

Language of the case: Greek

Parties

Applicants: Petros Khatzithoma (Makedonitissa, Cyprus); and Elenitsa Khatzithoma (Makedonitissa) (represented by: E. Efstathiou, K. Efstathiou and K. Liasidou, lawyers)

Defendants: European Commission (represented by: B. Smulders, J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: A. Sáinz de Vicuña Barroso, N. Lenihan and F. Athanasiou, acting as Agents, and by W. Bussian, W. Devroe and D. Arts, lawyers)

Re:

Application for annulment of the declaration of the Eurogroup of 25 March 2013 concerning, inter alia, the restructuring of the banking sector in Cyprus.

Operative part of the order

- 1. The action is dismissed as inadmissible.
- 2. Petros Khatzithoma and Elenitsa Khatzithoma are ordered to pay, in addition to their own costs, the costs incurred by the European Commission and by the European Central Bank (ECB).

⁽¹⁾ OJ C 252, 31.8.2013.