

Case T-443/93

Casillo Grani SNC

v

Commission of the European Communities

(State aid — Applicant declared bankrupt — Interest in bringing proceedings —  
No need to give a decision)

Judgment of the Court of First Instance (Second Chamber, Extended  
Composition), 27 April 1995 ..... II - 1376

Summary of the Judgment

*Actions for annulment — Interest in bringing proceedings — Applicant contesting a decision authorizing national aid in favour of a competitor — Applicant subsequently declared bankrupt but before payment of the aid — No longer any interest in bringing proceedings — No need to give judgment*

*(EC Treaty, Art. 173)*

There is no need to give a decision on an action for annulment brought by an undertaking against a Commission decision authorizing national aid to a competitor, where the applicant's interest in bringing the proceed-

ings, if there were any, no longer subsists owing to the fact that it has in the meantime, but before payment of the aid could affect its competitive situation, been declared bankrupt.