

Case T-73/97

British Shoe Corporation Footwear Supplies Ltd and Others

v

Commission of the European Communities

(Dumping — Textile footwear originating in the People's Republic of China and Indonesia — Commission Regulation imposing a provisional anti-dumping duty — Action for annulment — Subsequent regulation imposing a definitive anti-dumping duty — No need to adjudicate)

Order of the Court of First Instance (First Chamber, Extended Composition),
30 June 1998 II - 2620

Summary of the Order

Actions for annulment — Action contesting a regulation imposing a provisional anti-dumping duty — Supervening regulation imposing a definitive anti-dumping duty — Effects on the interest in bringing an action

(EC Treaty, Art. 173)

An importer cannot rely on any legal effect arising from a regulation imposing a provisional anti-dumping duty in order to establish an interest in challenging it before the Community judicature, if the amounts which it had to pay under that provisional regu-

lation have been definitively collected at the rate laid down by the definitive regulation and the amounts which exceeded that rate, or related to products no longer affected by the anti-dumping duty, have been definitively released.