

# Oxford Competition Law

**Balearia Eurolíneas Marítimas, SA and Euromaroc 2000, SLU v National Commission on Markets and Competition, Trasmediterránea, SA (joining) and ors (joining), Appeal judgment, No 16/2017, Case 6/2013, OCL 214 (ES 2016), 22nd December 2016, Spain; National Competition Commission [CNC]**

**Date:** 22 December 2016

**Citation(s):** No 16/2017 (Decision No)

Case 6/2013 (Official Case No)

OCL 214 (ES 2016) (OUP reference)

**Content type:** Domestic court decisions

**Product:** Oxford Competition Law [OCL]

**Jurisdiction:** Spain [es]; National Competition Commission [CNC]

Whether a national competition authority could rely on documents provided by a leniency applicant when other evidence was invalid due to the illegality of inspections.

To what extent the illegality of an inspection order entailed the invalidity of a fine regardless of the existence of further evidence.

To what extent it was possible to discern if the decision of a national competition authority would have remained the same if it were based solely on evidence other than documents seized at an illegal inspection.

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