



## Reports of Cases

### Order of the General Court (Sixth Chamber) of 27 February 2019 – SFIE-PE v Parliament

(Case T-401/18)

(Action for annulment — Institutional law — Interpreters' strike — Measures requisitioning interpreters adopted by the European Parliament — Measure not open to challenge — No individual concern — Inadmissibility)

1. *Judicial proceedings — Decision replacing in the course of proceedings a contested decision since withdrawn — Admissibility of new pleas — Limits — Hypothetical measures not yet adopted*

(see paras 29, 30, 32)

2. *Fundamental rights — Right to effective judicial protection — Limits — Compliance with the conditions governing the admissibility of an action*

(Art. 6(1) TEU; Art. 263 TFEU; Charter of Fundamental Rights of the European Union, Arts 47 and 52(7))

(see para. 33)

3. *Action for annulment — Natural or legal persons — Measures of direct and individual concern to them — Action brought by a trade association set up to protect and represent its members — Admissibility — Conditions*

(Art. 263, fourth para. TFEU)

(see paras 44, 56, 61, 62)

4. *Actions brought by officials — Application for damages linked to an application for annulment — Inadmissibility of the application for annulment entailing inadmissibility of the claim for compensation*

(Staff Regulations of Officials, Arts 90 and 91)

(see para. 66)

**Re:**

Application under Articles 263 and 268 TFEU seeking, first, the annulment of the decision of 2 July 2018 of the Director General of Personnel of the Parliament requisitioning interpreters and conference interpreters for 3 July 2018 and the subsequent decisions of the Director General of Personnel of the Parliament requisitioning interpreters and conference interpreters for 4, 5, 10 and 11 July 2018 and, second, an order that the Parliament make good the non-pecuniary harm caused by those decisions assessed *ex aequo et bono* at EUR 10 000.

**Operative part**

1. The action is dismissed as inadmissible.
2. There is no need to adjudicate on the application for leave to intervene made by the Council of the European Union.
3. The Syndicat des fonctionnaires internationaux et européens — Section du Parlement européen (SFIE-PE) shall pay the costs, including the costs of the interim proceedings, with the exception of those related to the application for leave to intervene made by the Council.
4. The SFPI-PE, the European Parliament and the Council shall each bear their own costs of the application for leave to intervene made by the Council.