

**JUDGMENT OF THE COURT OF FIRST INSTANCE****of 14 January 2004****in Case T-109/01: Fleuren Compost BV v Commission of the European Communities<sup>(1)</sup>****(Actions for annulment — State aid — Aid granted by the Kingdom of the Netherlands to manure-processing undertakings — Scheme approved by the Commission for a fixed period — Aid granted before or after the approved period)**

(2004/C 85/45)

*(Language of the case: Dutch)*

In Case T-109/01, Fleuren Compost BV, established in Middeharnis (Netherlands), represented by J. Stuyck, lawyer, v Commission of the European Communities (Agents: V. di Bucci and H. van Vliet): Application for the annulment of Commission Decision 2001/521/EC of 13 December 2000 on the aid scheme implemented by the Kingdom of the Netherlands for six manure-processing companies (OJ 2001 L 189, p. 13), the Court of First Instance (Second Chamber, Extended Composition), composed of: N. J. Forwood, President, J. Pirrung, P. Mengozzi, A. W. H. Meij and M. Vilaras, Judges; J. Plingers, Administrator, for the Registrar, has given a judgment on 14 January 2004, in which it:

1. Dismisses the action;
2. Orders the applicant to pay the costs.

<sup>(1)</sup> OJ C 227 of 11.8.2001.

**JUDGMENT OF THE COURT OF FIRST INSTANCE****of 21 January 2004****in Case T-328/01: Tony Robinson v European Parliament<sup>(1)</sup>****(Temporary servant — Promotion to Grade A 3 — Staff of the Parliamentary Group of the European Socialist Parties)**

(2004/C 85/46)

*(Language of the case: French)*

In Case T-328/01: Tony Robinson, a temporary servant of the European Parliament, residing in Brussels (Belgium), represent-

ed by É Boigelot, lawyer, with an address for service in Luxembourg, against European Parliament (Agents: L. Knudsen and D. Moore) — application, first, for annulment of the decision of the secretariat of the Parliamentary Group of the European Socialist Parties, adopted at its meeting on 6 and 7 March 2001, to promote two temporary servants to Grade A 3 and, second, for compensation for the harm sustained by the applicant as a result of that promotion - the Court of First Instance (Fourth Chamber), composed of V. Tiili, President, and P. Mengozzi and M. Vilaras, Judges; J. Palacio González, Principal Administrator, for the Registrar, gave a judgment on 21 January 2004, in which it:

1. Annuls the decision of the secretariat of the Parliamentary Group of the European Socialist Parties, adopted at its meeting on 6 and 7 March 2001, promoting Ms F. and Mr M. to Grade A 3 with effect from 1 March 2001;
2. Orders the Parliament to pay the costs.

<sup>(1)</sup> OJ C 56 of 2.3.2002.

**JUDGMENT OF THE COURT OF FIRST INSTANCE****of 21 January 2004****in Case T-97/02: Prodromos Mavridis v Commission of the European Communities<sup>(1)</sup>****(Officials — Promotion — Omission from the list of officials promoted to Grade A 5 — Availability of staff reports)**

(2004/C 85/47)

*(Language of the case: French)*

In Case T-97/02: Prodromos Mavridis, an official of the Commission of the European Communities, residing in Brussels (Belgium), represented by J.-N. Louis, lawyer, with an address for service in Luxembourg, against Commission of the European Communities (Agents: J. Currall, V. Joris and D. Waelbroeck) — application for annulment of the Commission's decision of 6 April 2001 not to enter the applicant on the list of officials promoted to Grade A 5 in the 2001 promotion round, the Court of First Instance, composed of P. Mengozzi, Single Judge; J. Plingers, Administrator, for the Registrar, gave a judgment on 21 January 2004, in which it: