

Judgment of the General Court of 6 June 2019 — Dalli v Commission(Case T-399/17) ⁽¹⁾**(Non-contractual liability — Investigation by OLAF — Sufficiently serious breach of a rule of law conferring rights on individuals — Non-material damage — Causal link)**

(2019/C 255/39)

Language of the case: English

Parties*Applicant:* John Dalli (St. Julians, Malta) (represented by: L. Levi and S. Rodrigues, lawyers)*Defendant:* European Commission (represented by: J. P. Keppenne and J. Baquero Cruz, Agents)**Re:**

Action under Article 268 TFEU seeking compensation for damage allegedly suffered by the applicant as a result of the illegal conduct of the Commission and the European Anti-Fraud Office (OLAF), connected with the termination of his office as a Member of the Commission on 16 October 2012.

Operative part of the judgment

The Court:

1. *Dismisses the action;*
2. *Orders Mr John Dalli to bear his own costs as well as those incurred by the European Commission.*

⁽¹⁾ OJ C 277, 21.8.2017.

Judgment of the General Court of 6 June 2019 — EIB v Syria(Case T-539/17) ⁽¹⁾**(Arbitration clause — Al Thawra Loan Agreement No 16405 — Non-performance of the agreement — Repayment of the sums advanced — Default interest — Procedure by default)**

(2019/C 255/40)

Language of the case: English

Parties*Applicant:* European Investment Bank (represented initially by P. Chamberlain, T. Gilliams, F. Oxangoiti Briones and J. Shirran, and subsequently by F. Oxangoiti Briones, J. Klein and J. Shirran, acting as Agents, and by D. Arts, lawyer, and T. Cusworth, Solicitor)