

**Order of the General Court of 25 October 2019 –Briois v Parliament****(Case T-750/18) <sup>(1)</sup>*****(Institutional law — Member of the European Parliament — Privileges and immunities — Decision to waive parliamentary immunity — Expiry of the electoral mandate — No longer any interest in bringing proceedings — No need to adjudicate)***

(2019/C 432/66)

*Language of the case: French***Parties***Applicant:* Steeve Briois (Hénin-Beaumont, France) (represented by: F. Wagner, lawyer)*Defendant:* European Parliament (represented by: S. Alonso de León and C. Burgos, acting as Agents)**Re:**

Action under Article 263 TFEU seeking annulment of Decision P8\_TA(2018)0401 of the Parliament of 24 October 2018 to waive the applicant's parliamentary immunity.

**Operative part of the order**

1. *There is no longer any need to adjudicate on the present case.*
2. *The parties shall bear their own costs.*

---

<sup>(1)</sup> OJ C 82, 4.3.2019.

**Order of the General Court of 17 October 2019 — Jap Energéticas y Medioambientales v Commission****(Case T-145/19) <sup>(1)</sup>*****(Action for annulment — Grant agreement concluded under the Financial Instrument for the Environment (LIFE+) — Debit note — Measure which is part of a purely contractual context from which it is inseparable — No reclassification of the action — Manifest inadmissibility)***

(2019/C 432/67)

*Language of the case: Spanish***Parties***Applicant:* Jap Energéticas y Medioambientales, SL (Valencia, Spain) (represented by: G. Alabau Zabal, lawyer)*Defendant:* European Commission (represented by: J. Estrada de Solà and S. Izquierdo Pérez, acting as Agents)**Re:**

Application under Article 263 TFEU seeking annulment of a debit note issued by the Commission on 14 January 2019 in order to recover the sum of EUR 82 750,96 paid to the applicant in the context of financial assistance for a prototype project for the production of hydrogen using clean water, ammonia and recycled aluminium.