annulment of the implied decision of the Court of Auditors rejecting the applicant's request for reinstatement following leave on personal grounds of 22 January 2001, and the Court of Auditors" decision of 12 December 2001 rejecting the complaint lodged by the applicant on 14 August 2001 and, second, compensation for material and non-material loss allegedly suffered by the applicant, — the Court of First Instance (R. García-Valdecasas, single Judge); J. Plingers, Administrator, for the Registrar, has given a judgment on 17 July 2003, in which it:

- 1. Dismisses the application;
- 2. Orders the parties to bear their own costs.

(1) OJ No C 131 of 1 June 2002.

#### ORDER OF THE COURT OF FIRST INSTANCE

of 25 June 2003

in Case T-287/02 Asian Institute of Technology v Commission of the European Communities (1)

(Action for annulment — Decision to conclude a research contract — Time-limit — Inadmissible)

(2003/C 226/35)

(Language of the case: French)

In Case T-287/02: Asian Institute of Technology (AIT), whose registered office is at Pathumthani (Thailand), represented by H. Teissier du Cros, lawyer, with an address for service in Luxembourg, against Commission of the European Communities (Agents: P. Kuijper and B. Schöfer) — application for annulment of the decision of the Commission of 4 July 2000 to conclude a research contract under the 'Asia-Invest' programme with the Center for Energy-Environment Research and Development — the Court of First Instance (Fifth Chamber), composed of R. Garcia-Valdecasas, President, P. Lindh and J.D. Cooke, Judges; H. Jung, Registrar, has given a judgment on 25 June 2003, in which it:

- 1. Dismisses the application as inadmissible.
- 2. Orders the applicant to pay its own costs and those incurred by the Commission.

(1) OJ C 289, 23.11.2002.

# ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 15 May 2003

in Case T-47/03 R: Jose Maria Sison v Council of the European Union

(Interlocutory proceedings — Restrictive measures with a view to combating terrorism — Freezing of funds — Disallowance of benefits — Partial inadmissibility of the orders sought — Urgency — Absence)

(2003/C 226/36)

(Language of the case: English)

In Case T-47/03 R, Jose Maria Sison, resident in Utrecht (the Netherlands), represented by J. Fermon, A. Comte, H.E. Schultz, D. Gurses, T. Olsson and J. Lamchek, lawyers, against Council of the European Union (Agents: M. Vitsentzatos and M. Bishop): Application for, first, an order suspending the operation of Decision 2002/974/EC implementing Article 2 (3) of Regulation No 2580/2001 on specific restrictive measures directed against certain persons and entities with a view to combating terrorism and repealing Decision 2002/848/EC (OJ 2002 L 337, p. 85) in so far as it mentions the name of the applicant, second, an order requesting the Council not to include the applicant in any new decision implementing Article 2(3) of Regulation No 2580/2001 and, third, an order requesting the Council to inform all Member States that the restrictive measures adopted in relation to the applicant have no legal basis, the President of the Court of First Instance made an order on 15 May 2003, the operative part of which is as follows:

- 1. The application for interim relief is dismissed;
- 2. Costs are reserved.

#### ORDER OF THE COURT OF FIRST INSTANCE

of 16 May 2003

in Case T-140/03: Forum 187 ASBL v Commission of the European Communities (1)

(Declining of jurisdiction)

(2003/C 226/37)

(Language of the case: English)

In Case T-140/03, Forum 187 ASBL, represented by A. Sutton and J. Killick, Barristers, v Commission of the European Communities (Agents: V. Di Bucci, R. Lyal and G. Rozet):

Application for annulment of decision C(2003) 564 final of 17 February 2003 concerning the system of State aid implemented by Belgium in favour of coordination centres established in Belgium, the Court of First Instance (First Chamber, Extended Composition), composed of: B. Vesterdorf, President, J. Azizi, M. Jaeger, H. Legal and E. Martins Ribeiro, Judges; H. Jung, Registrar, has made an order on 16 May 2003, the operative part of which is as follows:

- The Court of First Instance declines jurisdiction in Case T-140/03
   Forum 187 ASBL v Commission in favour of the Court of Justice in order to enable the latter to rule on the application for annulment.
- 2. The costs are reserved.

(	(1)	OI	I C	158	of	5 7	200	Λ <b>2</b>
						<b>).</b> /	.200	)

lawyer, against Commission of the European Communities — application for suspension of enforcement of the Commission Decision of 18 June 2003 terminating the applicant's assignment to a post in the delegation of that institution in Nairobi (Kenya) with effect from 15 July 2003, the President of the Court of First Instance made an order of 3 July 2003, the operative part of which is as follows:

- 1. Enforcement of the Commission Decision of 18 June 2003 terminating the applicant's assignment to a post in the delegation of that institution in Nairobi (Kenya) is suspended with effect from 15 July 2003 until the end of the present interim proceedings.
- 2. Costs are reserved.

## ORDER OF THE PRESIDENT OF THE COURT OF FIRST INSTANCE

of 3 July 2003

in Case T-249/03 R: Y v Commission of the European Communities

(Interim measures — Official — Article 105(2) of the Rules of Procedure)

(2003/C 226/38)

(Language of the case: French)

In Case T-249/03 R Y, an official of the Commission of the European Communities, represented by S. Papanikolaou,

### Removal from the register of Case T-78/03 (1)

(2003/C 226/39)

(Language of the Case: French)

By order of 26 June 2003 the President of the Fifth Chamber of the Court of First Instance of the European Communities ordered the removal from the register of Case T-78/03: Haladjian Frères v Commission of the European Communities.

<sup>(1)</sup> OJ C 112 of 10.5.2003.