

ORDER OF THE COURT OF FIRST INSTANCE**of 7 June 2004****in Case T-230/02: X v Commission of the European Communities** ⁽¹⁾**(Action for damages — Prior complaint through official channels — Action in part devoid of any legal basis and in part inadmissible)**

(2004/C 239/49)

(Language of the case: French)

In Case T-230/02: X, a former official of the European Communities, residing at Hellerup (Denmark), represented by G. Bouneou and F. Frabetti, lawyers, with an address for service in Luxembourg, against Commission of the European Communities (Agents: C. Berardis-Kayser and D. Martin, with an address for service in Luxembourg) — application for compensation for the non-material damage allegedly suffered by the applicant as a result of the Commission's failure to comply with the judgments of the Court of First Instance and of the conduct of the applicant's line manager — the Court of First Instance (Third Chamber), composed of J. Azizi, President, M. Jaeger and F. Dehousse, Judges; H. Jung, Registrar, has made an order on 7 June 2004, in which it:

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

⁽¹⁾ OJ C 247 of 12.10.2002.

ORDER OF THE COURT OF FIRST INSTANCE (Fourth Chamber)**of 27 May 2004****in Case T-379/02: Antonio Di Adolfo v Commission of the European Communities** ⁽¹⁾**(Action for annulment — Time-limits — Claim for compensation — Originating application — Formal requirements — Injunction against an institution — Manifestly inadmissible)**

(2004/C 239/50)

(Language of the case: Italian)

In Case T-379/02: Antonio Di Adolfo, residing at Rome (Italy), represented by S. Amato, lawyer, against Commission of the European Communities (Agent: E. Montaguti assisted by A. Dal Ferro, lawyer) with an address for service in Luxembourg — application for, on one hand, annulment of the Commission Decision of 30 October 2001 withdrawing financial assistance originally granted to the applicant in the context of the Joint

Venture Programme for the incorporation of an Italo-Romanian joint venture company (JOP Facility 2 — Project in Romania with Phoenix European S.r.l. - J2BROSEVEN) and, on the other hand, damages in respect of the loss allegedly caused to the applicant — the Court of First Instance (Fourth Chamber), composed of H. Legal, President, V. Tiili and M. Vilaras, Judges; H. Jung, Registrar, made an order on 27 May 2004, the operative part of which is as follows:

1. The claim is dismissed as manifestly inadmissible;
2. The applicant is ordered to pay the costs.

⁽¹⁾ OJ C 44, 22.2.2003.

ORDER OF THE COURT OF FIRST INSTANCE**of 6 May 2004****in Case T-34/03: André Hecq v Commission of the European Communities** ⁽¹⁾**(Staff cases — Act adversely affecting an official — Capacity to bring proceedings — Official acting personally and not on behalf of a trade union organisation — Inadmissibility)**

(2004/C 239/51)

(Language of the case: French)

In Case T-34/03: André Hecq, a former official of the Commission of the European Communities, residing in Mondercange (Luxembourg), represented by L. Vogel, lawyer, against the Commission of the European Communities (Agents: J. Currall and V. Joris) — application for annulment of the Commission's decision of 4 October 2002 rejecting the complaint brought by Mr Hecq, acting both personally and in his capacity as President of the Syndicat des Fonctionnaires Internationaux et Européens, against various decisions relating to the representation of staff and the resources made available by the Commission, and for compensation for the damage allegedly suffered as a result of those decisions — the Court of First Instance (Fifth Chamber), composed of P. Lindh, President, R. Garcia-Valdecasas and J.D. Cooke, Judges; H. Jung, Registrar, has made an order on 6 May 2004, in which it:

1. Dismisses the action as inadmissible;
2. Orders the applicant to bear his own costs and pay those of the Commission.

⁽¹⁾ OJ C 101 of 26.04.2003.