

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 11 June 2002

in Case T-365/00: **Alsace International Car Service SARL (AICS) v European Parliament** ⁽¹⁾

(Public contracts for the provision of services — Transport of persons using vehicles with drivers during sessions of the Parliament in Strasbourg — Conformity with French law)

(2002/C 202/35)

(Language of the case: French)

In Case T-365/00, Alsace International Car Service SARL (AICS), established in Strasbourg (France), represented by J.C. Fourgoux and J.L. Fourgoux, lawyers, with an address for service in Luxembourg, v European Parliament (Agents: O. Caisou-Rousseau and D. Peterheim): Application for annulment of the European Parliament's decision of 4 October 2000 rejecting the applicant's request of 5 September 2000 concerning the validity of the contract entered into between the Parliament and Coopérative Taxi 13 and, secondly, for damages for the loss allegedly suffered by the applicant as a result of that decision, the Court of First Instance (Fifth Chamber), composed of: J.D. Cooke, President, R. García-Valdecasas and P. Lindh, Judges; D. Christensen, Administrator, for the Registrar, has given a judgment on 11 June 2002, in which it:

1. Annuls the Parliament's decision of 4 October 2000 rejecting the applicant's request of 5 September 2000;
2. Rejects the claim for compensation;
3. Orders the Parliament to pay the costs including those reserved by the order of the Court of First Instance of 8 May 2001.

⁽¹⁾ OJ C 28 of 27.1.2001.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 27 June 2002

of 27 June 2002 in Joined Cases T-373/00, T-27/01, T-56/01 and T-69/01: **Carmine Salvatore Tralli v European Central Bank** ⁽¹⁾

(Officials — Staff of the European Central Bank — Extension of trial period — Dismissal during trial period — Admissibility — Manifest error of assessment — Statement of reasons — Costs)

(2002/C 202/36)

(Language of the case: German)

In Joined Cases T-373/00, T-27/01, T-56/01 et T-69/01: Carmine Salvatore Tralli, former employee of the European Central Bank, residing in Nidderau (Germany), represented by N. Pflüger, R. Steiner and S. Mittländer, lawyers, with an address for service in Luxembourg, against European Central Bank (Agents: A. Sáinz de Vicuña Barroso, M. Benisch, V. Saintot and B. Wägenbaur) — applications for annulment of the decision of 18 September 2000 extending the trial period in respect of the applicant's employment contract, the decision of 29 November 2000 dismissing the applicant, the decisions rejecting complaints relating to the abovementioned decisions to extend the trial period and to dismiss the applicant and an application for a finding that the President of the European Central Bank failed to act when he unlawfully refrained from replying to the complaint lodged by the applicant against the decision to extend the trial period — the Court of First Instance (Third Chamber), composed of M. Jaeger, President, K. Lenaerts and J. Azizi, Judges; D. Christensen, Administrator, for the Registrar, gave a judgment on 27 June 2002, in which it:

1. Joined Cases T-373/00, T-27/01, T-56/01 and T-69/01 for the purposes of the judgment.
2. Dismisses Case T-373/00.
3. Finds that there is no need to adjudicate in Cases T-27/01, T-56/01 and T-69/01.
4. Orders each party in Case T-373/00 to bear its own costs.
5. Orders the applicant in Cases T-27/01, T-56/01 and T-69/01 to bear his own costs and pay a third of those incurred by the defendant.

⁽¹⁾ OJ C 61 of 24.2.2001, C 134 of 5.5.2001, C 150 of 19.5.2001 and C 173 of 16.6.2001.