

## ORDER OF THE COURT OF FIRST INSTANCE

of 1 April 2003

**in Case T-14/01: Fiorenzo Rizzello v Commission of the European Communities** <sup>(1)</sup>

*(Contract as a member of the temporary staff — Admissibility — Act adversely affecting an official — Compliance with time-limits under the Staff Regulations — Second renewal of a contract as a member of the temporary staff — Articles 2(d), 8 and 47 of the CEOS)*

(2003/C 135/48)

*(Language of the case: Italian)*

In Case T-14/01: Fiorenzo Rizzello, a former member of the temporary staff of the Commission of the European Communities, residing in Varano Borghi (Italy), represented by B. Nascimbene and M. Condinanzi, lawyers, with an address for service in Luxembourg, against Commission of the European Communities (Agents: F. Clotuche-Duvieusart and A. Dal Ferro) — application for annulment of the decision of 28 September 2000 by which the authority empowered to conclude contracts of employment rejected the complaint lodged by the applicant seeking a declaration that the employment relationship which bound him to the Commission was a relationship of indefinite period under a contract as a member of the temporary staff pursuant to Article 2(d) of the Conditions of Employment of other Servants, renewed on more than one occasion with the effects referred to in the last paragraph of Article 8 of those conditions — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President of the Chamber, P. Lindh and J.D. Cooke, Judges; H. Jung, Registrar, made an order on 1 April 2003, the operative part of which is as follows:

1. *The action is dismissed as inadmissible.*
2. *The parties are to bear their own costs.*

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<sup>(1)</sup> OJ 2001 C 95.

## ORDER OF THE COURT OF FIRST INSTANCE

of 1 April 2003

**in Case T-15/01: Stefano Benini v Commission of the European Communities** <sup>(1)</sup>

*(Contract as a member of the temporary staff — Admissibility — Act adversely affecting an official — Compliance with time-limits under the Staff Regulations — Second renewal of a contract as a member of the temporary staff — Articles 2(d), 8 and 47 of the CEOS)*

(2003/C 135/49)

*(Language of the case: Italian)*

In Case T-15/01: Stefano Benini, a former member of the temporary staff of the Commission of the European Communities, residing in Besozzo (Italy), represented by B. Nascimbene and M. Condinanzi, lawyers, with an address for service in Luxembourg, against Commission of the European Communities (Agents: F. Clotuche-Duvieusart and A. Dal Ferro) — application for annulment of the decision of 28 September 2000 by which the authority empowered to conclude contracts of employment rejected the complaint lodged by the applicant seeking a declaration that the employment relationship which bound him to the Commission was a relationship of indefinite period under a contract as a member of the temporary staff pursuant to Article 2(d) of the Conditions of Employment of other Servants, renewed on more than one occasion with the effects referred to in the last paragraph of Article 8 of those conditions — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President of the Chamber, P. Lindh and J.D. Cooke, Judges; H. Jung, Registrar, made an order on 1 April 2003, the operative part of which is as follows:

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