

COURT OF FIRST INSTANCE

JUDGMENT OF THE COURT OF FIRST INSTANCE

11 December 2001

in Case T-46/00: Kvitsjøen AS v Commission of the European Communities⁽¹⁾

(Fisheries — Measures for the conservation and management of fishery resources applicable to vessels flying the flag of Norway — Withdrawal of a licence and special fishing permit — Audi alteram partem principle — Principle of proportionality)

(2002/C 97/20)

(Language of the case: Dutch)

Case T-46/00, Kvitsjøen AS, established in Fosnavag (Norway), represented by K. Storalm, J. Hoekstra and G. Vanquathem, lawyers, with an address for service in Luxembourg, v Commission of the European Communities, represented by T. van Rijn, acting as Agent, assisted by F. Tuytschaever, lawyer, with an address for service in Luxembourg; application for the annulment of the Commission decision of 22 December 1999 withdrawing from the Norwegian fishing vessel Kvitsjøen its licence and special fishing permit for Community waters and refusing to grant it that licence and permit before 30 June 2000, the Court of First Instance (Fifth Chamber), composed of: P. Lindh, President, R. García-Valdecasas and J.D. Cooke, Judges, Registrar: J. Plingers, Administrator, has given a judgment on 11 December 2001, in which it has ruled:

1. Dismisses the action;
2. Orders the applicant to pay its own costs and those of the Commission.

⁽¹⁾ OJ C 135 of 13.5.2000.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 23 January 2002

in Case T-101/00: Miguel Ángel Martín de Pablos v Commission of the European Communities⁽¹⁾

(Officials — Open competition — Non-admission of the applicant to the oral test — Action for annulment — Action for damages)

(2002/C 97/21)

(Language of the case: Spanish)

In Case T-101/00: Miguel Ángel Martín de Pablos, residing in Madrid, represented by J. Moreno Núñez, lawyer, of Calle Santo Cruz de Marcenado 7, Madrid, v Commission of the European Communities (Agents: G. Valesia, J. Currall and E. Gippini Fournier) — application, first, for annulment of the decision of the selection board refusing to admit the applicant to the oral test in open competition COM/A/11/98 and, second, for compensation for the damage allegedly caused by the late notification of that decision — the Court of First Instance (First Chamber), composed of: B. Vesterdorf, President, and N. Forwood and H. Legal, Judges; J. Plingers, Administrator, for the Registrar, has given a judgment on 23 January 2002, in which it:

1. Dismisses the application;
2. Orders the parties to bear their own costs, including those relating to the proceedings for interim measures.

⁽¹⁾ OJ C 211 of 22.7.2000.