

Operative part

The Court:

1. Dismisses the action;
2. Orders the applicant to pay the costs of the Office for Harmonization in the Internal Market (Trade Marks and Designs) and of the intervener.

Order of the Court of First Instance (Second Chamber, Extended Composition) of 23 April 2007 — SID v Commission (Case T-30/03)

State aid — Decision not to raise any objections — Actions for annulment —
Admissibility — Definition of interested party — Trade union

Actions for annulment — Natural or legal persons — Measures of direct and individual concern to them (Arts 88(2) and (3) EC and 230, fourth para., EC) (see paras 21-42)

Re:

ACTION for annulment of Commission Decision C(2002) 4370 final of 13 November 2002 not to raise objections to the Danish fiscal measures applicable to seafarers on board vessels registered in the Danish international register.

Operative part

1. The application is dismissed as inadmissible;

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2. The applicant is ordered to bear its own costs and to pay those of the Commission;
3. All the parties are ordered to bear their own costs relating to the interventions.

**Order of the Court of First Instance (Second Chamber) of 24 April 2007 —
Gorostiaga Atxalandabaso v Parliament
(Case T-132/06)**

Compliance with a judgment of the Court of First Instance — Action partly clearly inadmissible and partly clearly devoid of legal foundation

1. *Actions for annulment — Judgment annulling a measure — Effets — Obligation to adopt measures to comply with the judgment (Art. 233 EC) (see paras 28-30)*
2. *European Parliament — Regulation governing the payment of expenses and allowances to Members of the European Parliament (see paras 41-46)*
3. *Procedure — Res judicata — Scope (see paras 49-51)*
4. *Procedure — Production before the Court of First Instance of opinions given by the legal services of the Community institutions before the Court of First Instance — Conditions (see para. 68)*

Re:

ANNULMENT of the decision of the Secretary-General of the European Parliament of 22 March 2006 adopted in consequence of the Court of First Instance's judgment of 22 December 2005 in Case T-146/04 *Gorostiaga Atxalandabaso v Parliament* [2005] ECR II-5989.