

**ORDER OF THE PRESIDENT OF THE COURT OF FIRST
INSTANCE**

of 12 July 2002

**in Case T-163/02 R: Montan Gesellschaft Voss mbH
Stahlhandel and Others v Commission of the European
Communities**

**(Application for interim measures — Regulation (EC)
No 560/2002 — Admissibility of main action — Urgency)**

(2002/C 261/27)

(Language of the case: German)

In Case T-163/02 R: Montan Gesellschaft Voss mbH Stahlhandel, established in Planegg (Germany), Jepsen Stahl GmbH, established in Nittendorf (Germany), LNS — Lothar Niemeyer Stahlhandel GmbH & Co. KG, established in Essen (Germany), Metal Traders Stahlhandel GmbH, established in Düsseldorf (Germany), represented by K. Friedrich, lawyer, with an address for service in Luxembourg, against Commission of the European Communities (Agents: J. Forman and R. Raith) — application for, first, suspension of the operation of Commission Regulation (EC) No 560/2002 of 27 March 2002 imposing provisional safeguard measures against imports of certain steel products (OJ 2002 L 85, p. 1), and, secondly, any other interim measures deemed necessary — the President of the Court of First Instance, has made an order on 12 July 2002, the operative part of which is as follows:

1. *The application for interim measures is dismissed.*
2. *The costs are reserved.*

**ORDER OF THE PRESIDENT OF THE COURT OF FIRST
INSTANCE**

of 31 July 2002

**in Case T-191/02 R: Giorgio Lebedef v Commission of the
European Communities**

**(Procedure for interim relief — Framework agreement of
1974 between the Commission and trade union and pro-
fessional organisations — Repudiation — Admissibility —
prima facie case)**

(2002/C 261/28)

(Language of the case: French)

In Case T-191/02 R: Giorgio Lebedef, official of the Commission of the European Communities, residing in Senningen-

berg (Luxembourg), represented by G. Bounéou, lawyer, with an address for service in Luxembourg, against Commission of the European Communities (Agent: J. Currall) — application for suspension of operation of the decision of the Commission of 5 December 2001 by which, amongst other things, it resiled from the framework agreement of 20 September 1974 concerning relations between the Commission and trade union and professional organisations and adopted the operational rules concerning the levels, process and procedures of consultation agreed between the Commission and the majority of trade union and professional organisations on 19 January 2000 — the President of the Court of First Instance has made an order on 31 July 2002, in which he:

1. *Dismisses the application for interim measures;*
2. *Orders that costs are reserved.*

**ORDER OF THE PRESIDENT OF THE COURT OF FIRST
INSTANCE**

of 14 August 2002

**in Case T-198/02 R: N v Commission of the European
Communities**

**(Procedure for interim relief — Suspension of operation of a
measure — Disciplinary procedure — Removal from post)**

(2002/C 261/29)

(Language of the case: French)

In Case T-198/02 R: N, a former official of the Commission of the European Communities, residing in Asse (Belgium), represented by N. Lhoëst, lawyer, with an address for service in Luxembourg, against Commission of the European Communities (Agent: J. Currall) — application for suspension of operation of the decision of 25 February 2002 by which the appointing authority imposed on the applicant the disciplinary measure of removal from post without reduction or withdrawal of entitlement to retirement pension, provided for by