

JUDGMENT OF THE COURT OF FIRST INSTANCE**of 24 September 2002****in Case T-113/01: Veronica Sabbag v Commission of the European Communities** ⁽¹⁾**(Officials — Recruitment — Selection of members of the temporary staff — Refusal of entry on the reserve list — Linguistic competence of members of the selection board — Equality of treatment)**

(2002/C 305/49)

(Language of the case: French)

In Case T-113/01: Veronica Sabbag, residing in Brussels, represented by J.-N. Louis and V. Peere, lawyers, with an address for service in Luxembourg, v Commission of the European Communities (Agents: F. Clotuche-Duvieusart and H. Tserepa-Lacombe) — application for annulment of the decision of the selection board, contained in a letter of 14 July 2000, refusing to enter the applicant's name on the reserve list of temporary agents resulting from selection procedure COM/R/A/01/1999 — the Court of First Instance (First Chamber), composed of: B. Vesterdorf, President, and N. Forwood and H. Legal, Judges; J. Palacio González, Administrator, for the Registrar, has given a judgment on 24 September 2002, in which it:

1. *Annuls the decision of the selection board, contained in the letter of 14 July 2000, not to enter the applicant's name on the reserve list resulting from selection procedure COM/R/A/01/1999;*
2. *Orders the Commission to pay the costs.*

⁽¹⁾ OJ C 227 of 11.8.2001.

JUDGMENT OF THE COURT OF FIRST INSTANCE**of 24 September 2002****in Case T-182/01: Sophie Bachotet v Commission of the European Communities** ⁽¹⁾**(Officials — Recruitment — Selection of members of the temporary staff — Refusal of entry on the reserve list — Equality of treatment)**

(2002/C 305/50)

(Language of the case: French)

In Case T-182/01: Sophie Bachotet, a member of the auxiliary staff working for the Committee of the Regions, residing in

Brussels, represented by J.-N. Louis and V. Peere, lawyers, with an address for service in Luxembourg, v Commission of the European Communities (Agents: F. Clotuche-Duvieusart and H. Tserepa-Lacombe) — application for annulment of the decision of the selection board, contained in a letter of 14 July 2000, refusing to enter the applicant's name on the reserve list of temporary agents resulting from selection procedure COM/R/A/01/1999 — the Court of First Instance (First Chamber), composed of: B. Vesterdorf, President, and N. Forwood and H. Legal, Judges; J. Palacio González, Administrator, for the Registrar, has given a judgment on 24 September 2002, in which it:

1. *Annuls the decision of the selection board, contained in the letter of 14 July 2000 addressed to the applicant, not to enter the applicant's name on the reserve list resulting from selection procedure COM/R/A/01/1999;*
2. *Orders the Commission to pay the costs.*

⁽¹⁾ OJ C 317 of 10.11.2001.

ORDER OF THE COURT OF FIRST INSTANCE**of 9 September 2002****in Case T-182/00 DEP: Marco Pannella v the European Parliament** ⁽¹⁾**(Taxation of costs)**

(2002/C 305/51)

(Language of the case: Italian)

In Case T-182/00 DEP: Marco Pannella, a Member of the European Parliament, residing in Rome, represented by P.A.M. Ferrari, lawyer, v European Parliament (Agents: H. Krück and A. Caiola) — application for a taxation of costs following the order of the Court of First Instance of 5 July 2001 in Case T-182/00 Pannella v Parliament (not published) — the Court of First Instance (Second Chamber), composed of: R.M. Moura Ramos, President, and J. Pirrung and A.W.H. Meij, Judges; H. Jung, Registrar, made an order on 9 September 2002, the operative part of which is as follows:

The total amount of the costs to be reimbursed in respect of fees by the defendant to the applicant is fixed in the sum of 8 000 euros.

⁽¹⁾ OJ C 285 of 7.10.2000.