JUDGMENT OF THE COURT OF FIRST INSTANCE

of 23 January 2003

in Case T-181/01: Chantal Hectors v European Parliament (1)

(Officials — Temporary staff — Recruitment — Grounds — Manifest error of assessment — Equal treatment of men and women)

(2003/C 70/35)

(Language of the case: French)

In Case T-181/01: Chantal Hectors, residing in Brussels, represented by G. Vandersanden and L. Levi, avocats, against European Parliament (Agents: H. von Hertzen and J. F. de Wachter) — application, in the first place, for annulment of the decisions taken by the authority empowered to conclude contracts of employment appointing Mr B to the post of Dutch-language administrator in the European People's Party (Christian Democrats) and European Democrats Group within the European Parliament and rejecting the applicant's candidature for that post and, second, for an order that the Parliament pay compensation in respect of the material and non-material damage which the applicant claims to have suffered — the Court of First Instance (Fifth Chamber), composed of: J. D. Cooke, President, R. García-Valdecasas and P. Lindh, Judges; J. Palacio González, Principal Administrator, for the Registrar, has given a judgment on 23 January 2003, the operative part of which is as follows:

- 1. The application is dismissed;
- 2. The parties shall bear their own costs.
- (1) OJ C 303 of 27.10.01.

ORDER OF THE COURT OF FIRST INSTANCE

of 11 December 2002

in Case T-82/02: Wolf-Dieter Yorck von Wartenburg v Commission of the European Communities (1)

(Officials — Period within which an action must be brought — Manifest inadmissibility)

(2003/C 70/36)

(Language of the case: German)

In Case T-82/02: Wolf-Dieter Yorck von Wartenburg, a former temporary agent of the European Parliament, residing in Wittibreut (Germany), represented by H.-H. R. Heyland,

Rechtsanwalt, against Commission of the European Communities (Agent: J. Currall) and European Parliament (Agents: U. Rösslein and L. G. Knudsen) — application for the annulment of the Parliament's decision of 28 May 2001 refusing to apply to the applicant's pension the coefficient applicable to recipients of a Community pension resident in Germany pursuant to Article 82 of the Staff Regulations — the Court of First Instance (First Chamber), composed of: B. Vesterdorf, President, R. M. Moura Ramos and H. Legal, Judges; H. Jung, Registrar, has made an order on 11 December 2002, the operative part of which is as follows:

- 1. The application is dismissed as being manifestly inadmissible.
- 2. Each party shall bear its own costs.
- (1) OJ C 156 of 29.6.02.

ORDER OF THE COURT OF FIRST INSTANCE

of 16 January 2003

in Case T-201/02: Pierre Tomarchio v Court of Auditors of the European Communities (1)

(Officials — Refusal by the parent institution of an official to reclassify him — Action for annulment brought against the institution to which he was transferred — Inadmissible)

(2003/C 70/37)

(Language of the case: French)

In Case T-201/02: Pierre Tomarchio, a former official of the European Communities, residing in Nancy (France), represented by N. Lhoëst, avocat, with an address for service in Luxembourg, against Court of Auditors of the European Communities (Agents: J.-M. Stenier and P. Giusta) — application for annulment of the measure adopted by the Court of Auditors on 26 February 2002 in connection with the applicant's request for reclassification — the Court of First Instance (First Chamber), composed of: B. Vesterdorf, President, R. M. Moura Ramos and H. Legal, Judges; H. Jung, Registrar, has made an order on 16 January 2003, the operative part of which is as follows:

- 1. The application is dismissed as being inadmissible.
- 2. The applicant's request for joinder of Cases T-173/02 and T-201/02 is rejected.
- 3. Each party shall bear its own costs.

⁽¹⁾ OJ C 233 of 28.9.02.