of the European Communities (Agents: C. Berardis-Kayser and B. Wägenbaur) — application for annulment of the decision of 17 April 2000 of the selection board for Open Competition COM/A/12/98 not to include the applicant on the list of successful candidates in that competition — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President, P. Lindh and J.D. Cooke, Judges; D. Christensen, Administrator, for the Registrar; has given a judgment on 20 May 2003 in which it:

1. Dismisses the application;

2. Orders the parties to bear their own costs.

(¹) OJ C 186, 30. 6. 2001.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 8 May 2003

in Case T-82/01: VOF Josanne and Others v Commission of the European Communities (1)

(Inland waterway transport — Community fleet capacity — Conditions for putting new vessels into service ('old-for-new' rule) — Exemption)

(2003/C171/34)

(Language of the case: Dutch)

In Case T-82/01, VOF Josanne, established in Papendrecht (Netherlands), Pieter van Wijnen, resident in Papendrecht, Adrianus Jacobus van Wijnen, resident in Papendrecht, Anigje Veen, resident in Meerkerk (Netherlands), represented by J. van Dam and Y. Ooykaas, lawyers, v Commission of the European Communities (Agents: H. van Vliet and W. Wils): Application for the annulment of Commission Decision SG (2001) D/ 286100 of 9 February 2001 refusing the applicants' request for the exemption of the vessel Josanne from the scope of Council Regulation (EC) No 718/1999 of 29 March 1999 on a Community-fleet capacity policy to promote inland waterway transport (OJ 1999 L 90, p. 1), the Court of First Instance (Third Chamber), composed of: K. Lenaerts, President, J. Azizi and M. Jaeger, Judges; J. Plingers, Registrar, has given a judgment on 8 May 2003, in which it has ruled:

- 1. Dismisses the application;
- 2. Orders the applicants to bear their own costs and pay those of the Commission.
- (1) OJ C 186 of 30.6.2001.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 10 April 2003

in Case T-186/01, Nicole Robert v European Parliament (1)

(Officials — Actions — Deadlines — Inadmissibility)

(2003/C171/35)

(Language of the case: French)

In Case T-186/01: Nicole Robert, an official of the European Parliament, resident in Strassen (Luxembourg), represented by A. Lorang, lawyer, with an address for service in Luxembourg, against European Parliament (Agents: H. von Hertzen and D. Moore) — application for annulment of the decision of the Parliament not to promote the applicant to Grade B 1 in the promotion year 1999 — the Court of First Instance (Fifth Chamber), composed of R. García-Valdecasas, President, and P. Lindh and J.D. Cooke, Judges; J. Plingers, Administrator, for the Registrar, has given a judgment on 10 April 2003, in which it:

- 1. Dismisses the application as inadmissible;
- 2. Orders each of the parties to bear its own costs.

(¹) OJ C 317 of 10.11.01.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 22 May 2003

in Case T-249/01: Marc Boixader Rivas against European Parliament (1)

(Officials — Competitions — Notice — Conditions for admission — Licenciatura degree or equivalent — Degree in technical engineering — Knowledge of a second official language — Evidence — Action for annulment — Decision of the selection board — Objection of illegality of the notice of competition

(2003/C171/36)

(Language of the case: Spanish)

In Case T-249/01: Marc Boixader Rivas, technical engineer, of Spanish nationality, residing in Madrid, represented by