

ORDER OF THE COURT OF FIRST INSTANCE**of 10 May 2004****in Joined Cases T-314/03 and T-378/03: Musée Grévin SA
v Commission of the European Communities ⁽¹⁾****(PHARE/JOP Programme — Joint venture project in Poland
— Community financing — Claim for reimbursement of the
full amount paid — Arbitration clause — Action for annul-
ment — Inadmissibility)**

(2004/C 239/52)

(Language of the case: French)

In Joined Cases T-314/03 and T-378/03: Musée Grévin SA, established in Paris, (France), represented by B. Geneste and O. Davidson, lawyers, against the Commission of the European Communities (Agents: J. Sack and G. Boudot) — application for annulment of the letters of the Commission of 8 July and 30 September 2003 to Crédit Lyonnais seeking to recover the funds paid to the applicant by way of subsidies granted in the context of the JOP programme — Facilité 2 — the Court of First Instance (Third Chamber), composed of J. Azizi, President, M. Jaeger and F. Dehousse, Judges; H. Jung, Registrar, made an order on 10 May 2004, the operative part of which is as follows:

1. *The applications are dismissed as inadmissible.*
2. *The applicant shall bear the costs.*

⁽¹⁾ OJ 2003 C 275.

**ORDER OF THE PRESIDENT OF THE COURT OF FIRST
INSTANCE****of 9 June 2004****in Case T-91/04 R: Alexander Just v Commission of the
European Communities****(Proceedings for interim measures — Competition procedure
— Suspension of enforcement — Admissibility)**

(2004/C 239/53)

(Language of the case: German)

In Case T-91/04 R: Alexander Just, residing in Brussels (Belgium), represented by G. Lebitsch, lawyer, against Commis-

sion of the European Communities (Agent: H. Krämer, assisted by B. Wägenbaur, lawyer, with an address for service in Luxembourg) — application for the suspension of competition COM/A/2/02 to constitute a reserve of assistant administrators (A8) in the field of 'Environment', or alternatively for the suspension of the validity of the reserve list of candidates in that competition — the President of the Court of First Instance made an order on 9 June 2004, the operative part of which is as follows:

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

**ORDER OF THE PRESIDENT OF THE COURT OF FIRST
INSTANCE****of 9 June 2004****in Case T-92/04 R: Marta Christina Moren Abat v Commis-
sion of the European Communities****(Interim measures — Competition — Suspension of opera-
tion — Admissibility)**

(2004/C 239/54)

(Language of the case: German)

In Case T-92/04 R: Marta Christina Moren Abat, resident at Brussels (Belgium), represented by G. Lebitsch, lawyer, against Commission of the European Communities (Agent: H. Krämer, assisted by B. Wägenbaur, lawyer, with an address for service in Luxembourg) — application for suspension of Competition COM/A/2/02 for the constitution of a reserve for future recruitment of administrators (A7/A6) in the Environment field, or alternatively, for the suspension of the validity of the reserve list of candidates of that competition — the President of the Court of First Instance has made an order on 9 June 2004, in which he:

1. *Refuses the application for interim measures;*
2. *Reserves the costs.*