COURT OF FIRST INSTANCE

Action brought on 14 May 2004 by L&D S.A. against the Office for Harmonisation in the Internal Market (Trade Marks and Designs)

(Case T-168/04)

(2004/C 273/55)

(Language of the case to be determined pursuant to Article 131(2) of the Rules of Procedure, language in which the application was submitted: German)

An action against the Office for Harmonisation in the Internal Market (Trade Marks and Designs) was brought before the Court of First Instance of the European Communities on 14 May 2004 by L&D S.A., Huercal de Almeria (Spain), represented by M. Knospe, lawyer.

Julius Sämann Ltd., Zug (Switzerland), was also a party to the proceedings before the Board of Appeal.

The applicant claims that the Court should:

- annul Paragraphs 1 and 3 of the operative part of the decision of the defendant Office of 15 March 2004 in Case R 326/2003-2 concerning application No 252 288 for registration of a Community trade mark;
- order the defendant Office to pay the costs.

Pleas in law and main arguments:

Applicant for Com- munity trade mark:	The applicant.
Community trade mark sought:	The figurative mark 'Aire Limpio' for goods and services in Classes 3, 5 and 35 (<i>inter alia</i> , perfumery and essential oils, scented air fresheners and advertising) — Application No 252 288.
Proprietor of mark or sign cited in the opposi- tion proceedings:	Julius Sämann Ltd.
Mark or sign cited in opposition:	National and international figura- tive marks and figurative Com- munity trade mark No 91 991 consisting of fir-tree shapes bearing various words and regis- tered for goods in Class 5 (air fresheners).

Decision of the Opposi- tion Division:	Rejection of the opposition.
Decision of the Board of Appeal:	Partial annulment of the decision of the Opposition Division. Refusal to register in respect of goods in Classes 3 and 5
Pleas in law:	Infringement of Article 8(1) of Regulation (EC) No 40/94;
	No similarity between the signs;
	Infringement of Article 73 of Regulation (EC) No 40/94.

Action brought on 21 June 2004 by Alain Crespinet against the Commission of the European Communities

(Case T-261/04)

(2004/C 273/56)

(Language of the case: French)

An action against the Commission of the European Communities was brought before the Court of First Instance of the European Communities on 21 June 2004 by Alain Crespinet, resident in Rosières (Belgium), represented by Sébastien Orlandi, Albert Coolen, Jean-Noël Louis and Etienne Marchal, lawyers.

The applicant claims that the Court should:

 annul the decision awarding his priority points for the 2003 promotions exercise and the decision not to include the applicant in the list of officials promoted to grade A5 in the same exercise;

— order the defendant to pay the costs.

Pleas in law and main arguments:

In the present case, the applicant objects to the refusal by the appointing authority of the institution to promote him to grade A5 in the 2003 promotions exercise, following the awarding, for that exercise, of an insufficient number of priority points to attain the points threshold necessary to be taken into consideration for a promotion.