sector (Ilva group) (OJ 1994 L 112, p. 64) — the Court of First Instance (First Chamber, Extended Composition), composed of: A. Saggio, President, A. Kalogeropoulos, V. Tiili, A. Potocki and R. M. Moura Ramos, Judges; H. Jung, Registrar, has given a judgment on 24 October 1997, in which it:

- 1. dismisses the application;
- 2. orders the applicants to pay the costs of the defendant and of the intervener Ilva Laminati Piani SpA;
- 3. orders the Council and the Italian Republic to bear their own costs.
- (1) OJ C 233, 20. 8. 1994.

JUDGMENT OF THE COURT OF FIRST INSTANCE of 5 November 1997

in Case T-26/89 (125): Henri de Compte v. European Parliament (1)

(Officials — Application for revision — Admissibility) (97/C 387/28)

(Language of the case: French)

In Case T-26/89 (125): Henri de Compte, a former official of the European Parliament, represented initially by Francesco Pasetti Bombardella, of the Venice Bar, and subsequently by Henri Ferretti, of the Thionville Bar, with an address for service in Luxembourg at the Chambers of Guy Harles, 8—10 Rue Mathias Hardt, v. European Parliament (Agents: François Vainker and Evelyn Waldherr) — application for revision of the judgment of the Court of First Instance of 17 October 1991 in Case T-26/89 de Compte v. European Parliament [1991] ECR II-781 — the Court of First Instance (First Chamber), composed of: A. Saggio, President, B. Vesterdorf and R. M. Moura Ramos, Judges; H. Jung, Registrar, has given a judgment on 5 November 1997, the operative part of which is as follows:

- 1. the application for revision is dismissed as being inadmissible;
- 2. the applicant seeking revision is ordered to pay the costs.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 5 November 1997

in Case T-149/95: Établissements J. Richard Ducros v. Commission of the European Communities (1)

(State aid — Restructuring aid — Commission decision — Annulment — Admissibility)

(97/C 387/29)

(Language of the case: French)

In Case T-149/95: Établissements J. Richard Ducros, established in Paris, represented by Philippe Genin, of the Lyons Bar, with an address for service in Luxembourg at the Chambers of Aloyse May, 31 Grand-Rue, v. Commission of the European Communities, (Agents: initially Jean-Paul Keppenne, then Xavier Lewis) supported by CMF S.p.A. and CMF Sud S.p.A., established in Pignatero Maggiore, Italy, represented by Mario Siragusa, of the Rome Bar, and Giuseppe Scassellati-Sforzolini, of the Bologna Bar, with an address for service in Luxembourg at the Chambers of Messrs Elvinger, Hoss & Prussen, 2 Place Winston Churchill — Application for annulment of the decision reproduced in Commission Notice 95/C 120/03 pursuant to Article 93 (2) of the EC Treaty to other Member States and other parties concerned regarding aid which Italy granted to CMF Sud S.p.A. and CMF S.p.A. [State aid C 6/92 (ex NN 149/91)] (OJ C 120, 16. 5. 1995, p. 4) — the Court of First Instance (First Chamber, Extended Composition), composed of: A. Saggio, President, C. P. Briët, A. Kalogeropoulos, V. Tiili and R. M. Moura Ramos, Judges; B. Pastor, Principal Administrator for the Registrar; has given a judgment on 5 November 1997, in which it:

- 1. dismisses the application;
- 2. orders the applicant to pay the costs, including those of the interveners.
- (1) OJ C 248, 23. 9. 1995.

JUDGMENT OF THE COURT OF FIRST INSTANCE

(First Chamber)

of 5 November 1997

in Case T-12/97: Anna Barnett v. Commission of the European Communities (1)

(Officials — Article 31 (2) of the Staff Regulations)

(97/C 387/30)

(Language of the case: French)

In Case T-12/97: Anna Barnett, official of the Commission of the European Communities, residing in Brussels,

⁽¹⁾ OJ C 89, 6. 4. 1988.

represented by Jean-Noël Louis, Thierry Demaseure and Ariane Tornel, of the Brussels Bar, with an address for service in Luxembourg at the Fiduciaire Myson Sàrl, 30 Rue de Cessange, v. Commission of the European Communities (Agents: Julian Currall and Florence Clotuche) — application for the annulment of a Commission decision of 9 October 1996 rejecting a review of the decision on the applicant's classification in grade — the Court of First Instance (First Chamber), composed of A. Saggio, President, B. Vesterdorf and J. Pirrung, Judges; H. Jung, Registrar, gave a judgment on 5 November 1997, the operative part of which is as follows:

- 1. the application is dismissed;
- 2. each party shall bear its own costs.
- (1) OJ C 94, 22. 3. 1997.

JUDGMENT OF THE COURT OF FIRST INSTANCE of 6 November 1997

in Case T-223/95: Luigi Ronchi v. Commission of the European Communities (1)

(Officials — Article 90 (1) of the Staff Regulations — Decision implicitly rejecting an application — Article 24 of the Staff Regulations — Duty to provide assistance)

(97/C 387/31)

(Language of the case: French)

In Case T-223/95: Luigi Ronchi, a former official of the Commission of the European Communities, residing in Luxembourg, represented by Jean-Noël Louis, Thierry Demaseure, Véronique Leclercq and Ariane Tornel, of the Brussels Bar, with an address for service in Luxembourg at the offices of Fiduciaire Myson SARL, 30 Rue de Cessange, v. Commission of the European Communities (Agents: Gianluigi Valsesia and Julian Currall) application, first, for annulment of a decision implicitly rejecting an application for assistance submitted by the applicant on 30 January 1995 and, second, for payment of the token sum of ECU 1 by way of compensation for the non-material damage allegedly suffered by him — the Court of First Instance (Second Chamber), composed of: C. W. Bellamy, President, and A. Kalogeropoulos and M. Jaeger, Judges; A. Mair, Administrator, for the Registrar, has given a judgment on 6 November 1997, in which it:

- 1. annuls the Commission's decision implicitly rejecting the application for assistance submitted by the applicant on 30 January 1995;
- 2. dismisses the remainder of the application;

3. orders the Commission to pay the costs.

(1) OJ C 46, 17. 2. 1996.

JUDGMENT OF THE COURT OF FIRST INSTANCE of 6 November 1997

in Case T-15/96: Lino Liao v. Council of the European Union (1)

(Officials — Actions for annulment — Delay in drawing up staff report — Actions for damages — Admissibility — Damage)

(97/C 387/32)

(Language of the case: French)

In Case T-15/96: Lino Liao, an official of the Council of the European Union, residing in Brussels, represented by Pierre-Paul Gehuchten and Constantin Nikis, of the Brussels Bar, with an address for service in Luxembourg at the Chambers of Louis Schiltz, 2 Rue du Fort Rheinsheim, v. Council of the European Union (Agents: Diego Canga Fano and Marie-Jeanne Vernier) — application for annulment of the definitive staff report, dated 6 November 1995, for the period from 1 July 1991 to 30 June 1993, notified to the applicant on 9 November 1995, and for damages — the Court of First Instance (Second Chamber), composed of: C. W. Bellamy, President, and A. Kalogeropoulos and R. M. Moura Ramos, Judges; A. Mair, Administrator, for the Registrar, has given a judgment on 6 November 1997, in which it:

- 1. dismisses the action;
- 2. orders the parties to bear their own costs.
- (1) OJ C 77, 16. 3. 1996.

JUDGMENT OF THE COURT OF FIRST INSTANCE of 6 November 1997

in Case T-71/96: Sonja Edith Berlingieri Vinzek v. Commission of the European Communities (¹)

(Officials — Competition based on qualifications and tests — Non-admission to the oral tests)

(97/C 387/33)

(Language of the case: French)

In Case T-71/96: Sonja Edith Berlingieri Vinzek, a probationer official of the Commission of the European