

of: V. Tiili, President, C. P. Briët and A. Potocki, Judges; H. Jung, Registrar, made an order on 6 July 1998, the operative part of which is as follows:

1. *The application is dismissed.*
2. *The applicant shall pay the costs.*

(¹) OJ C 7, 10.1.1998.

**ORDER OF THE PRESIDENT
OF THE COURT OF FIRST INSTANCE**

of 15 July 1998

in Case T-286/97 R: Anthony Goldstein v. Commission of
the European Communities

(No need to adjudicate)

(98/C 312/32)

(Language of the case: English)

In Case T-286/97 R: Anthony Goldstein, residing in London, represented by Raymond St John Murphy, solicitor, 3 Kings Bench Walk, Inner Temple, London, against Commission of the European Communities — application for interim measures in connection with a complaint (IV/34.824 — Goldstein/GMC) against certain anti-competitive practices, lodged by the applicant under Article 3(2) of Council Regulation No 17 of 6 February 1962, First Regulation implementing Articles 85 and 86 of the Treaty (OJ, English Special Edition 1959—1962, p. 87) — the President of the Court of First Instance made an order on 15 July 1998, the operative part of which is as follows:

1. *There is no need to adjudicate on the application for interim measures.*
2. *The applicant shall bear his own costs.*

ORDER OF THE COURT OF FIRST INSTANCE

of 24 June 1998

in Case T-596/97: Dalmine SpA v. Commission of the
European Communities (¹)

(Action for annulment — Competition law — Decision
requiring the supply of information — Periodic penalty
payments — Notification — Manifest inadmissibility)

(98/C 312/33)

(Language of the case: English)

In Case T-596/97: Dalmine SpA, established in Dalmine (Italy), represented by Fabrizio Arossa, of the Milan Bar, and Rachel Brandenburger, Solicitor, with an address for

service in Luxembourg at the Chambers of Elvinger, Hoss et Prussen, 2 Place Winston Churchill v. Commission of the European Communities (Agents: Kirsi Leivo and Richard Lyal) — application for annulment of Articles 2 and 4 of Commission Decision C(97) 3036 of 6 October 1997 relating to a procedure pursuant to Article 11(5) of Council Regulation No 17 (IV/35.860 — Steel tubes), — the Court of First Instance (Fourth Chamber), composed of: P. Lindh, President, K. Lenaerts and J. D. Cooke, Judges, has given an order of 24 June 1998, in which:

1. *The application is dismissed as manifestly inadmissible.*
2. *The applicant is ordered to pay the costs.*

(¹) OJ C 55, 20.2.1998.

**ORDER OF THE PRESIDENT
OF THE COURT OF FIRST INSTANCE**

of 7 July 1998

in Case T-65/98 R, Van den Bergh Foods Ltd v.
Commission of the European Communities

(Competition — Interlocutory proceedings — Intervention
— Confidentiality — Suspension of execution)

(98/C 312/34)

(Language of the case: English)

In Case T-65/98 R, Van den Bergh Foods Ltd, formerly HB Ice Cream Ltd, established in Dublin, represented by Malcolm Nicholson and Michael Rowe, solicitors, with an address for service in Luxembourg at the Chambers of Elvinger, Hoss & Prussen, 2 Place Winston Churchill, v. Commission of the European Communities (Agents: Barry Doherty and Wouter Wils) — application for suspension of execution of the Commission Decision of 11 March 1998 relating to a proceeding under Articles 85 and 86 of the EC Treaty (Case Nos IV/34.073, IV/34.395 and IV/35.436 — Van den Bergh Foods Limited) — the President of the Court of First Instance made an order on 7 July 1998 in which he:

1. *grants leave to Master Foods Ltd and Treats Frozen Confectionery Ltd to intervene in Case T-65/98 R in support of the forms of order sought by the defendant;*
2. *grants the requests for confidential treatment made by Van den Bergh Foods Ltd, with respect to certain information contained in its application for suspension of execution of the Commission Decision of 11 March 1998 relating to a proceeding under Articles 85 and 86 of the EC Treaty (Case Nos IV/34.073, IV/34.395 and IV/35.436 — Van den Bergh Foods Limited), for the purposes of the interlocutory proceedings;*