Stahlhandel GmbH & Co. KG, established in Essen (Germany), and Metal Traders Stahlhandel GmbH, established in Düsseldorf (Germany) represented by K. Friedrich, lawyer, with an address for service in Luxembourg, against the Commission of the European Communities (Agents: J. Forman and R. Raith) — application, first, for the annulment of Commission Regulation (EC) No 560/2002 of 27 March 2002 imposing provisional safeguard measures against imports of certain steel products (OJ 2002 L 85, p. 1) and, second, a claim for damages — the Court of First Instance (First Chamber), composed of B. Vesterdorf, President R.M. Moura Ramos and H. Legal, Judges; H. Jung, Registrar, made an order on 27 March 2003, the operative part of which is as follows:

- 1. There is no need to give a decision on the claim for annulment.
- 2. The application for a ruling on the admissibility of the claim for damages is joined to the application on the substance.
- 3. The costs are reserved.
- (1) OJ C 191 of 10.8.02.

repealing Commission Directive 91/357/EEC (OJ 2002 L 63, p. 23) and a claim for compensation for the damage allegedly suffered — the Court of First Instance (Fourth Chamber), composed of V. Tiili, President of the Chamber, P. Mengozzi and M. Vilaras, Judges; H. Jung, Registrar, made an order on 21 March 2003, the operative part of which is as follows:

- 1. The application is dismissed as inadmissible so far as it concerns the annulment of Directive 2002/2/EC of the European Parliament and of the Council of 28 January 2002 amending Council Directive 79/373/EEC on the circulation of compound feedingstuffs and repealing Commission Directive 91/357/EEC.
- 2. The requests submitted by the defendants that the action, in so far as it seeks compensation for the damage allegedly suffered, should be held inadmissible, are reserved for final judgment.
- 3. Costs are reserved.
- (1) OJ 2002 C 180.

## ORDER OF THE COURT OF FIRST INSTANCE

## of 21 March 2003

in Case T-167/02: Établissements Toulorge v European Parliament and Council of the European Union (1)

(Actions for annulment — Natural or legal persons — Measures of direct and individual concern to them — Directive 2002/2/EC — Inadmissibility — Claim for damages)

(2003/C 171/43)

(Language of the case: French)

In Case T-167/02: Établissements Toulorge, established in Bricquebec (France), represented by D. Waelbroeck and D. Brinckman, lawyers, against European Parliament (Agents: C. Pennera and Mme E. Waldherr) and Council of the European Union (Agents: I. Diez Parra and F. P. Ruggeri Laderchi), supported by Federal Republic of Germany (Agents: W.-D. Plessing nad M. Lumma) and Commission of the European Communities (Agent: A. Bordes) — application for the annulment of Directive 2002/2/EC of the European Parliament and of the Council of 28 January 2002 amending Council Directive 79/373/EEC on the circulation of compound feedingstuffs and

## ORDER OF THE COURT OF FIRST INSTANCE

## of 31 March 2003

in Case T-226/02: André Hecq v Commission of the European Communities  $(^1)$ 

(Officials — Action for annulment — Act adversely affecting an official — Inadmissibility)

(2003/C 171/44)

(Language of the case: French)

In Case T-226/02: André Hecq, an official of the Commission of the European Communities, residing in Mondercange (Luxembourg), represented by L. Vogel and D. Amatulli, lawyers, against the Commission of the European Communities (Agent: M. Currall) — application for the annulment of the Commission decision of 15 June 2001 approving the