represented by W. Schuler, lawyer, against Commission of the European Communities (Agents: G. zur Hausen and B. Eggers) — application for 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) — 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 30 April 2003, in which it:

- 1. Dismissed the action as inadmissible.
- 2. Ordered the applicants to bear their own costs and those of the Commission, including the costs relating to the procedure for interim relief.
- (¹) OJ C 191 of 10.8.02.

ORDER OF THE COURT OF FIRST INSTANCE

of 9 April 2003

in Case T-280/02: Johannes Jacobus Pikaart and Others v Commission of the European Communities (1)

(Application for annulment — Actionable measures — Inadmissibility)

(2003/C 200/41)

(Language of the case: Dutch)

In Case T-280/02: Johannes Jacobus Pikaart, residing in Papendrecht (Netherlands), Johanna Cornelia Pikaart-Leeuwestein, residing in Papendrecht, Scheepvaartonderneming 'Factotum' vof, established in Papendrecht, represented by J. van Dam and D. Ouwerling, lawyers, against the Commission of the European Communities (Agent: W. Wils) — application for annulment of the decision of the Commission contained in the letter addressed to the applicants by its services on 16 July 2002 (D (2002) 11796) — the Court of First Instance (Third Chamber), composed of K. Lenaerts, President, J. Azizi and M. Jaeger, Judges; H. Jung, Registrar, made an order on 9 April 2003, the operative part of which is as follows: 2. The applicants shall bear their own costs and those incurred by the Commission.

(¹) OJ C 289, 23.11.2002.

ORDER OF THE COURT OF FIRST INSTANCE

of 6 May 2003

in Case T-321/02: Paul Vannieuwenhuyze-Morin v European Parliament and Council of the European Union (¹)

(Application for annulment — Directive 2002/58/EC — Natural or legal persons — Standing to bring proceedings — Inadmissibility)

(2003/C 200/42)

(Language of the case: French)

In Case T-321/02: Paul Vannieuwenhuyze-Morin, residing in Grigny (France), represented by G. Dupaigne, lawyer, against the European Parliament (Agents: H. Duintjer Tebbens and A. Caiola) and the Council of the European Union (Agent: M.-C. Giorgi Fort) — application for partial annulment of Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications) (OJ 2002 L 201, p. 37) — the Court of First Instance (Fourth Chamber), composed of V. Tiili, President, P. Mengozzi and M. Vilaras, Judges; H. Jung, Registrar, made an order on 6 May 2003, the operative part of which is as follows:

- 1. The application is dismissed as inadmissible.
- 2. It is unnecessary to rule on the applications for leave to intervene lodged by the Kingdom of Spain and the Commission.
- 3. The applicant shall bear his own costs and those incurred by the Parliament and the Council.

^{(&}lt;sup>1</sup>) OJ C 7, 11.1.2003.