JUDGMENT OF THE COURT OF FIRST INSTANCE

of 7 June 2005

in Case T-375/02 Alessandro Cavallaro v Commission of the European Communities (1)

(Officials — Open competition — Decision of the selection board not to admit a candidate to the oral tests in consequence of the result obtained in the written test — Secrecy of the proceedings of the selection board — Statement of reasons — Equal treatment — Error of fact)

(2005/C 193/37)

(Language of the case: Italian)

In Case T-375/02: Alessandro Cavallaro, residing in Rome (Italy), represented by C. Forte, lawyer, against Commission of the European Communities (Agents: J. Currall and L. Lozano Palacios, assisted by A. Dal Ferro, lawyer, with an address for service in Luxembourg) — application for annulment of the decision of the appointing authority of 11 September 2002 rejecting the applicant's complaint lodged against the decision of the selection board in Open Competition COM/A/6/01 of 15 May 2002 to give him an insufficient mark for the written test in that competition and, in consequence, not to admit him to the oral tests, and for annulment of the subsequent stages of that competition, in so far as is necessary to restore his rights — the Court of First Instance (Fifth Chamber), composed of M. Vilaras, President, M.E. Martins Ribeiro and K. Jürimäe, Judges; M.J. Plingers, Administrator, for the Registrar, gave a judgment on 7 June 2005, in which it:

- 1. Dismisses the application;
- 2. Orders the parties to bear their own costs.

(1) OJ C 44 of 22.2.2003.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 31 May 2005

in Case T-105/03 Triantafyllia Dionyssopoulou v Council of the European Union (1)

(Officials — Staff report — Action for annulment — No longer any legal interest in bringing proceedings — No need to adjudicate — Action for compensation)

(2005/C 193/38)

(Language of the case: French)

In Case T-105/03: Triantafyllia Dionyssopoulou, a former official of the Council of the European Union, residing in Brussels

(Belgium), represented by F. Renard, lawyer, against Council of the European Union (Agents: M. Sims and F. Anton) — application, firstly, for annulment of the decision drawing up the applicant's final staff report for the 1999/2001 period and, secondly, for compensation for the damage allegedly suffered by her — the Court of First Instance (First Chamber), composed of J.D. Cooke, President, R. García-Valdecasas and I. Labucka, Judges; I. Natsinas, Administrator, for the Registrar, gave a judgment on 31 May 2005, the operative part of which is as follows:

- 1. There is no need to adjudicate on the claims for annulment;
- 2. The claims for compensation are rejected as unfounded;
- 3. The parties shall bear their own costs.

(1) OJ C 112 of 10.5.2003.

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 2 June 2005

in Case T-177/03 Andreas Strohm v Commission of the European Communities $(^1)$

(Officials — Refusal of promotion to Grade A4 — Consideration of comparative merits — Duty to state grounds — Additional statement of grounds — Action for annulment and compensation — Admissibility)

(2005/C 193/39)

(Language of the case: German)

In Case T-177/03: Andreas Strohm, an official of the Commission of the European Communities, residing in Brussels (Belgium), represented by C. Illig, lawyer, against Commission of the European Communities (Agents: C. Berardis-Kayser, assisted by B. Wägenbaur, lawyer, with an address for service in Luxembourg) — application for annulment of the Commission's decision dated 14 August 2002, not to promote the applicant to Grade A4 in the 2002 procedure, and for compensation — the Court of First Instance (Fifth Chamber), composed of M. Vilaras, President, F. Dehousse and D. Šváby, Judges; C. Kristensen, Administrator, for the Registrar, gave a judgment on 2 June 2005, in which it: