Action brought on 12 August 1991 by Deutsche Fischfang-Union GmbH & Co. KG against the Commission of the European Communities

(Case C-215/91)

(91/C 331/13)

An action against the Commission of the European Communities was brought before the Court of Justice of the European Communities on 12 August 1991 by Deutsche Fischfang-Union GmbH & Co. KG, of Cuxhaven, represented by Friedrich-Wilhelm Marwitz, Rechtsanwalt, 3 Klussmannstraße, D-2850 Bremerhaven.

The applicant claims that the Court should:

- 1. declare that the defendant has unlawfully failed to pay the full amount of the subsidy granted by it to the applicant as notified on 26 April 1989;
- 2. order the defendant to pay the costs of the proceedings.

On 11 November 1991, the President of the Court of Justice of the European Communities made an order in that case, the operative part of which is as follows:

- 1. Case C-215/91 shall be removed from the Register.
- 2. The defendant shall bear the costs of the proceedings.

Reference for a preliminary ruling by the Arbeitsgericht Wiesbaden by order of that court of 24 September 1991 in the case of Sigrun Buxbaum v. Abbott GmbH

(Case C-286/91)

(91/C 331/14)

Reference has been made to the Court of Justice of the European Communities by order of the Arbeitsgericht [Labour Court] Wiesbaden, which was received at the Court Registry on 11 November 1991, for a preliminary ruling in the case of Sigrun Buxbaum v. Abbott GmbH, on the following question:

Is it compatible with Article 119 of the EEC Treaty and Council Directive 75/117/EEC (1) of 10 February 1975 on the approximation of the laws of the Member States relating to the application of the principle of equal pay

for men and women for legislative provisions to guarantee staff committee members compensation (according to the loss of pay principle) for work time lost by reason of attendance on courses (which provide knowledge necessary for the work of the staff committee), whilst not providing compensation in the form of leave or money up to a level corresponding to full working hours, for staff committee members who work part-time but are obliged to devote further time in addition to their individual working hours to such courses, even though the proportion of women affected by these provisions is significantly higher than that of men?

(1) OJ No L 45, 19. 2. 1975, p. 19.

Reference for a preliminary ruling by the Finanzgericht München by an order of that court of 9 September 1991 in the case of Johannes Peter v. Hauptzollamt Regensburg

(Case C-290/91)

(91/C 331/15)

Reference has been made to the Court of Justice of the European Communities by an order of the Finanzgericht München [Finance Court, Munich] of 9 September 1991, which was received at the Court Registry on 20 November 1991, for a preliminary ruling in the case of Johannes Peter v. Hauptzollamt [Principal Customs Office] Regensburg on the following question:

Does Community law preclude the application of a national provision such as Paragraph 227 of the Abgabenordnung [Regulation on levies] which empowers the national authorities to remit in the individual case on grounds of equity levies payable under Article 5c of Regulation (EEC) No 804/68?

Reference for a preliminary ruling by the Finanzgericht München by order of that court of 10 September 1991 in the case of TVU Textilveredlungsunion GmbH & Co. KG v. Hauptzollamt Nürnberg-Fürth

(Case C-291/91)

(91/C 331/16)

Reference has been made to the Court of Justice of the European Communities by order of the Finanzgericht München [Finance Court, Munich] of 10 September 1991, which was received at the Court Registry on