

COURT OF FIRST INSTANCE

JUDGMENT OF THE COURT OF FIRST INSTANCE

of 22 June 1994

in Joined Cases T-97/92 and T-111/92 Loek Rijnoudt and Michael Hocken v. Commission of the European Communities ⁽¹⁾

(Officials — Temporary contribution — Rates of contribution to the pension scheme)

(94/C 254/16)

(Language of the case: French)

(Provisional translation; the definitive translation will be published in the European Court Reports)

In Joined Cases T-97/92 and T-111/92: Loek Rijnoudt and Michael Hocken, officials of the Commission of the European Communities, represented by Georges Vandersanden, of the Brussels Bar, with an address for service in Luxembourg at the Chambers of Alex Schmitt, 62 Avenue Guillaume, against the Commission of the European Communities (Agent: Gianluigi Valsesia, assisted by Denis Waelbroeck, of the Brussels Bar) — application for annulment of the applicants' pay slips for January 1992 in so far as they reflect the application of the temporary contribution and establish as from that date an inevitable increase in the applicants' contributions to the pension scheme — the Court of First Instance (Fourth Chamber), composed of: C. P. Briët (President of the Chamber), A. Saggio and C. W. Bellamy, Judges; H. Jung, Registrar, gave a judgment on 22 June 1994, the operative part of which is as follows:

1. *the applications are dismissed as inadmissible in so far as they seek a declaration that Council Regulation (ECSC, EEC, Euratom) No 3832/91 of 19 December 1991 amending the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities with regard to the contribution to the pension scheme is inapplicable and, for the rest, they are dismissed as unfounded;*

2. *the parties shall bear their own costs.*

⁽¹⁾ OJ No C 322, 9. 12. 1992, OJ No C 34, 6. 2. 1993.

ORDER OF THE COURT OF FIRST INSTANCE

of 1 July 1994

in Case T-106/89 Revision, Norsk Hydro A/S v. Commission of the European Communities

(Application for revision — Admissibility)

(94/C 254/17)

(Language of the case: English)

In Case T-106/89 Revision: Norsk Hydro A/S, a company incorporated under Norwegian law, having its registered office in Oslo, represented by Jochen Burrichter, of the Düsseldorf Bar, with an address for service in Luxembourg at the Chambers of Aloyse May, 31 Grand-Rue, against the Commission of the European Communities (Agent: Julian Currall) — application for revision of the order of the Court of First Instance of 19 June 1990 in Case T-106/89 Norsk Hydro v. Commission, not published in the European Court Reports — the Court of First Instance (Second Chamber), composed of: J. L. Cruz Vilaça (President), C. P. Briët, D. Barrington, A. Saggio and J. Biancarelli, Judges; H. Jung, Registrar, made an order on 1 July 1994, the operative part of which is as follows:

1. *the application for revision is dismissed as inadmissible;*
2. *the party applying for revision is ordered to pay the costs.*

ORDER OF THE COURT OF FIRST INSTANCE

of 1 July 1994

in Case T-505/93, Glória Osório v. Commission of the European Communities ⁽¹⁾

(Official — Internal competition — Notice of competition — Legal interest in bringing proceedings — Inadmissibility)

(94/C 254/18)

(Language of the case: Portuguese)

(Provisional translation; the definitive translation will be published in the European Court Reports)

In Case T-505/93: Glória Osório, a member of the temporary staff of the Commission of the European Communities, represented by Isabel Jalles, of the Lisbon Bar, with an address for service in Luxembourg at the office of Fiduciaire Myson Sàrl, 1 rue Glesener, against the