

JUDGMENT OF THE COURT OF FIRST INSTANCE (First Chamber)  
13 December 1990 \*

In Case T-114/89,

**Vereniging van Nederlandse Ziekenfondsen**, whose registered office is in Zeist (Netherlands),

**Kontaktorgaan Landelijke Organisaties van Ziektekostenversekeraars**, whose registered office is in Houten (Netherlands),

and

**Kontaktcommissie Publiekrechtelijke Ziektekostenregelingen voor Ambtenaren**, whose registered office is at Nieuwegein (Netherlands),

represented by H. P. Utermark, of the Hague Bar, and F. O. W. Vogelaar, of the Rotterdam Bar, with an address for service in Luxembourg at the Chambers of J. Loesch, 8 rue Zithe,

applicants,

v

**Commission of the European Communities**, represented by B. J. Drijber, a member of its Legal Department, acting as Agent, with an address for service in Luxembourg at the office of Guido Berardis, also a member of the Commission's Legal Department, Wagner Centre, Kirchberg,

defendant,

supported by

**Kingdom of the Netherlands**, represented by J. W. de Zwaan, Assistant Legal Adviser at the Ministry of Foreign Affairs, acting as Agent, with an address for service in Luxembourg at the Netherlands Embassy, 5, rue C. M. Spoo,

intervener,

\* Language of the case: Dutch.

APPLICATION for a declaration that one or more decisions alleged by the applicants to be contained in various letters of a Member of the Commission and of a Director of the Directorate-General for Competition are void,

THE COURT OF FIRST INSTANCE (First Chamber),

composed of: J. L. Cruz Vilaça, President, H. Kirschner, R. Schintgen, R. García-Valdecasas and K. Lenaerts, Judges,

(The grounds of the judgment are not reproduced.)

hereby:

- (1) Dismisses the application as inadmissible;**
- (2) Orders the applicants to pay the costs jointly and severally, except those incurred by the intervener, which must be borne by the intervener itself.**