

## Case T-115/92 R

Anne Hogan

v

European Parliament

(Official — Procedure for interim relief — Interim measures)

Order of the President of the Court of First Instance, 23 March 1993 ..... II - 340

### Summary of the Order

*Application for interim measures — Interim measures — Conditions for granting — Serious and irreparable damage — Damage strictly pecuniary*  
(EEC Treaty, Art. 186; Rules of Procedure of Court of First Instance, Art. 104(2))

The urgent nature of an application for interim measures under Article 104(2) of the Rules of Procedure of the Court of First Instance must be assessed by reference to the need to give an interim ruling in order to avoid serious and irreparable damage to the party seeking the interim measure.

In this connection, in principle purely pecuniary damage cannot be regarded as irrepara-

ble or even as difficult to repair since *ex hypothesi* it may be the subject of subsequent financial compensation. However, it is for the court hearing the application for interim measures to assess the factors which, in the particular circumstances of each case, are such as to establish whether, if the interim relief sought is not granted, the applicant is likely to be exposed to the risk of damage which cannot be repaired even if the contested decisions are subsequently annulled in the main proceedings.