

## Case T-12/93 R

### Comité Central d'Entreprise de la Société Anonyme Vittel and Comité d'Établissement de Pierval

v

### Commission of the European Communities

(Competition — Procedure for interim relief — Suspension of  
operation — Interim measures)

Order of the President of the Court of First Instance, 2 April 1993 ..... II - 450

#### Summary of the Order

1. *Applications for interim measures — Conditions of admissibility — Admissibility of the main application — Irrelevant — Limits*  
(EEC Treaty, Arts 185 and 186; Rules of Procedure of the Court of First Instance, Art. 104(2))
2. *Applications for interim measures — Suspension of operation — Total or partial suspension of operation, at the request of employees' representative bodies, of a decision authorizing, subject to certain conditions, a concentration between undertakings — Conditions for granting — Serious and irreparable damage — Weighing of all the interests involved — Risk of the creation, unnecessarily, of an irreversible situation justifying action by the Court in response to an application for interim measures*  
(EEC Treaty, Arts 185 and 186; Rules of Procedure of the Court of First Instance, Art. 104(2); Council Regulation No 4064/89)
3. *Applications for interim measures — Suspension of operation — Total or partial suspension of operation of a decision authorizing, subject to certain conditions, a concentration between undertakings — Insufficient information available to the Court — Party called on to supply information — Suspension granted until the judge hearing the application for interim measures has given a decision, in the light of the information supplied to him, regarding compliance with the conditions laid down in the decision*  
(EEC Treaty, Art. 185; Rules of Procedure of the Court of First Instance, Art. 104(2))