

Case T-162/89

Michèle Mommer
v
European Parliament

(Officials — Application for payment of arrears of emoluments —
Application addressed to a political group — Inadmissible)

Judgment of the Court of First Instance (Fourth Chamber), 22 November 1990 680

Summary of the Judgment

1. *Officials — Actions — Defendant — Institution to which the applicant is attached (Staff Regulations, Arts 2 and 91)*
2. *Officials — Actions — Jurisdiction of the Court of First Instance — Limits (EEC Treaty, Art. 179)*

1. The appointing authority acts in the name of the institution which designated it, so that acts concerning the legal position of officials and which may adversely affect them must be attributed to the institution to which they are attached and any appeal must be brought against the institution from which the act having an adverse effect emanated.
2. In the context of an action brought under Article 179 of the Treaty, the Court of First Instance has jurisdiction in disputes between the Community and its servants only within the limits and under the conditions laid down in the Staff Regulations or the Conditions of Employment applicable to Other Servants.