PIEMONTE v COUNCIL

JUDGMENT OF THE COURT OF FIRST INSTANCE (Third Chamber) 26 September 1990*

In Case T-52/89,

Alfonso Piemonte, an official of the Council of the European Communities, residing in Overijse (Belgium), represented by Françoise Decoster, of the Brussels Bar, with an address for service in Luxembourg at the office of the Fiduciaire Myson SARL, 6-8 rue Origer,

applicant,

supported by

Fédération de la fonction publique européenne (European Civil Service Federation), having its registered office in Brussels, represented by Georges Vandersanden, of the Brussels Bar, with an address for service in Luxembourg at the Chambers of Alex Schmitt, 62 avenue Guillaume,

intervener,

ν

Council of the European Communities, represented by Arthur Alan Dashwood, Director in the Council's Legal Department, acting as Agent, with an address for service in Luxembourg at the office of Jörg Käser, Manager of the Legal Department of the European Investment Bank, 100 boulevard Konrad-Adenauer,

defendant,

APPLICATION for the annulment of the Council's decision, communicated by memorandum of 6 May 1988, refusing the applicant the flat-rate payment of travel expenses for persons treated as dependent children who do not reside at the official's place of employment,

^{*} Language of the case: French.

THE COURT OF FIRST INSTANCE OF THE EUROPEAN COMMUNITIES (Third Chamber)

composed of: A. Saggio, President, C. Yeraris and B. Vesterdorf, Judges, (the grounds of the judgment are not reproduced) hereby:

- (1) Dismisses the application;
- (2) Orders the parties to bear their own costs.