

Form of order sought

- Annul the decision of 24 May 2011 dismissing the applicant;
- Annul the decision of 16 April 2011 imposing a penalty on him;
- Order Frontex to pay the costs.

Action brought on 16th January 2012 — ZZ v European Network and Information Security Agency (ENISA)

(Case F-7/12)

(2012/C 133/59)

*Language of the case: English***Parties***Applicant:* ZZ (represented by: L. Levi, A. Tymen, lawyers)*Defendant:* European Network and Information Security Agency (ENISA)**Subject-matter and description of the proceedings**

The annulment of the 2009 career report, the list of reclassification of the civil servants for 2010 and, if necessary, the annulment of the decision rejecting his demand on 17 October 2011.

Form of order sought

- The annulment of the Applicant's 2009 career development report;
- the annulment of the 16 November 2010 decision fixing the list of staff reclassified in the reclassification exercise 2010;
- if necessary, the annulment of the decision of 17 October 2011 rejecting the Applicant's complaint dated 16 June 2011;
- order ENISA to pay the costs.

Action brought on 20 January 2012 — ZZ v European Parliament

(Case F-9/12)

(2012/C 133/60)

*Language of the case: French***Parties***Applicant:* ZZ (represented by: L. Lévi and M. Vandebussche, lawyers)*Defendant:* European Parliament**Subject-matter and description of the proceedings**

Application for an order that the European Parliament pay compensation for the material and non-material loss allegedly suffered by the applicant as a result of errors committed in the management of her reserve list

Form of order sought

- Recognise that the Parliament has non-contractual liability for the errors committed in the management of her reserve list;
- Pay compensation for the applicant's material loss evaluated, for the period from December 2003 to December 2011, at EUR 749 449,03, plus pensions funds, and for the subsequent period until the legal retirement age, at the monthly net payment amounts corresponding to the salaries fixed for officials in function group AD from grade AD 9 step 2, second year, taking account of the normal career of an official of that grade, supplemented by the corresponding contributions to the sickness fund. All to be increased by late-payment interest at the rate of the European Central Bank plus two points;
- Pay compensation for the non-material loss evaluated at EUR 70 000;
- Order the European Parliament to pay the costs.

Action brought on 15 February 2012 — ZZ v European Economic and Social Committee

(Case F-21/12)

(2012/C 133/61)

*Language of the case: French***Parties***Applicant:* ZZ (represented by: N. Lhoëst, lawyer)*Defendant:* European Economic and Social Committee**Subject-matter and description of the proceedings**

Annulment of the decision withdrawing the award of expatriation allowance to the applicant and retroactively seeking to recover that allowance.

Form of order sought

- Annul the decision of the Appointing Authority ('AA') of the EESC of 9 June 2011 withdrawing the award of expatriation allowance to the applicant with effect from 1 July 2010 and seeking to recover the expatriation allowance paid to him since that date;

- Insofar as it is necessary, annul the implied decision of the AA of the EESC rejecting the claim brought by the applicant on 9 September 2011 under Article 90(2) of the Staff Regulations;
- Order the EESC to reimburse the applicant for the expatriation allowance recovered with effect from 1 July 2010 and to pay expatriation allowance which has not been paid since 9 June 2011, all together with late payment interest at the rate of the European Central Bank increased by two points;
- Order the EESC to pay the costs.

Action brought on 5 March 2012 — ZZ and Others v Commission

(Case F-29/12)

(2012/C 133/62)

Language of the case: French

Parties

Applicants: ZZ and Others (represented by: D. Abreu Caldas, S. Orlandi, A. Coolen, J.-N. Louis and É. Marchal)

Defendant: European Commission

Subject-matter and description of the proceedings

Annulment of the decisions to transfer pension rights acquired before entry into service at the Commission on the basis of the proposal recalculated by the PMO.

Form of order sought

- declare Article 9 of the General Implementing Provisions of Article 11(2) of Annex VIII of the Staff Regulations to be unlawful;

- annul the decisions annulling and replacing the applicants offers concerning the crediting of pension rights;
- annul the decisions to apply to the applicants' applications to transfer pension rights the parameters referred to in the General Implementing Provisions of Article 11(2) of Annex VIII of the Staff Regulations of 3 March 2011;
- order the Commission to pay the costs.

Action brought on 6 March 2012 — ZZ v Commission

(Case F-31/12)

(2012/C 133/63)

Language of the case: French

Parties

Applicant: ZZ (represented by: D. Abreu Caldas, S. Orlandi, A. Coolen, J.-N. Louis and É. Marchal, lawyers)

Defendant: European Commission

Subject-matter and description of the proceedings

Annulment of the decision to transfer pension rights acquired before the applicant's entry into service at the Commission on the basis of the proposal recalculated by the PMO.

Form of order sought

- Annul the decision annulling and replacing the proposals for the transfer of the applicant's pension rights made in his application under Article 11(2) in Annex VIII of the Staff Regulations, which contains a new proposal calculated on the basis of the GIPs adopted on 3 March 2011.
 - Order the Commission to pay the costs.
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