# EUROPEAN UNION CIVIL SERVICE TRIBUNAL

Order of the Civil Service Tribunal (Second Chamber) of 21 February 2008 — Vande Velde v Commission

(Case F-60/05) (1)

(Staff — Contract staff member — Late claim — Action manifestly inadmissible)

(2008/C 223/112)

Language of the case: French

Order of the Civil Service Tribunal of 21 February 2008 — Arana de la Cal v Commission

(Case F-63/05) (1)

(Staff — Contractual agent — Late claim — Action manifestly inadmissible)

(2008/C 223/113)

Language of the case: French

## Parties

Applicant: Patricke Vande Velde (Linkebeek, Belgium) (represented by: L. Vogel, lawyer)

*Defendant:* Commission of the European Communities (represented by: J. Currall and G. Berscheid, acting as Agents)

Intervener in support of the form of order sought by the defendant: Council of the European Union (represented by: M. Arpio Santacruz and I. Sulce, acting as Agents)

### Re:

Staff case — First, annulment of the Commission's decision rejecting the complaint submitted by the applicant, a former member of the auxiliary staff, against the decision fixing his grade and remuneration as a contract staff member and, secondly, an application for damages (formerly T-268/05)

## Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Each party shall bear its own costs.

### Parties

Applicant: Miriam Arana de la Cal (Brussels, Belgium) (represented by: L. Vogel, lawyer)

Defendant: Commission of the European Communities (represented by: J. Currall and G. Berscheid, acting as Agents)

Intervener in support of the form of order sought by the defendant: Council of the European Union (represented by: M. Arpio Santacruz and I. Sulce, acting as Agents)

### Re:

First, annulment of the Commission's decision rejecting the complaint submitted by the applicant, a former member of the auxiliary staff, against the decision fixing her grade and remuneration as a contract staff member and, secondly, an application for damages (formerly T-271/05)

## Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Each party shall bear its own costs.

<sup>(&</sup>lt;sup>1</sup>) OJ C 229, 17.9.2005, p. 30 (case originally registered at the Court of First Instance of the European Communities as Case T 268/05 and transferred to the European Union Civil Service Tribunal by order of 15.12.2005).

<sup>(&</sup>lt;sup>1</sup>) OJ C 229, 17.9.2005, p. 31 (case originally registered at the Court of First Instance of the European Communities as Case T-271/05 and transferred to the European Union Civil Service Tribunal by order of 15.12.2005).