Operative part of the judgment

The Tribunal:

- 1. Annuls the decision of the Commission of the European Communities not to include Mr Collotte's name on the list of officials promoted to grade A*12 for the 2006 promotion procedure;
- 2. Dismisses the remainder of the forms of order sought;
- 3. Orders the Commission of the European Communities to bear its own costs and to pay the costs of the applicant;
- 4. Orders the Council of the European Union to bear its own costs.
- (1) OJ C 199, 25.8.2007, p. 50.

Judgment of the Civil Service Tribunal (Third Chamber) of 11 December 2008 — Dubus and Leveque v Commission

(Case F-66/07) (1)

(Staff case — Officials — Promotion — 2006 promotion procedure — Ability to work in a third language)

(2009/C 44/123)

Language of the case: French

Parties

Applicant: Charles Dubus (Kraainem, Belgium) and Jean Leveque (Wattignies-la-Victoire, France) (represented by: É. Boigelot, initially, and É. Boigelot and L. Defalque, subsequently, lawyers)

Defendant: Commission of the European Communities (represented by: C. Berardis-Kayser and G. Berscheid, Agents)

Intervener: Council of the European Union (represented by: I. Šulce and M. Simm, Agents)

Re:

Annulment of the decision not to promote the applicants for failure to demonstrate that they were able to work in a third language for the 2006 promotion procedure — Claim for damages.

Operative part of the judgment

The Tribunal:

- 1. Annuls the decision of the Commission of the European Communities not to include M. Dubus's name in the list of officials to be promoted to grade C*3 for the 2006 promotion procedure and the decision of the Commission of the European Communities not to include the M. Leveque's name in the list of officials to be promoted to grade B*8 under the procedure for the same year;
- 2. Dismisses the remainder of the forms of order of sought;

- 3. Orders the Commission of the European Communities to bear its own costs and to pay the cost of the applicants;
- 4. Orders the Council of the European Union to bear its own costs.
- (1) OJ C 199, 25.8.2007, p. 54.

Judgment of the Civil Service Tribunal (Second Chamber) of 13 November 2008 — Traore v Commission

(Case F-90/07) (1)

(Staff cases — Officials — Vacancy notice — Rejection of the applicant's candidature — Reassignment — Interest of the service)

(2009/C 44/124)

Language of the case: French

Parties

Applicant: Amadou Traore (Rhode-Saint-Genèse, Belgium) (represented by: E. Boigelot, lawyer)

Defendant: Commission of the European Communities (represented by: J. Currall and B. Eggers)

Re:

Annulment of the Commission decisions rejecting the applicant's candidature for the post of chargé d'affaires ad interim at the Commission Delegation in Togo and for the post of Head of Operations at the Commission Delegation in Tanzania — Annulment of the Commission decisions appointing other candidates to those posts — Claim for damages.

Operative part of the judgment

The Tribunal:

- 1. Annuls the decision of the Director of Resources of the EuropeAid Co-operation Office of the Commission of the European Communities of 12 December 2006 rejecting Mr Traore's candidature for the post of Head of Operations at the Commission Delegation in Tanzania and the decision to appoint Mr S to that post;
- 2. Dismisses the remainder of the action;
- 3. Orders Mr Traore to bear half his own costs;