

Operative part of the order

The Tribunal:

1. dismisses Mr Marcuccio's action as manifestly lacking any foundation in law.
2. orders Mr Marcuccio to pay the costs.
3. orders Mr Marcuccio to pay to the Tribunal the sum of EUR 1 000

⁽¹⁾ OJ C 64 of 08.03.2008, p. 68

Order of the Civil Service Tribunal (First Chamber) of 4 June 2009 — De Britto Patricio-Dias v Commission of the European Communities

(Case F-56/08) ⁽¹⁾

(Staff case — Officials — Joint Sickness Insurance Scheme — Primary cover for dependent children by the Joint Sickness Insurance Scheme — Lack of complaint — Manifest inadmissibility)

(2009/C 282/123)

Language of the case: French

Parties

Applicant: De Britto Patricio-Dias (Brussels, Belgium) (represented by: L. Massaux, lawyer)

Defendant: Commission of the European Communities (represented by: J. Currall and D. Martin, Agents)

Re:

Annulment of the appointing authority's decision to reject the applicant's request that his children be entitled to primary insurance cover

Operative part of the order

1. The action brought by Mr de Britto Patricio-Dias is dismissed as being manifestly inadmissible.
2. Mr de Britto Patricio-Dias is ordered to pay the costs.

⁽¹⁾ OJ C 209 of 15.08.08, p. 74.

Order of the Civil Service Tribunal (Third Chamber) of 8 July 2009 — Sevenier v Commission

(Case F-62/08) ⁽¹⁾

(Staff case — Officials — Permanent termination of service — Resignation — Application to withdraw)

(2009/C 282/124)

Language of the case: French

Parties

Applicant: Roberto Sevenier (Paris, France) (represented by: É. Boigelot, lawyer)

Defendant: Commission of the European Communities (represented by: J. Currall and D. Martin, agents)

Re:

Annulment of the Commission's decision rejecting the applicant's request to withdraw his tender of resignation and for his case to be submitted to the medical committee and, consequently, an application for reinstatement of the applicant at the European Commission with reconstitution of his career from the date of his resignation.

Operative part of the order

The Tribunal:

- (1) dismisses the action as being manifestly inadmissible;
- (2) orders Mr Sevenier to pay the costs;
- (3) declares that there is no need to adjudicate on the application for leave to intervene;
- (4) orders the Council of the European Union to bear its own costs relating to the application for leave to intervene.

⁽¹⁾ OJ C 247 of 27.09.2008 p. 25

Action brought on 14 September 2009 — Nijs v European Court of Auditors

(Case F-77/09)

(2009/C 282/125)

Language of the case: French

Parties

Applicant: Bart Nijs (Bereldange, Luxembourg) (represented by: Fränk Rollinger, avocat)

Defendant: European Court of Auditors