

The subject matter and description of the proceedings

The annulment of the decision of the Commission rejecting the applicant's claim that she was subjected to and experienced psychological harassment during the years she spent at the Regionalised Delegation of the Commission in Kyrgyzstan.

Form of order sought

The applicant claim that the Court should:

- Ask the Commission to produce the report of IDOC, with supporting evidence;
- annul the decision of the Commission of 23 July 2009 and, so far as necessary, the decision rejecting the complaint;
- order the Commission to pay the costs.

Action brought on 4 June 2010 — Cerafogli v ECB

(Case F-43/10)

(2010/C 209/90)

Language of the case: English

Parties

Applicant: Maria-Concetta Cerafogli (Frankfurt am Main, Germany) (represented by: L. Levi and M. Vandenbussche, lawyers)

Defendant: European Central Bank

The subject matter and description of the proceedings

The annulment of the decision of the ECB rejecting the claims of the appellant concerning the discrimination and attempts to her dignity due to the behaviour of her management and a claim for damages.

Form of order sought

- The annulment of the decision of the European Central Bank dated 24 November 2009 rejecting the claims of the Appellant of discrimination and attempts to her dignity because of the behaviour of her management and, if

necessary, the annulment of the decision dated 24 March 2010 rejecting the special appeal;

- by consequence, to give the Appellant the benefit of her requests as stated in her administrative review and more particular:
 - to stop any form of discrimination and mobbing against Mrs Cerafogli be it in verbal acts and in working assignments and arrangements.
 - to receive the written withdrawal by Mr G. of his offensive and threatening statements;
 - in any case, the compensation of the moral and material prejudice suffered;
 - the order that the ECB pays all the costs;
 - the order that the ECB provides the full internal administrative inquiry report with all its annexes, including the minutes of the hearings. Furthermore, the order that the ECB provides also all communication between the inquiry panel and the Executive Board and/or the ECB President;
 - the summoning of Mrs L. previous Social Counselor of the Defendant, as a witness.

Action brought on 11 June 2010 — Lebedef v Commission

(Case F-44/10)

(2010/C 209/91)

Language of the case: French

Parties

Applicant: Giorgio Lebedef (Senningerberg, Luxembourg) (represented by: F. Frabetti, lawyer)

Defendant: European Commission

Subject-matter and description of the proceedings

Annulment of the Commission's decision rejecting the applicant's request for authorisation to stay in a place other than his place of employment during sick leave.