

— grant a symbolic compensation of one (1) Euro to the applicant in order to compensate his moral and professional prejudice he suffered as exposed in the present complaint, as far as the objective of such a complaint is not money but recognition of dignity and professional reputation of the applicant.

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**Action brought on 18 June 2010 — Hecq v Commission**

(Case F-47/10)

(2010/C 221/97)

*Language of the case: French*

**Parties**

*Applicant:* André Hecq (Chaumont-Gistoux, Belgium) (represented by: L. Vogel, lawyer)

*Defendant:* European Commission

**Subject-matter and description of the proceedings**

The annulment of the Commission decisions refusing to accept that the applicant suffers from partial permanent invalidity within the meaning of Article 73 of the Staff Regulations and making him liable for part of the fees and expenses incurred during the proceedings of the medical committee

**Form of order sought**

The applicant claims that the Tribunal should:

— annul the decision adopted by the appointing authority on 5 March 2010 (and communicated by electronic mail of 8 March 2010), rejecting the complaint brought by the applicant, dated 9 December 2009, against two administrative decisions dated 7 September 2009 which, respectively, contain a definitive refusal to accept that the applicant suffers from any form of invalidity, under Article 73 of the Staff Regulations, and which furthermore require the applicant to pay half of the fees and expenses of the doctor who presided over the medical committee, amounting to EUR 500 (subsequently reduced to EUR 300), and to also pay all (then, subsequently, a quota of 60 %) of the fees and expenses of the doctor who represented him in connection with the proceedings of that medical committee;

— also annul those decisions dated 7 September 2009;

— order the European Commission to pay the costs.

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**Action brought on 24 June 2010 — De Nicola v EIB**

(Case F-49/10)

(2010/C 221/98)

*Language of the case: Italian*

**Parties**

*Applicant:* Carlo De Nicola (Strassen, Luxembourg) (represented by: L. Isola, lawyer)

*Defendant:* European Investment Bank

**Subject-matter and description of the proceedings**

Application for annulment of the decision communicated to the applicant on 11 May 2009 insofar as it essentially obstructed the attempted amicable settlement of the matter by rejecting by implication the claim for reimbursement of medical expenses for laser therapy treatment, and an order that the defendant pay to the applicant the sum of EUR 3 000 together with interest, monetary inflation to be taken into account in fixing the amount awarded.

**Form of order sought**

— Annul the measure communicated by e-mail on 11 May 2010.

— Order the EIB to pay to the applicant the sum of EUR 3 000, expenditure for the laser therapy treatment undergone in 2007, together with compensation for monetary inflation and interest on the amount awarded.

— Order the EIB to pay the costs of the proceedings.

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**Action brought on 3 July 2010 — Merhzaoui v Council**

(Case F-52/10)

(2010/C 221/99)

*Language of the case: French*

**Parties**

*Applicant:* Mohamed Merhzaoui (Brussels, Belgium) (represented by: S. Orlandi, A. Coolen, J.-N. Louis and E. Marchal, lawyers)