Judgment of the Civil Service Tribunal (First Chamber) of 14 September 2010 — AE v Commission

(Case F-79/09)

(Civil Service — Officials — Social security — Occupational sickness and accident insurance — Article 73 of the Staff Regulations — Refusal to recognise the occupational origin of a disease — Hypersensitivity to electro-magnetic fields)

(2010/C 317/84)

Language of the case: French

Parties

Applicant: AE (Muchamiel, Spain) (represented by: L. Levi and M. Vandenbussche, lawyers)

Defendant: European Commission (represented by: initially, J. Currall and D. Martin, Agents, and, subsequently, J. Currall and J. Baquero Cruz, Agents)

Re:

Action for annulment, first, of the decision of the appointing authority dated 15 December 2008, received on 16 January 2009, rejecting the applicant's request that his medical condition be recognised as an occupational disease within the meaning of Article 73 of the Staff Regulations and, second, so far as necessary action for annulment of the decision of 11 June 2009 rejecting the applicant's complaint. Claim for EUR 12 000 damages in compensation for non-material damage suffered

Operative part of the judgment

The Tribunal:

- 1. Orders the European Commission to pay AE the sum of EUR 2 000;
- 2. Dismisses the remainder of the claims in the action;
- 3. Orders the European Commission to bear its own costs and pay a quarter of the applicant's;
- 4. Orders the applicant to bear three quarters of his or her own costs.

Judgment of the Civil Service Tribunal (First Chamber) of 14 September 2010 — Rossi Ferreras v Commission

(Case F-85/09) (1)

(Civil Service — Officials — 2001/2002 Appraisal — Career Development Report — Compliance with an annulling judgment — Effects of the withdrawal of an act — Establishment of the objectives)

(2010/C 317/85)

Language of the case: French

Parties

Applicant: Francisco Rossi Ferreras (Luxembourg, Luxembourg) (represented by: F. Frabetti, lawyer)

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

Re:

Action for annulment of the applicant's Career Development Report for the period from 1 July 2001 to 31 December 2002

Operative part of the judgment

The Tribunal:

- 1. Dismisses Mr Rossi Ferreras's action;
- 2. Orders Mr Rossi Ferreras to pay all the costs.

(1) OJ C 312, 19/12/2009, p. 45.

Order of the Civil Service Tribunal (First Chamber) of 6 October 2010 — Marcuccio v Commission

(Case F-2/10) (1)

(Civil Service — Officials — Social security — Sickness insurance — Applications for payment of medical expenses — No act adversely affecting an official — Action manifestly inadmissible and manifestly lacking any foundation in law — Article 94 of the Rules of Procedure)

(2010/C 317/86)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: J. Currall and C. Berardis-Kayser, Agents, assisted by A. Del Ferro, lawyer)