Defendant: European External Action Service (represented by: initially M. Silva and S. Marquardt, Agents, then G.-J. van Hegelsom, S. Marquardt and E. Chaboureau, Agents, and lastly G.-J. van Hegelsom, S. Marquardt and E. Chaboureau, Agents, M. Troncoso Ferrer, F.-M. Hislaire and S. Moya Izquierdo, lawyers)

Re:

Application for annulment of the decision rejecting the applicant's challenge brought against the result of the elections to the EEAS Staff Committee.

Operative part of the judgment

The Tribunal:

- 1. Annuls the decision of 23 April 2015 by which the European External Action Service rejected Oren Wolff's request seeking that the result of the elections of the members of the Staff Committee be deemed invalid;
- 2. Declares that the European External Action Service shall bear its own costs and orders it to pay the costs incurred by Mr Wolff.
- (1) OJ C 294, 07/09/2015, p. 83.

Judgment of the Civil Service Tribunal (Third Chamber) of 12 April 2016 — CP v Parliament (Case F-98/15) (1)

(Civil Service — Officials — Head of unit — Trial period — Not confirmed in the post of Head of unit — Enforcement of a judgment for annulment — Loss of opportunity)

(2016/C 191/72)

Language of the case: French

Parties

Applicant: CP (represented by: L. Levi and A. Tymen, lawyers)

Defendant: European Parliament (represented by: V. Montebello-Demogeot and O. Caisou-Rousseau, acting as Agents)

Re:

Annulment of the decision of 18 July 2014, which, following the judgment of the Tribunal in Case F-8/13, CP v European Parliament, of 26 March 2014, confirmed the applicant in his post as Head of unit, in so far as that decision does not provide for retroactive recognition of the status of Head of unit and the retroactive award of the increase in basic salary for his post (the management allowance), and the claim for damages for the material and non-material damage allegedly suffered.

Operative part of the judgment

The Tribunal:

1. Orders the European Parliament to pay CP the sum of EUR 3 219,55. Default interest calculated at the rate fixed by the European Central Bank for its main refinancing operations and applicable to the material period, increased by two points, to run from 1 July 2011 until the date of actual payment, shall be added to that sum;

- 2. Dismisses the remainder of the action;
- 3. Orders each party to bear its own costs.
- (1) OJ C 294, 7.9.2015, p. 86.

Order of the Civil Service Tribunal (3rd Chamber) of 12 April 2016 — Beiner v Commission (Case F-135/15) (¹)

(Civil service — Competition — Eligibility conditions — Professional experience — Selection board's decision not to allow the applicant to sit the competition — Manifest error of assessment)

(2016/C 191/73)

Language of the case: French

Parties

Applicant: Laurent Beiner (Knutange, France) (represented by: B. Sahki, lawyer)

Defendant: European Commission (represented by: G. Gattinara and F. Simonetti, Agents)

Re:

Annulment of the decision of the selection board in Competition EPSO/AST/130/14 not to admit the applicant to the assessment stage, on the ground that he did not have the required level of studies and professional experience of a minimum of six years related to the nature of the work.

Operative part of the order

- 1. The action is dismissed as in part manifestly inadmissible and in part manifestly unfounded.
- 2. Mr Laurent Beiner shall bear his own costs and is ordered to pay the costs incurred by the European Commission.

(1) OJ C 7 of 11/01/2016, p. 37.

Action brought on 17 February 2016 — ZZ v European Ombudsman

(Case F-10/16)

(2016/C 191/74)

Language of the case: Greek

Parties

Applicant: ZZ (represented by: M. Vasileios A. Christianos, lawyer)

Defendant: European Ombudsman

Subject-matter and description of the proceedings

Annulment of the decision of the European Ombudsman not to appoint the applicant to the post of Secretary-General of the Ombudsman's office and an order that the defendant pay damages in respect of the material and non-pecuniary losses allegedly suffered by the applicant.