

Operative part of the judgment

The Court

1. Declares that, by applying the transitional provisions or 'established rights', which permit psychotherapists to obtain authorisation or admission to practise independently of the applicable rules of the statutory sickness insurance scheme, solely to psychotherapists who have practised in a region of Germany under the German statutory sickness insurance schemes and by failing to take account of comparable or similar professional activity performed by psychotherapists in other Member States, the Federal Republic of Germany has failed to fulfil its obligations under Article 43 EC;

2. Orders the Federal Republic of Germany to pay the costs.

(¹) OJ C 86, 8.4.2006.

Judgment of the Court (Fourth Chamber) of 29 November 2007 — Beatriz Salvador García, v Commission of the European Communities

(Case C-7/06 P) (¹)

(Appeals — Officials — Remuneration — Expatriation allowance — Condition laid down by Article 4(1)(a), second indent, of Annex VII to the Staff Regulations — Concept of 'work done for another State')

(2008/C 22/08)

Language of the case: Spanish

Parties

Appellants: Beatriz Salvador García, (represented by R. García-Gallardo Gil-Fournier, D. Domínguez Pérez, A. Sayagúes Torres, abogados)

Other party to the proceedings: Commission of the European Communities (represented by: J. Currall, Agent, J. Gutierrez Gisbert, J. Rivas and M. Canal, abogados)

Re:

Appeal against the judgment of the Court of First Instance (First Chamber) of 25 October 2005 Salvador García v Commission (T-205/02), dismissing an action for annulment of the Commission's decision of 27 March 2002 refusing to pay the applicant

the expatriation allowance under Article 4(1)(a) of Annex VII to the Staff Regulations of Officials of the European Communities and the allowances associated therewith

Operative part of the judgment

The Court

1. Dismisses the appeal;
2. Orders Ms Salvador García to pay the costs.

(¹) OJ C 60, 11.3.2003.

Judgment of the Court (Fourth Chamber) of 29 November 2007 — Anna Herrero Romeu v Commission of the European Communities

(Case C-8/06 P) (¹)

(Appeals — Officials — Remuneration — Expatriation allowance — Condition laid down by Article 4(1)(a), second indent, of Annex VII to the Staff Regulations — Concept of 'work done for another State')

(2008/C 22/09)

Language of the case: Spanish

Parties

Appellant: Anna Herrero Romeu (represented by: J.-R. García-Gallardo Gil-Fournier, D. Domínguez Pérez, A. Sayagúes Torres, abogados)

Other party to the proceedings: Commission of the European Communities (represented by: J. Currall, Agent, J. Rivas Andrés and M. Canal, abogados)

Re:

Appeal against the judgment of the Court of First Instance (First Chamber) of 25 October 2005 Herrero Romeu v Commission (T-298/02), dismissing an action for annulment of the Commission's decision of 10 June 2002 refusing to pay the applicant the expatriation allowance under Article 4(1)(a) of Annex VII to the Staff Regulations of Officials of the European Communities and the allowances associated therewith