EUROPEAN UNION CIVIL SERVICE TRIBUNAL

Action brought on 4 April 2011 — ZZ v European Parliament

(Case F-35/11)

(2011/C 211/67)

Language of the case: Slovak

Parties

Applicant(s): ZZ (represented by: J. Rybánsky, lawyer)

Defendant: European Parliament

Subject-matter and description of the proceedings

Annulment of the decision of the defendant to grant the applicant only half of the installation allowance to which he should be entitled.

Form of order sought

- Annul the decision of the European Parliament (Individual Entitlements Unit) of 28 May 2010 on the grant of the installation allowance to the applicant in so far as it fixes the installation allowance at only one month's basic salary and does not grant an installation allowance of two months' basic salary;
- Annul the decision of the Secretary-General of the European Parliament of 6 January 2011 which rejects the complaint lodged by the applicant under Article 90(2) of the Staff Regulations of Officials of the European Union;
- Order the Parliament to pay the costs.

Action brought on 23 May 2011 — ZZ v Commission (Case F-57/11)

(2011/C 211/68)

Language of the case: Italian

Parties

Applicant: ZZ (represented by: B. Cortese and C. Cortese, lawyers)

Defendant: European Commission

Subject-matter and description of the proceedings

Application for annulment of the Commission's decision not to give effect to the applicant's acceptance of the post of probationary official (assistant) with the Joint Research Centre as technical assistant offered to him by the Commission and a claim for compensation for material and non-material damage.

Form of order sought

- Annul the Commission's decision contained in the letter of 5 August 2010 not to give effect to the applicant's acceptance of the post of probationary official (assistant) with the Joint Research Centre in Ispra as technical assistant offered to him by the Commission by decision contained in the letter of 30 July 2010, sent to him by email on 30 July 2010, and to withdraw that offer;
- Annul, in so far as necessary, all acts preparatory to the contested decision;
- Annul, in so far as necessary, the decision of the Appointing Authority to reject the applicant's complaint contained in the letter of 10 February 2011, sent to the applicant the following day;
- Order the Commission to pay compensation for the material damage arising from the decision not to give effect to the applicant's acceptance of the post of probationary official (assistant) with the Joint Research Centre in Ispra as technical assistant offered to him by the Commission by decision contained in the letter of 30 July 2010; the damage is assessed on a provisional basis as the difference between the total actual remuneration received by the applicant in his position as temporary agent with the Joint Research Centre and that to which he would have been entitled if he had been engaged in due time following his acceptance of the offer of a post as official in step 1 of Grade AST 3, together with late payment interest.
- Order the Commission to pay compensation for the non-material damage arising from the decision not to give effect to the applicant's acceptance of the post of probationary official (assistant) with the Joint Research Centre in Ispra as technical assistant offered to him by the Commission in the decision in question contained in the letter of 30 July 2010, to be determined ex aequo et bono by the Civil Service Tribunal, assessed on a provisional basis for the purpose of this application at three times the basic monthly salary of an official in step 1 of Grade AST 3, in the total amount of EUR 10 001,31.
- Order the Commission to pay the costs.