8.3.2014

EN

Defendant: European Parliament (represented by: M. Ecker and S. Alves, acting as Agents)

Re:

Application for annulment, first, of the decision fixing the applicant's main place of residence in Luxembourg; and, second, of the decision modifying the applicant's pension entitlements by withdrawing the correction coefficient for France as from 1 January 2010.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the application;
- 2. Orders Ms Cortivo to bear her own costs and to pay the costs incurred by the European Parliament.
- (1) OJ C 200, 7.7.2012 p. 22.

Judgment of the Civil Service Tribunal (Second Chamber) of 21 November 2013 — Roulet v Commission

(Joined Cases F-72/12 and F-10/13) (1)

(Civil Service — Remuneration — Article 66 of the Staff Regulations — Former member of the temporary staff at Grade AD12 — Recruitment as an official at Grade AD6 — Payment of remuneration equivalent to that paid to an official at Grade AD12 — Manifest error — Recovery of undue payments under Article 85 of the Staff Regulations)

(2014/C 71/63)

Language of the cases: French

Parties

Applicant: Josiane Roulet (Ottignies, Belgium) (represented by: S. Orlandi, A. Coolen, J.-N. Louis, É. Marchal and D. Abreu Caldas, lawyers)

Defendant: European Commission (represented by: G. Gattinara and D. Martin, acting as Agents)

Re:

Application for annulment of: (i) the decision rejecting a request for compensation made by the applicant on the basis of Article 90(1) of the Staff Regulations by reason of the errors made when establishing her entitlements when she took up her duties and for the delay in rectifying those errors; and (ii) the Commission's decision relating to the recovery of a certain amount of the remuneration of the applicant, formerly a member of the temporary staff at Grade A4 (AD12), and subsequently an official at Grade AD6, pursuant to Article 85 of the Staff Regulations.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the actions in Joined Cases F-72/12 and F-10/13;
- 2. Orders Ms Roulet to bear her own costs and to pay those incurred by the European Commission.
- (1) OJ C 258, 25.8.2012, p. 29; OJ C 108, 13.4.2013, p. 39.

Judgment of the Civil Service Tribunal (Second Chamber) of 16 September 2013 — CN v Council

(Case F-84/12) (1)

(Civil service — Article 78 of the Statute — Invalidity Committee — Medical report — Medical data of a psychiatric or psychological nature — Confidentiality of medical information — Access — Action for annulment — Action for damages)

(2014/C 71/64)

Language of the case: French

Parties

Applicant: CN (Brumath, France) (represented by: M. Velardo, lawyer)

Defendant: Council of the European Union (represented by: J. Herrmann and M. Bauer, acting as Agents)

Re:

Application for annulment of the decision refusing the applicant direct access to the final report of the findings of the Invalidity Committee and access to the diagnosis of the third doctor of that committee.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the action;
- 2. Orders CN to bear his own costs and to pay those incurred by the Council of the European Union.

⁽¹⁾ OJ C 295, 29.09.2012 p. 35.