C 39/28

EN

Judgment of the Civil Service Tribunal (First Chamber) of 12 December 2013 — Hall v Commission and CEPOL

(Case F-22/12) (1)

(Civil service — Remuneration — Family allowances — Dependent child allowance — Education allowance — Children of applicant's wife not living at the home of the couple — Conditions for granting)

(2014/C 39/50)

Language of the case: English

### Parties

Applicant: Mark Hall (Petersfield, United Kingdom) (represented by: L. Levi and M. Vandenbussche, lawyers)

*Defendants:* European Commission (represented by: J. Currall and D. Martin, Agents) and European Police College (CEPOL) (represented by: F. Bánfi, Agent)

## Re:

Application for annulment of the decisions rejecting the applicant's request for the grant of dependent child and education allowances in respect of his wife's three children for the period in which they were still living in the Philippines.

## Operative part of the judgment

The Tribunal:

- 1. Dismisses the action as inadmissible, in so far as it is directed against the European Police College;
- 2. Annuls the implied decision of 25 March 2011 and the express decision of 11 July 2011 of the European Commission rejecting the application for dependent child and education allowances for the three children of Mr Hall's wife, for the period in which they were still living in the Philippines;
- 3. Dismisses the remainder of the action brought against the European Commission;
- 4. Declares that the European Commission is to bear its own costs and orders it to pay the costs incurred by Mr Hall;
- 5. Orders Mr Hall to pay the costs incurred by the European Police College.

Judgment of the Civil Service Tribunal (First Chamber) of 12 December 2013 — Lebedef v Commission

(Case F-68/12) (1)

(Civil service — Officials — Staff report — 2010 appraisal procedure — Application for annulment of staff report — Application for annulment of number of promotion points awarded)

(2014/C 39/51)

Language of the case: French

### Parties

Applicant: Giorgio Lebedef (Senningerberg, Luxembourg) (represented by: F. Frabetti, lawyer)

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

### Re:

Application for annulment of promotion points awarded to the applicant and his staff report for the period from 1 January 2010 to 31 December 2010.

# Operative part of the judgment

The Tribunal:

- 1. Dismisses the action;
- 2. Orders Mr Lebedef to bear his own costs and to pay those incurred by the European Commission.

(1) OJ C 258, 25.8.2012, p. 28.

Judgment of the Civil Service Tribunal (1<sup>st</sup> Chamber) of 12 December 2013 — CH v Parliament

(Case F-129/12) (1)

(Civil service — Accredited parliamentary assistants — Early termination of the contract — Request for assistance — Psychological harassment)

(2014/C 39/52)

Language of the case: French

# Parties

Applicant: CH (Brussels, Belgium) (represented by: L. Levi, C. Bernard-Glanz and A. Tymen, lawyers)

*Defendant:* European Parliament (represented by: S. Alves and E. Taneva, Agents)

<sup>(&</sup>lt;sup>1</sup>) OJ C 138, 12.5.2012, p. 35.

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### Re:

Application to annul the decision to terminate the applicant's employment contract and the decision rejecting his request for assistance seeking recognition of psychological harassment, and an application for damages

# Operative part of the judgment

The Tribunal:

- 1. Annuls the decision of the European Parliament of 19 January 2012, terminating CH's contract as an accredited parliamentary assistant;
- 2. Annuls the decision of the European Parliament of 15 March 2012 rejecting CH's request for assistance of 22 December 2011;
- 3. Orders the European Parliament to pay CH the sum of EUR 50 000;
- 4. Orders the European Parliament to bear its own costs and to pay the costs incurred by CH.
- (1) OJ C 26, 26.1.2013, p. 73.

Judgment of the Civil Service Tribunal (First Chamber) of 12 December 2013 — Marenco v REA

(Case F-135/12) (1)

(Civil service — Temporary staff — Recruitment — Call for expressions of interest REA/2011/TA/PO/AD 5 — Noninclusion on the reserve list — Validity of the selection procedure — Stability of the composition of the selection committee)

(2014/C 39/53)

Language of the case: English

### Parties

Applicant: Claudia Marenco (Brussels, Belgium) (represented by: S. Rodrigues, A. Blot and A. Tymen, lawyers)

Defendant: Research Executive Agency (REA) (represented by: S. Payan-Lagrou, acting as Agent, and by B. Wägenbaur, lawyer)

## Re:

Application for annulment of the decision not to include the applicant on the reserve list of the REA/2011/TA/PO/AD 5 selection procedure.

## Operative part of the judgment

### The Tribunal:

- 1. Annuls the decision communicated by e-mail of 12 March 2012 to Ms Marenco by which the selection committee of the Call for expressions of interest REA/2011/TA/PO/AD 5 refused, after review, to include Ms Marenco's name on the reserve list at the end of the selection procedure.
- 2. Declares that the Research Executive Agency is to bear its own costs and orders it to pay the costs incurred by Ms Marenco.

(1) OJ C 26, 26.1.2013, p. 74.

Order of the Civil Service Tribunal (1<sup>st</sup> Chamber) of 16 December 2013 — CL v EEA

(Case F-162/12) (1)

(Civil service — Temporary staff — Sick leave — Reintegration — Duty to have regard for the welfare of officials — Psychological harrassment)

(2014/C 39/54)

Language of the case: French

### Parties

Applicant: CL (Brussels, Belgium) (represented by: S. Orlandi, J.-N. Louis and D. Abreu Caldas, lawyers)

Defendant: European Environment Agency (EEA) (represented by: O. Cornu, Agent, B. Wägenbaur, lawyer)

#### Re:

Application to annul the decision to reintegrate the applicant following sick leave after the date at which he should have been capable of work according to medical opinion.

### Operative part of the order

- 1. The action is dismissed;
- 2. CL is to bear his own costs and is ordered to pay the costs incurred by the European Environment Agency.

<sup>(1)</sup> OJ C 86, 23.3.2013, p. 30.