

**Judgment of the Civil Service Tribunal (First Chamber) of 6 May 2014 — Forget v Commission**(Case F-153/12) <sup>(1)</sup>

**(Civil service — Official — Remuneration — Family allowances — Household allowance — Condition governing the grant — Registered partnership under the law of Luxembourg — Couple comprised of stable, non-marital partners having access to legal marriage — Official who does not fulfil the conditions laid down in Article 1(2)(c)(iv) of Annex VII to the Staff Regulations)**

(2014/C 421/67)

Language of the case: French

**Parties**

*Applicant:* Claude Forget (Steinfort, Luxembourg) (represented by: M. Kerger, lawyer)

*Defendant:* European Commission (represented by: J. Currall and G. Gattinara, acting as Agents)

*Intervener in support of the defendant:* Council of the European Union (represented by: M. Bauer et A. Bisch, acting as Agents)

**Re:**

Application for annulment of the decision refusing payment of the household allowance and of the survivor's pension for the applicant's partner.

**Operative part of the judgment**

*The Tribunal:*

1. Dismisses the application;
2. Orders Mr Forget to bear his own costs and to pay the costs incurred by the European Commission;
3. Orders the Council of the European Union to bear its own costs.

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<sup>(1)</sup> OJ C 55, 23.02.2013, p. 26.

**Judgment of the Civil Service Tribunal (2nd Chamber) of 19 June 2014 — BN v Parliament**(Case F-157/12) <sup>(1)</sup>

**(Civil service — Officials — Application for annulment — Official of Grade AD 14 temporarily filling a post as adviser to a Director — Claim of psychological harassment made against the Director General — Long-term sick leave — Decision to appoint the applicant to a post as adviser in another Directorate General — Duty to have regard to the welfare of officials — Principle of sound administration — Interest of the service — Rule that the grade must correspond with the post — Application for damages — Harm resulting from a failure to take a decision)**

(2014/C 421/68)

Language of the case: French

**Parties**

*Applicant:* BN (represented by: S. Rodrigues and A. Tymen, lawyers)

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

**Re:**

Application for annulment of the decision reassigning the applicant and of the implied decision ending, with retroactive effect, his duties as adviser to the Director of a Directorate of the European Parliament and an application for compensation for the harm suffered.

**Operative part of the judgment**

The Tribunal:

1. Dismisses the action;
2. Declares that the European Parliament is to bear its own costs and is ordered to pay the costs incurred by BN.

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<sup>(1)</sup> OJ C 71, 09/03/2013, p. 31.

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**Judgment of the Civil Service Tribunal (Second Chamber) of 18 September 2014 — Radelet v European Commission**

(Case F-7/13) <sup>(1)</sup>

*(Civil Service — Officials posted to a third country — Articles 5 and 23 of Annex X to the Staff Regulations — Provision of accommodation by the institution — Authorisation given to the official to rent accommodation — Action for compensation — Non-pecuniary loss — Allocation of uncomfortable and insalubrious accommodation — Lack of proof)*

(2014/C 421/69)

Language of the case: French

**Parties**

Applicant: Luc Radelet (Antananarivo, Madagascar) (represented by: É. Boigelot, lawyer)

Defendant: European Commission (represented by: B. Eggers and C. Ehrbar, acting as Agents)

**Re:**

Civil Service — Application for annulment of the decision rejecting the claim against the decision taken in response to the request of the applicant, posted to the Commission Delegation in Antananarivo, Madagascar, for compensation for the difficulties encountered when taking up his residence in that city.

**Operative part of the judgment**

The Tribunal:

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

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<sup>(1)</sup> OJ C 114, 20.4.2013, p. 47.

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**Judgment of the Civil Service Tribunal (First Chamber) of 22 May 2014 — CU v EESC**

(Case F-42/13) <sup>(1)</sup>

*(Civil service — Temporary staff — Contract for an indefinite period — Decision to terminate a contract)*

(2014/C 421/70)

Language of the case: French

**Parties**

Applicant: CU (represented by: L. Levi and A. Blot, lawyers)