EN

- Order the Commission to pay compensation for the damage sustained by the applicant as a result of the note of 28 February 2011 and the note of 14 September 2011, in the sum of EUR 10 000, or such greater or lesser sum as the Tribunal may deem to be just and fair;
- Order the Commission to pay the costs.

Action brought on 15 February 2012 — ZZ v EIGE

(Case F-20/12)

(2012/C 138/80)

Language of the case: French

Parties

Applicant: ZZ (represented by: T. Bontinck and S. Woog, lawyers)

Defendant: European Institute for Gender Equality

Subject-matter and description of the proceedings

Application for the annulment of the defendant's decision to reassign the applicant from the position of Head of Operations to a Team Leader position not requiring managerial skills.

Form of order sought

- Annul the decision of 8 September 2011 of the Director of the EIGE to reassign the applicant to a non-management position;
- consequently, order the applicant to be reinstated immediately to the position previously held and the management allowance to be paid with retroactive effect to 1 June 2010;

- order the EIGE to pay the costs.

Action brought on 17th February 2012 — ZZ v Commission and CEPOL

(Case F-22/12)

(2012/C 138/81)

Language of the case: English

Parties

Applicant: ZZ (represented by: L. Levi, M. Vandenbussche, lawyers)

Defendants: European Commission and European Police College

Subject-matter and description of the proceedings

The annulment of the decisions rejecting the applicant's demand to be granted the dependent child and education allowances for his wife's three children for the period in which they were still living in the Philippines.

Form of order sought

- The annulment of the implicit decision of 25th March 2011 and of the explicit decision adopted by PMO on 11th July 2011, confirmed by the decision of 9th November 2011 rejecting the complaint, insofar as they reject the request of the applicant to be granted the dependent child and education allowances for his wife's three children for the period in which they were still living in the Philippines;
- as a consequence, the recognition of the applicant's entitlement to the said allowances;
- the compensation of the applicant's material prejudice consisting of retroactive payment of the dependent child and education allowances since 1st April 2009, provisionally evaluated at 33 673,31 euros, with late interest at the European Central Bank key rate plus two percentage points;
- the compensation of the applicant's moral prejudice evaluated at 20 000 euros;
- the order for the defending parties to pay the costs.

Action brought on 20 February 2012 — ZZ and Others v Commission

(Case F-23/12)

(2012/C 138/82)

Language of the case: French

Parties

Applicants: ZZ and Others (represented by: C. Mourato, lawyer)

Defendant: European Commission

Subject-matter and description of the proceedings

Application for the annulment of the decision of the Selection Board in Open Competition EPSO/AD/204/10 refusing to admit the applicants to the next stage of the competition.