

Subject-matter and description of the proceedings

Annulment of the decision refusing to grant the double dependant child allowance under Article 67(3) of the Staff Regulations.

Form of order sought

— Annul the decision of the Head of the Individual Rights Unit of 4 August 2008, making the applicant's right to the grant of the double dependant child allowance subject to the condition that 'all of the specific costs required by the nature of the handicap and remaining chargeable' to the applicant are higher than EUR 333.19 per month, and the decision of 24 October 2008 of the Head of the Individual Rights Unit, refusing in the present case to grant the double allowance, as confirmed after the reopening of the file by the Head of the Individual Rights Unit of 5 December 2011, which was itself confirmed by the decision of 20 July 2012 of the Secretary General of the European Parliament, rejecting the applicant's complaint, notified to the applicant on 23 July 2012;

— order the Parliament to pay the costs.

Action brought on 7 December 2012 — ZZ v EMCDDA

(Case F-148/12)

(2013/C 71/52)

Language of the case: French

Parties

Applicant: ZZ (represented by: D. Abreu Caldas, S. Orlandi, A. Coolen, J.-N. Louis and E. Marchal, lawyers)

Defendant: European Monitoring Centre for Drugs and Drug Addiction (EMCDDA)

Subject-matter and description of the proceedings

Annulment of the decision determining the applicant's appraisal report in respect of the period from 1 January to 31 December 2011

Form of order sought

The applicant claims that the Tribunal should:

— Annul the decision of 9 March 2012 determining the 2012 appraisal report, which covers the period from 1 January to 31 December 2011;

— So far as necessary, annul the implied decision of 26 October 2012 of the Authority Authorised to Conclude

Contracts rejecting the applicant's complaint seeking the revision of his 2012 appraisal report;

— Order the EMCDDA to pay the costs.

Action brought on 13 December 2012 — ZZ v Commission

(Case F-152/12)

(2013/C 71/53)

Language of the case: French

Parties

Applicant: ZZ (represented by: D. Abreu Caldas, S. Orlandi, A. Coolen, J.-N. Louis and E. Marchal, lawyers)

Defendant: European Commission

Subject-matter and description of the proceedings

Annulment of the decision to calculate accredited pension rights acquired before entry into service on the basis of the new General Implementing Provisions.

Form of order sought

— Annul the decision of 26 March 2012 concerning the calculation of accredited pension rights acquired by the applicant before his entry into service with the Commission under Article 11(2) of Annex VIII to the Staff Regulations;

— in so far as necessary, annul the decision rejecting his complaint of 3 September 2012 directed against the decision fixing the calculation of his pension rights acquired before his entry into service in the EU pension scheme;

— order the Commission to pay the costs.

Action brought on 18 December 2012 — ZZ v EEAS

(Case F-154/12)

(2013/C 71/54)

Language of the case: French

Parties

Applicant: ZZ (represented by: F. Parrat, lawyer)

Defendant: European External Action Service