

Operative part of the judgment

The Tribunal:

1. Dismisses the action;
2. Orders Mr Ibáñez Martínez to bear his own costs and to pay the costs incurred by the European Parliament.

⁽¹⁾ OJ C 184, 16.6.2014, p. 41.

Order of the Civil Service Tribunal (Third Chamber) of 30 April 2015 — Maraoud v EEAS

(Case F-71/14) ⁽¹⁾

(Civil Service — Staff of the EEAS — Member of the contractual staff — Mission in a third country — Workplace accident — Allowance for living conditions — Days of leave not taken — Reimbursement of healthcare — Failure to follow the pre-litigation procedure — Manifestly inadmissible)

(2015/C 198/68)

Language of the case: French

Parties

Applicant: Hayet Maraoud (Brussels, Belgium) (represented by: L.F. de Castro Fernandez and J.-L. Gillain, lawyers)

Defendant: European External Action Service (EEAS) (represented by: S. Marquardt and M. Silva, acting as Agents)

Re:

Application for annulment of the decision no longer to pay the allowance for living conditions (ALC), the additional payment (AP) based on the living conditions in the applicant's place of employment and a daily allowance (DA) and to pay for 49 days' leave not taken in respect of 2012 and a claim for compensation for the harm caused by a failure to offer aid or assistance and abandonment following the workplace accident suffered by the applicant.

Operative part of the order

1. The action is dismissed as manifestly inadmissible.
2. Ms Maraoud shall bear her own costs and pay the costs incurred by the European External Action Service.

⁽¹⁾ OJ C 388, 3.11.2014, p. 29.

Order of the Civil Service Tribunal (Third Chamber) of 27 April 2015 — Meyer v Commission

(Case F-90/14) ⁽¹⁾

(Civil Service — Temporary staff — Remuneration — Family allowances — Refusal to grant the dependent child allowance — Article 2(3)(b) of Annex VII to the Staff Regulations — Child aged between 18 and 26 years receiving educational or vocational training — Education allowance — Article 3(1) of Annex VII to the Staff Regulations — Child attending regularly and full-time an educational establishment — Break in the studies — Action manifestly unfounded)

(2015/C 198/69)

Language of the case: German

Parties

Applicant: Ronald Meyer (Tallinn, Estonia) (represented by: H.-R. Ilting, lawyer)