EN

# EUROPEAN UNION CIVIL SERVICE TRIBUNAL

Action brought on 17 February 2014 — ZZ v Commission

(Case F-14/14)

(2014/C 175/76)

Language of the case: Italian

## Parties

Applicant: ZZ (represented by: A. Carrozzini, lawyer)

Defendant: European Commission

#### Subject-matter and description of the proceedings

Application for the recovery of various sums withheld from the applicant's invalidity allowance for the months April to September 2013.

#### Form of order sought

- Annul the decisions, contained in the pension statements for the months April to September 2013, to reduce the invalidity allowance to which the applicant was entitled for those months by EUR 504,67 for the month of April, EUR 504,72 for the month of May and EUR 508,38 for the months June to September;
- in so far as necessary, annul the decisions, whatever the form in which they were adopted, rejecting the complaints of 16 July 2013 and 7 October 2013 against the decisions referred to above;
- annul each decision in the note of 24 October 2013 bearing the reference 'Ref Ares(2013)3327388 24/10/2013' in the top right-hand corner of the first page of that note;
- annul each decision in the note of 17 May 2013;
- order the Commission to pay to the applicant the following sums: (1) EUR 504,67 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 May 2013 until actual payment of that sum; (2) EUR 504,72 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 June 2013 until actual payment of that sum; (3) EUR 508,38 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 July 2013 until actual payment of that sum; (3) EUR 508,38 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 July 2013 until actual payment of that sum; (4) EUR 508,38 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 August 2013 until actual payment of that sum; (5) EUR 508,38 together with interest on that sum at the rate of 10% per annum and annual capitalisation from 1 September 2013 until actual payment of that sum; (6) EUR 508,38 together with interest on that sum; at the rate of 10% per annum and annual capitalisation from 1 October 2013 until actual payment of that sum;

- order the Commission to pay the costs.

Action brought on 24 February 2014 — ZZ v Commission (Case F-16/14)

(2000 1 10/11)

(2014/C 175/77)

Language of the case: French

Parties

Applicant: ZZ (represented by: S. Orlandi, lawyer)

Defendant: European Commission

#### Subject-matter and description of the proceedings

Application for annulment of the decision on the transfer of the applicant's pension rights to the European Union pension scheme which applies the new GIP relating to Articles 11 and 12 of Annex VIII to the Staff Regulations of Officials.

#### Form of order sought

The applicant claims that the Tribunal should:

- declare unlawful Article 9 of the general provisions implementing Article 11(2) of Annex VIII to the Staff Regulations;
- annul the decision of 24 May 2013 to calculate the accredited pension rights acquired by the applicant before his entry into service, in the context of the transfer of those rights to the pension scheme of the institutions of the European Union, pursuant to the general provisions implementing Article 11(2) of Annex VIII to the Staff Regulations of 3 March 2011;
- order the Commission to pay the costs.

### Action brought on 10 March 2014 — ZZ v EESC

(Case F-20/14)

(2014/C 175/78)

Language of the case: French

#### Parties

Applicant: ZZ (represented by: N. Nikolajsen, lawyer)

Defendant: European Economic and Social Committee

## Subject-matter and description of the proceedings

Application for annulment of the decision of the EESC rejecting the applicant's request to be entitled to early retirement without a reduction of his pension rights, pursuant to Article 9(2) of Annex VIII to the Staff Regulations.

#### Form of order sought

The applicant claims that the Tribunal should:

- annul the decision of the EESC refusing to allow the applicant to benefit, in respect of 2013, from Article 9(2) of Annex VIII to the Staff Regulations, in the version applicable until 31 December 2013;
- order the EESC to pay the costs.

# Action brought on 21 March 2014 — ZZ v OHIM

(Case F-24/14)

(2014/C 175/79)

Language of the case: English

## Parties

Applicant: ZZ (represented by: H. Tettenborn, lawyer)

Defendant: Office for Harmonisation in the Internal Market (Trade Marks and Designs)

# Subject-matter and description of the proceedings

Annulment of the applicant's appraisal report covering the period from 1<sup>st</sup> October 2011 to 31<sup>st</sup> December 2012 and claim for damages.