EUROPEAN UNION CIVIL SERVICE TRIBUNAL

Action brought on 23 February 2015 — ZZ v EESC

(Case F-33/15)

(2015/C 178/25)

Language of the case: French

Parties

Applicant: ZZ (represented by: J.-N. Louis, N. de Montigny and D. Verbeke, lawyers)

Defendant: European Economic and Social Committee (EESC)

Subject-matter and description of the proceedings

Annulment of the implied decision of the Appointing Authority to not take measures for compliance with the judgment of the Civil Service Tribunal of 26 February 2013 in Case F-124/10 *Labiri* v EESC and the claim for damages for the non-pecuniary harm allegedly suffered.

Form of order sought

- Annul the implied rejection decision of 20 February 2015 opposing the applicant's complaint directed against the wrongful failure of the Appointing Authority to take the measures for compliance with the judgment of 26 February 2013 in Case F-124/10;
- Order the European Economic and Social Committee (EESC) to pay the applicant, as non-pecuniary damages, the sum of EUR 50,00 per day from 14 December 2007 until the date that the assistance measures described in the letter of 27 May 2010 from the Secretary General of the Committee of the Regions are implemented and EUR 100,00 per day as of 26 February 2013 until the date of the adoption of measures to comply with the Civil Service Tribunal's judgment;
- Order the EESC to pay the applicant default interest on those amounts from 20 October 2014 until the date of actual
 payment at the rate applied by the European Central Bank to its main refinancing operations plus two percentage
 points;
- Order the EESC to pay the costs.

Action brought on 24 February 2015 — ZZ v EEAS (Case F-34/15) (2015/C 178/26) Language of the case: French

Parties

Applicant: ZZ (represented by: J.-N. Louis and N. de Montigny, lawyers)