- 2. Dismisses the action as to the remainder;
- 3. Orders the EEAS to pay the costs.
- (¹) OJ C 145, 25.4.2016 (case initially registered before the European Union Civil Service Tribunal as Case F-6/16, transferred to the General Court of the European Union on 1.9.2016).

Judgment of the General Court of 13 December 2017 — HQ v CPVO

(Case T-592/16) (1)

(Civil Service — Members of the temporary staff — Fixed-term contract — Decision not to renew — Manifest error of assessment — Duty of care — Principle of sound administration — Right to be heard — Psychological harassment — Misuse of powers — Liability)

(2018/C 042/26)

Language of the case: French

Parties

Applicant: HQ (represented by: L. Levi and A. Blot, lawyers)

Defendants: Community Plant Variety Office (CPVO) (represented by: A. Verdini, acting as Agent, assisted by D. Waelbroeck and de A. Duron, lawyers)

Re:

Application under Article 270 TFEU, seeking, first, annulment of the CPVO decisions of 24 June 2015 not to renew the applicant's contract and of 20 January 2016 rejecting the complaint and, secondly, compensation for the harm allegedly suffered by the applicant.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders HQ to bear the costs.
- (1) OJ C 251, of 11.7.2016 (case initially registered before the European Union Civil Service Tribunal under Case No F-22/16 and transferred to the General Court of the European Union on 1.9.2016).

Judgment of the General Court of 13 December 2017 — CJ v ECDC

(Case T-602/16) (1)

(Civil service — Members of the contract staff — Career evaluation report — Assessment exercise 2012 — Drawing up — Application for annulment of the decision closing appraisal report)

(2018/C 042/27)

Language of the case: English

Parties

Applicant: CJ (represented by: V. Kolias, lawyer)

Defendant: European Centre for Disease Prevention and Control (ECDC), (represented by J. Mannheim and A. Daume, acting as Agents, and by D. Waelbroeck and A. Duron, lawyers)