

**Order of the General Court of 3 July 2020 — Tognoli and Others v Parliament**

(Joined cases T-395/19, T-396/19, T-405/19, T-408/19, T-419/19, T-423/19, T-424/19, T-428/19, T-433/19, T-437/19, T-443/19, T-455/19, T-458/19 to T-462/19, T-464/19, T-469/19 and T-477/19) <sup>(1)</sup>

*(Actions for annulment — Institutional law — Single statute for Members of the European Parliament — Members of the European Parliament elected in Italian constituencies — Adoption by the Ufficio di Presidenza della Camera dei deputati (Office of the President of the Italian Chamber of Deputies, Italy) of Decision No 14/2018, on pensions — Change in the amount of pensions — Manifestly inadmissible actions)*

(2020/C 339/28)

*Language of the case: Italian*

**Parties**

*Applicants:* Carlo Tognoli (Milan, Italy), and the 19 other applicants whose names are listed in the annex to the order (represented in cases T-395/19, T-396/19, T-419/19, T-423/19, T-424/19, T-428/19, T-433/19, T-437/19, T-455/19, T-458/19 to T-462/19, T-464/19, T-469/19 and T-477/19 by M. Merola, lawyer, and in cases T-405/19, T-408/19 and T-443/19 by M. Merola and L. Florio, lawyers)

*Defendant:* European Parliament (represented by: S. Seyr and S. Alves, acting as Agents)

**Re:**

Application under Article 263 TFEU seeking annulment of the letters of 11 April 2019 drawn up, in the case of each applicant, by the Head of the 'Members' Salaries and Social Entitlements' Unit of the Parliament's Directorate General for Finance concerning the adjustment of the pensions they receive following the entry into force, on 1 January 2019 of Decision No 14/2018 of the Ufficio di Presidenza della Camera dei deputati (Office of the President of the Italian Chamber of Deputies, Italy).

**Operative part of the order**

1. The actions are rejected as manifestly inadmissible.
2. Mr Tognoli and the other applicants whose names are listed in the annex shall bear their own costs and pay those incurred by the European Parliament.

<sup>(1)</sup> OJ C 280, 19.8.2019.

**Action brought on 23 July 2020 — DD v FRA**

**(Case T-470/20)**

(2020/C 339/29)

*Language of the case: English*

**Parties**

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

*Defendant:* European Union Agency for Fundamental Rights (FRA)

**Form of order sought**

The applicant claims that the Court should:

- annul the decision of the FRA Director dated 11 November 2019 to issue the disciplinary sanction of removal from post, effective 15 November 2019;