Defendant: European Police Office (Europol)

Subject-matter and description of the proceedings

Annulment of the decision of 12 June 2008 informing the applicant that it was impossible to offer her a permanent post, and the decision of 7 January 2009 rejecting the complaint brought against the first decision.

Form of order sought

The applicant claims that the Tribunal should:

- annul the decision of 12 June 2008 by which the defendant informed the applicant that it could not offer her a permanent post and the decision of 7 January 2009 in response to a complaint, stating that the objections which the applicant had raised to the decision of 12 June 2008 were unfounded;
- order Europol to pay the costs.

Action brought on 2 April 2009 — Goddijn v Europol (Case F-39/09)

(2009/C 167/53)

Language of the case: Dutch

Parties

Applicant: Jaqueline Goddijn (Breda, the Netherlands) (represented by: P. de Casparis)

Defendant: European Police Office (Europol)

Subject-matter and description of the proceedings

Application for annulment of the decision of 12 June 2008 informing the applicant that it was impossible to offer her a permanent post, and the decision of 7 January 2009 rejecting the complaint brought against the first decision.

Form of order sought

The applicant claims the Tribunal should:

- annul the decision of 12 June 2008 by which the defendant informed the applicant that it could not offer her a permanent post and the decision of 7 January 2009 in response to a complaint, stating that the applicant's objections to the decision of 12 June 2008 were unfounded;
- order Europol to pay the costs.

Action brought on 12 May 2009 — Wendler v Commission of the European Communities

(Case F-49/09)

(2009/C 167/54)

Language of the case: German

Parties

Applicant: Eberhard Wendler (Laveno Mombello, Italy) (represented by: M. Müller-Trawinski, lawyer)

Defendant: Commission of the European Communities

Subject-matter and description of the proceedings

Annulment of the defendant's demand on the applicant to designate a bank account at his place of residence in Italy for his pension payments.

Forms of orders sought

The applicant claims that the Civil Service Tribunal should:

- Annul the decision of the defendant of 9 September 2008, in the form of the dismissal of the applicant's appeal of 19 February 2008, according to which he is obliged to designate a bank account at his place of residence for his pension payments;
- Order the Commission to pay the applicant's costs.

Action brought on 12 May 2009 — Missir Mamachi di Lusignano v Commission

(Case F-50/09)

(2009/C 167/55)

Language of the case: Italian

Parties

Applicant: Livio Missir Mamachi di Lusignano (Kerkhove-Avelgem, Belgium) (represented by: F. Di Gianni and R. Antonini, lawyers)

Defendant: Commission of the European Communities

Subject-matter and description of the proceedings

Application for compensation for material and non-material damage arising as a result of the murder of a Commission official and his wife.

Form of order sought

— Annul the decision of the appointing authority of 3 February 2009 rejecting Complaint No R/406/08 seeking compensation for the material and non-material damage arising as a result of the murder of Alessandro Missir