Judgment of the Civil Service Tribunal (First Chamber) of 21 July 2016 — HD v Parliament (Case F-136/15) (1)

(Civil service — Officials — Remuneration — Family allowances — Education allowance — Conditions for granting — Article 67(2) of the Staff Regulations — Deduction of an allowance of like nature received from other sources — Article 85 of the Staff Regulations — Recovery of undue payment)

(2016/C 364/48)

Language of the case: French

Parties

Applicant: HD (represented by: C. Bernard-Glanz, lawyer)

Defendant: European Parliament (represented by: M. Ecker and L. Deneys, acting as Agents)

Re:

Application for annulment, first, of the Parliament's decision to put the applicant's situation into order as regards the allocation of the education allowance and, second, of the decision to recover the amounts which the applicant unduly received in that regard.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the action:
- 2. Orders each party to bear its own costs.

(1) OJ C 7, 11/1/2016, p. 38.

Judgment of the Civil Service Tribunal (Third Chamber) of 19 July 2016 — Meyrl v Parliament (Case F-147/15) (¹)

(Civil Service — Member of the temporary staff — Termination of employment — Right to be heard)

(2016/C 364/49)

Language of the case: French

Parties

Applicant: Sonja Meyrl (Bruxelles, Belgique) (represented by: M. Casado García-Hirschfeld, lawyer)

Defendant: European Parliament (represented by: V. Montebello-Demogeot and M. Dean, agents)

Re:

Application for annulment of the decision terminating the applicant's contract.

Operative part of the judgment

The Tribunal:

1. Annuls the decision du 24 February 2015 to terminate the employment contract of Ms Sonja Meyrl, adopted by the Co-president of the political group 'Greens/European Free Alliance', as an authority of the European Parliament authorised to conclude employment contracts;

2. Orders the European Parliament to bear its own costs and to pay the costs incurred by Ms Meyrl.

(1) OJ C 68, 22.2.2016, p. 46.

Judgment of the Civil Service Tribunal (Second Chamber) of 19 July 2016 — HG v Commission (Case F-149/15) (¹)

(Civil Service — Officials — Officials posted to a non-Member State — Lodging provided by the administration — Obligation to reside there — Disciplinary procedure — Disciplinary penalty — Article 9(1)(c) of Annex IX to the Staff Regulations — Deferment of advancement to a higher step — Compensation for the harm — Article 22 of the Staff Regulations)

(2016/C 364/50)

Language of the case: French

Parties

Applicant: HG (represented by: L. Levi, lawyer)

Defendant: European Commission (represented by: C. Berardis-Kayser and G. Berscheid, agents, A. Dal Ferro, lawyer)

Re:

Application for annulment of the decision imposing on the applicant the penalty of deferment of advancement to a higher step and obliging the applicant to pay compensation in respect of harm allegedly incurred by the European Union, and an application for compensation in respect of the non-material harm and the reputational damage allegedly incurred.

Operative part of the judgment

The Tribunal:

- 1. Dismisses the action;
- 2. Orders HG to bear his own costs and to pay the costs incurred by the European Commission.
- (1) OJ C 68, 22.2.2016, p. 46.

Judgment of the Civil Service Tribunal (First Chamber) of 21 July 2016 — WQ (*) v Parliament

(Case F-1/16) (1)

(Civil service — Officials — Certification procedure — 2014 period — Applicant not included on the list of officials selected to participate in the training programme — Article 45a of the Staff Regulations)

(2016/C 364/51)

Language of the case: French

Parties

Applicant: WQ (*) (represented by: S. Orlandi and T. Martin, lawyers)

Defendant: European Parliament (represented by: D. Nessaf and M. Ecker, acting as Agents)

(*) Information erased or replaced within the framework of protection of personal data and/or confidentiality.