

Pleas in law and main arguments

The applicant puts forward a sole plea in law in support of her action, alleging infringement of Article 72 of the Staff Regulations and a manifest error of assessment. She maintains that, by the contested decisions, the Appointing Authority incorrectly refused to recognise that the 'chronic fatigue syndrome' of which she suffers is a serious illness for the purposes of the aforementioned article and, consequently, to reimburse the expenses relating to laboratory tests and medication relating to that illness. A number of documents, including an in-depth medical study, demonstrate the seriousness of the illness in question and the need to provide 100 % reimbursement, without limitation or restriction, for the costs of medication and tests which the applicant declares she needed.

**Order of the Civil Service Tribunal of 12 February 2007 —
Campoli v Commission**

(Case F-33/06) ⁽¹⁾

(2007/C 69/64)

Language of the case: French

The President of the First Chamber has ordered that the case be removed from the register further to an amicable settlement.

⁽¹⁾ OJ C 131, 3.6.2006, p. 52.