

**Order of the Civil Service Tribunal of 5 June 2008 —
Timmer v Court of Auditors**

(Case F-123/06) ⁽¹⁾

**(Staff — Officials — Assessment — Time-limit for lodging a
complaint — New fact — Inadmissibility)**

(2008/C 223/114)

Language of the case: French

Parties

Applicant: Marianne Timmer (Saint-Sauves-d'Auvergne, France)
(represented by: F. Rollinger, lawyer)

Defendant: Court of Auditors of the European Communities
(represented by: T. Kennedy, J.-M. Stenier and G. Corstens,
acting as Agents)

Re:

Firstly, annulment of all the applicant's staff reports drawn up
by M.L. and the connected and/or subsequent decisions,
including that appointing M L. and, secondly, an application for
damages.

Operative part of the order

1. *The action is dismissed as inadmissible.*
2. *Each party shall bear its own costs.*

⁽¹⁾ OJ C 326, 30.12.2006, p. 84.

**Order of the Civil Service Tribunal of 21 April 2008 —
Boudova and Others v Commission**

(Case F-78/07) ⁽¹⁾

**(Civil service — Officials — Appointment — Classification
in grade — Competition published before the entry in force of
the new Staff Regulations — Act adversely affecting a party
— Admissibility of the action)**

(2008/C 223/115)

Language of the case: French

Parties

Applicants: Stanislava Boudova and Others (Luxembourg, Luxem-
bourg) (represented by: M.-A. Lucas, lawyer)

Defendant: Commission of the European Communities (repre-
sented by: J. Currall and G. Berscheid, agents)

Re:

Annulment of the decision rejecting the requests for review of
the classification in grade of the applicants, former auxiliary
agents appointed officials after they passed open competitions
for grades B5/B4 — Application for damages

Operative part of the order

1. *The action is dismissed as manifestly inadmissible.*
2. *Each party is to bear its own costs.*

⁽¹⁾ OJ C 247, 20.10.2007, p. 42.

**Order of the Civil Service Tribunal (Second Chamber) of
26 June 2008 — Nijs v Court of Auditors**

(Case F-108/07) ⁽¹⁾

**(Civil service — Officials — Article 44(1)(c) of the Rules of
Procedure of the Court of First Instance — Summary of the
pleas in law in the application — No prior administrative
complaint — Manifestly inadmissible)**

(2008/C 223/116)

Language of the case: French

Parties

Applicant: Bart Nijs (Bereldange, Luxembourg) (represented by: F.
Rollinger, lawyer)

Defendant: Court of Auditors (represented by: T. Kennedy, J.-M.
Stenier and G. Corstens, agents)

Re:

Annulment of the decision of the Court of Auditors to renew
the mandate for its Secretary General for a period of six years
starting on 1 July 2007 and, alternatively, of the decision of the
Appointing Authority not to promote the applicant to the grade
LA5 for the 2004 promotion exercise following the judgment
of the Court of First Instance of 3 October 2006 in Case
T-171/05 Nijs v Court of Auditors