

Defendant: European Commission (represented by: J. Currall and J. Baquero Cruz, agents)

Re:

Application for compensation for the loss suffered by the applicant during his leave on personal grounds taken to perform the duties of 'EU Senior Adviser' at the Korean Peninsular Energy Development Organization, loss resulting from the failure to reimburse accommodation and education expenses.

Operative part of the judgment

The Tribunal:

1. Dismisses Mr Maxwell's application.
2. Orders each party to bear its own costs.

⁽¹⁾ OJ C 180, 1.8.2009, p. 64.

Order of the Civil Service Tribunal (First Chamber) of 22 June 2010 — Marcuccio v Commission

(Case F-78/09) ⁽¹⁾

(Staff cases — Officials — Action for damages — Reimbursement of costs — Availability of a parallel remedy — Manifestly inadmissible)

(2010/C 234/106)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: J. Currall and C. Berardis-Kayser, Agents)

Re:

First, application for annulment of the Commission's decision rejecting the applicant's application for reimbursement of the costs he incurred in Case T-18/04 and which the defendant was ordered to pay by judgment of 10 June 2008. Secondly, an application for damages.

Operative part of the order

1. Mr Marcuccio's action is dismissed as manifestly inadmissible.
2. The parties are to bear their own costs.

⁽¹⁾ OJ C 312, 19.12.2009, p. 43

Action brought on 26 May 2010 — Arango Jaramillo and Others v EIB

(Case F-34/10)

(2010/C 234/107)

Language of the case: French

Parties

Applicants: Oscar Orlando Arango Jaramillo (Luxembourg, Luxembourg) and Others (represented by: B. Cortese, C. Cortese and F. Spitaleri, lawyers)

Defendant: European Investment Bank

Subject-matter and description of the proceedings

Annulment of the EIB's decisions to increase the applicants' contributions to the pension system and compensation for the non-material harm suffered by them.

Form of order sought

The applicant claims that the Tribunal should:

- annul the decisions of the EIB relating to the applicants' salary slips for February 2010, which increase the applicants' contributions to the pension system, through the increase of the basis for calculation (the salary subject to deduction) of those contributions on the one hand, and of the coefficient for calculation, expressed as a percentage of that salary subject to deduction, on the other;
- order the Bank to pay a symbolic EUR 1, by way of compensation for the non-material harm suffered by the applicants;
- order the European Investment Bank to pay the costs.