

— order the Court of Justice to pay the costs.

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**Action brought on 2 November 2010 — AT v EACEA**

**(Case F-113/10)**

(2011/C 72/56)

*Language of the case: French*

**Parties**

*Applicant:* AT (represented by: S. Rodrigues, A. Blot and C. Bernard-Glanz, lawyers)

*Defendant:* Education, Audiovisual and Culture Executive Agency

**Subject-matter and description of the proceedings**

Application for, first, annulment of the applicant's career development report (CDR) for the period from 1 June to 31 December 2008; second, annulment of the contracting authority's decision to terminate the applicant's fixed-term employment contract before its due date, and, third, compensation for the damage suffered.

**Form of order sought**

- Annul the applicant's CDR for 2008, as adopted by the contracting authority's decision of 29 October 2009;
- annul the contracting authority's decision of 12 February 2010 by which it terminated the applicant's contract of employment; and, in so far as necessary,
- annul the contracting authority's decision rejecting the applicant's complaints against his CDR for 2008 and the decision to terminate his contract; order the EACEA to pay an amount which should be no less than the amount of the applicant's salary (and all the benefits provided for in the CEOS), calculated from the date on which the applicant's employment ended on 12 February 2010 until the date of reinstatement within the agency as a result of the annulment of the decision to terminate his employment, by way of compensation for professional and financial damage, together with late payment interest at the statutory rate from the date of the judgment to be given;
- order the EACEA to pay a sum fixed provisionally at EUR 10 000 by way of compensation for physical damage, together with late payment interest at the statutory rate from the date of the judgment to be given;

— order the EACEA to pay a sum fixed provisionally and ex aequo et bono at EUR 50 000 by way of compensation for non-material damage, together with late payment interest at the statutory rate from the date of the judgment to be given;

— in any event, order the EACEA to pay a sum fixed provisionally and ex aequo et bono at EUR 10 000 by way of compensation for the damage suffered as a result of the fact that a reasonable period was exceeded in preparing the CDR for 2008, together with late payment interest at the statutory rate from the date of the judgment to be given;

— order the EACEA to pay the costs.

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**Action brought on 15 November 2010 — AR v Commission**

**(Case F-120/10)**

(2011/C 72/57)

*Language of the case: French*

**Parties**

*Applicant:* AR (Brussels, Belgium) (represented by: S. Rodriguez, C. Bernard-Glanz and A. Blot, lawyers)

*Defendant:* European Commission

**Subject-matter and description of the proceedings**

Annulment of EPSO's decision not to admit the applicant to the procedure for internal competition COM/INT/EU2/10/AD5 for administrators with Bulgarian or Romanian citizenship on account of the fact that the applicant failed the admission tests and of the decision on the complaint authorising the applicant to re-sit the admission tests for the competition in question.

**Form of order sought**

- Annul the decision of the European Personnel Selection Office (EPSO) of 31 March 2010 not to admit the applicant to internal competition COM/INT/EU2/10/AD5, so as to enable the applicant to sit the tests;
- annul the decision adopted on 3 August 2010 by the appointing authority in that it did not uphold in its entirety the applicant's complaint;