Judgment of the General Court of 6 June 2019 — Bonnafous v EACEA

(Case T-61/17) (1)

(Civil service — Contract staff — Dismissal at the end of the probationary period — Normal probationary conditions — Psychological harassment — Principle of sound administration — Duty of care — Rights of the defence — Right to be heard — Manifest error of assessment — Misuse of powers — Liability)

(2019/C 255/43)

Language of the case: French

Parties

Applicant: Laurence Bonnafous (Brussels, Belgium) (represented by S. Rodrigues and A. Blot, lawyers)

Defendant: Education, Audiovisual and Culture Executive Agency (represented by H. Monet and V. Kasparian, acting as Agents, and by D. Waelbroeck and A. Duron, lawyers)

Re:

Application based on Article 270 TFEU seeking, first, annulment of the dismissal decision of 14 November 2016 and of the decision rejecting the applicant's complaint of 2 June 2017, taken by the EACEA, and second, compensation for the harm allegedly suffered by the applicant following those decisions.

Operative part of the judgment

The Court:

- 1. Dismisses the action;
- 2. Orders Ms Laurence Bonnafous to pay the costs.

(1) OJ C 374, 6.11.2017.

Judgment of the General Court of 5 June 2019 — Siragusa v Council

(Case T-616/17 RENV) (1)

(Civil service — Officials — Leaving the service — Request to retire — Amendment of the Staff Regulations after that request had been made — Withdrawal of an earlier decision — Liability)

(2019/C 255/44)

Language of the case: French

Parties

Applicant: Sergio Siragusa (Brussels, Belgium) (represented by: T. Bontinck and A. Guillerme, lawyers)

Defendant: Council of the European Union (represented by: initially, M. Bauer and M. Veiga, then M. Bauer and R. Meyer, Agents)