

**ORDER OF THE ORGAN OF FIRST INSTANCE OF 3 MARCH 2021
CONCERNING A CORRIGENDUM TO THE JUDGMENT OF 7 JANUARY 2021 IN
APPEAL 1/2020**

1. By decision of 18 February 2021, the Organ of First Instance communicated the following corrigendum to the parties in the above case.
2. “The OFI has realised that there was an omission in paragraph 75 of the judgment and has rectified this *d’office*. The missing text is highlighted below. The corrigendum will be rectified in the judgment on the record in due course. The corrigendum does not affect the time-limit for an appeal as it does not materially alter the judgment notified to the parties on 7 January 2021.

75. According to Article 5(2) of High Council Decision 8/06 of 8 December 2006 establishing an Organ of First Instance within the Appeals Board of the European University Institute, an appeal before the Appeals Board from a decision of the OFI shall not have suspensory effect. The OFI rules that exceptionally, damages shall not be paid until the deadline for filing an appeal to the Appeals Board has elapsed. In the event of an appeal to the Appeals Board, damages shall not be paid until that superior jurisdiction has issued its final judgment. However, costs concerning the proceedings before the OFI shall be paid in the normal way once the OFI judgment takes effect. **The OFI considers this equitable as it repeatedly and insistently urged the appellant to appoint counsel in view of the complex legal issues involved despite her clear reluctance to do so given her limited means and the risk of bearing legal fees.**

3. This Order containing the corrigendum will be attached to the judgment of 7 January 2021 in the above appeal and the corrigendum will constitute to all effects and purposes an integral part of the judgment.



Member of the Organ of First Instance exercising the judicial function: D. O’Keeffe



Secretary of the Organ of First Instance: Mr Lukasz Wiczerzak

Given on 3 March 2021