EN

Judgment of the Civil Service Tribunal (Second Chamber) of 8 July 2010 — Wybranowski v Commission

(Case F-17/08) (1)

(Civil service — Open competition — Non-inclusion on the reserve list — Evaluation of the oral test — Notice of Competition EPSO/AD/60/06 — Statement of reasons — Powers of the selection board — Assessment of candidates)

(2010/C 246/70)

Language of the case: Polish

Parties

Applicant: Andrzej Wybranowski (Warsaw, Poland) (represented by: Z. Wybranowski, lawyer)

Defendant: European Commission (represented by: J. Currall and K. Herrmann, Agents)

Re:

Amendment or annulment of the decision of the selection board in Competition EPSO/AD/60/06 AD5 not to include the applicant on the reserve list for that competition following the results of the oral test.

Operative part of the judgment

The Tribunal:

- 1. dismisses the action;
- 2. orders Mr Wybranowski to pay the costs.

(1) OJ C 158 of 21.06.2008, p. 25.

Action brought on 27 may 2010 — Stratakis/Commission

(Case F-37/10)

(2010/C 246/71)

Language of the case: English

Parties

Applicant: Sofoklis Stratakis (Athens, Greece) (represented by: F. Sigalas, lawyer)

Defendant: European Commission

The subject matter and description of the proceedings

The annulment of the decision of the selection board for open competition EPSO/AD/129/08 not to include the name of the applicant on the reserve list published in the Official Journal of the European Union.

Form of order sought

The applicant claim that the Court should:

- Annul the decision of July 30, 2009, of the selection board for open competition EPSO/AD/129/08 not to include his name on the reserve list published in the Official Journal of the European Union.
- Order the European Commission to pay the costs.

Action brought on 16 June 2010 - AD v Commission

(Case F-46/10)

(2010/C 246/72)

Language of the case: French

Parties

Applicant: AD (Brussels, Belgium) (represented by: E. Boigelot, lawyer)

Defendant: European Commission

Subject-matter and description of the proceedings

Application for annulment of the decision not to grant the applicant the household allowance

Form of order sought

- Annul the decision taken by the Office for Administration and Payment of Individual Entitlements (PMO) on 13 November 2009 not to allocate to the applicant the household allowance provided for in Article 1(2) of Annex VII to the Staff Regulations;
- In any event, annul the decision taken by the PMO on 9 September 2009 not to allocate to the applicant the household allowance provided for in Article 1(2) of Annex VII to the Staff Regulations in so far as that 'decision' may be considered to adversely affect him;