

**Judgment of the General Court of 12 September 2013 —  
Italy v Commission**

(Case T-126/09) <sup>(1)</sup>

*(Languages — Notices of open competition for the recruitment of administrators — Full publication in three official languages — Information concerning the notices of open competitions — Publication in all official languages — Language of the tests — Choice of second language from three official languages)*

(2013/C 313/34)

Language of the case: Italian

**Parties**

*Applicant:* Italian Republic (represented by: G. Palmieri, acting as Agent, and P. Gentili, avvocato dello Stato)

*Defendant:* European Commission (represented initially by: J. Currall and J. Baquero Cruz, and subsequently by: J. Currall and G. Gattinara, acting as Agents)

**Re:**

Application for annulment of Notices of open competitions EPSO/AD/144/09 in the field of public health, EPSO/AD/145/09 in the field of food safety (policy and legislation) and EPSO/AD/146/09 in the field of food safety (audit, inspection and assessment), to constitute a reserve list of administrators (AD 5) with Bulgarian, Cypriot, Czech, Estonian, Hungarian, Latvian, Lithuanian, Maltese, Polish, Romanian, Slovak and Slovenian citizenship, published in the English, French and German versions of the *Official Journal of the European Union* of 14 January 2009 (OJ 2009, C 9 A, p. 1).

**Operative part of the judgment**

The Court:

1. Annuls the notices of open competitions EPSO/AD/144/09 in the field of public health, EPSO/AD/145/09 in the field of food safety (policy and legislation) and EPSO/AD/146/09 in the field of food safety (audit, inspection and assessment), to constitute a reserve list of administrators (AD 5) with Bulgarian, Cypriot, Czech, Estonian, Hungarian, Latvian, Lithuanian, Maltese, Polish, Romanian, Slovak and Slovenian citizenship, published in the English, French and German versions of the *Official Journal of the European Union* of 14 January 2009;
2. Orders the Italian Republic and the European Commission to bear their own costs.

<sup>(1)</sup> OJ C 129, 6.6.2009.

**Judgment of the General Court of 12 September 2013 —  
Italy v Commission**

(Case T-218/09) <sup>(1)</sup>

*(Languages — Notices of open competition for the recruitment of assistants — Language of the tests — Choice of second language from three official languages)*

(2013/C 313/35)

Language of the case: Italian

**Parties**

*Applicant:* Italian Republic (represented by: G. Palmieri, acting as Agent, and P. Gentili, avvocato dello Stato)

*Defendant:* European Commission (represented initially by: J. Currall and J. Baquero Cruz, and subsequently by: J. Currall and G. Gattinara, acting as Agents)

*Intervener in support of the applicant:* Republic of Latvia (represented by: K. Drēviņa, acting as Agent)

**Re:**

Application for annulment of Notices of open competitions EPSO/AST/91/09, to constitute a reserve list for the recruitment of assistants (AST 3) in the offset printing field, and EPSO/AST/92/09, to constitute a reserve list for the recruitment of assistants (AST 3) in the pre-press field, published in the *Official Journal of the European Union* of 18 March 2009 (OJ 2009 C 63 A, p. 1).

**Operative part of the judgment**

The Court:

1. Annuls the notices of open competitions EPSO/AST/91/09, to constitute a reserve list for the recruitment of assistants (AST 3) in the offset printing field, and EPSO/AST/92/09, to constitute a reserve list for the recruitment of assistants (AST 3) in the pre-press field, published in the *Official Journal of the European Union* on 23 January 2008;
2. Orders the Italian Republic, the Republic of Latvia and the European Commission to bear their own costs.

<sup>(1)</sup> OJ C 180, 1.8.2009.