Operative part of the order

- 1. There is no need to adjudicate on the action.
- 2. The applicant is ordered to pay the costs.
- (1) OJ C 184, 23.6.2012.

Order of the General Court of 10 December 2013 — von Storch and Others v ECB

(Case T-492/12) (1)

(Actions for annulment — Decisions adopted by the ECB — Technical characteristics relating to Eurosystem Outright Monetary Transactions — Measures seeking to maintain the availability of collateral — Temporary measures relating to Eurosystem refinancing operations and eligibility of collateral — Not directly affected — Inadmissibility)

(2014/C 45/53)

Language of the case: German

Parties

Applicants: Sven A. von Storch and Others (Berlin, Germany) and the 5 216 other applicants whose names are set out in the annex to the order (represented by: M. Kerber and B. von Storch, lawyers)

Defendant: European Central Bank (ECB) (represented by: C. Kroppenstedt and G. Gruber, Agents, assisted by H.-G. Kamann, lawyer)

Re:

Application for annulment, primarily, of the ECB's decision of 6 September 2012 concerning a certain number of technical characteristics relating to Eurosystem Outright Monetary Transactions on the secondary sovereign debt markets, secondly, of the decision of the ECB of 6 September 2012 adopting additional measures intended to maintain the availability of collateral for counterparties in order to maintain their access to Eurosystem transactions to provide liquidity and, in the alternative, of Guideline 2012/641/EU of the ECB of 10 October 2012 amending Guideline ECB/2012/18 on additional temporary measures relating to Eurosystem refinancing operations and eligibility of collateral (ECB/2012/23) (OJ L 284, p. 14).

Operative part of the order

1. The action is dismissed as inadmissible;

2. Mr Sven von Storch and the 5 216 other applicants whose names are set out in the annex to the present order shall bear their own costs and are ordered to pay those incurred by the European Central Bank (ECB).

(1) OJ C 32, 2.2.2013.

Order of the General Court of 19 December 2013 — da Silva Tenreiro v Commission

(Case T-32/13 P) (1)

(Appeal — Civil service — Officials — Recruitment — Vacancy notice — Nomination to post of Director of Directorate A 'Civil Justice' in the Commission's Directorate General 'Justice' — Rejection of the applicant's candidature — Nomination of another candidate — Misuse of powers — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2014/C 45/54)

Language of the case: French

Parties

Appellant: Mario Paulo da Silva Tenreiro (Kraainem, Belgium) (represented by: S. Orlandi, J.-N. Louis and D. de Abreu Caldas, lawyers)

Other party to the proceedings: European Commission (represented by: B. Eggers and C. Ehrbar, acting as Agents)

Re:

Appeal against the judgment of the Civil Service Tribunal of the European Union (Third Chamber) of 14 November 2012 in Case F-120/11 *da Silva Tenreiro* v *Commission*, seeking annulment of that judgment.

Operative part of the order

- 1. The appeal is dismissed.
- 2. Mr Mario Paulo da Silva Tenreiro shall bear his own costs and pay those incurred by the European Commission in the present proceedings.

 $[\]begin{picture}(1)\end{picture} \begin{picture}(1)\end{picture} OJ C 86, 23.3.2013.$