

GENERAL COURT

Judgment of the General Court of 7 July 2011 — Valero Jordana v Commission

(Case T-161/04) ⁽¹⁾

(Access to documents — Regulation (EC) No 1049/2001 — Reserve list for an open competition and individual decisions concerning the appointment of officials — Refusal of access — Exception concerning privacy and the integrity of the individual — Protection of personal data — Regulation (EC) No 45/2001)

(2011/C 238/19)

Language of the case: Spanish

Parties

Applicant: Gregorio Valero Jordana (Brussels, Belgium) (represented by: M. Merola, lawyer)

Defendant: European Commission (represented initially by: P. Aalto and E. Adserá Ribera, later by: E. Adserá Ribera and P. Costa de Oliveira, Agents)

Interveners in support of the applicant: Kingdom of Denmark (represented by: B. Weis Fogh and J. Jørgensen Søren, Agents); Kingdom of Sweden (represented initially by: A. Kruse and K. Norman, later by: A. Falk, S. Johannesson, K. Petkovska and C. Meyer-Seitz, Agents); and European Data Protection Supervisor (EDPS) (represented by: H. Hijmans, H. Kranenborg and R. Barceló, Agents)

Re:

Annulment of the decision of the Commission of 10 February 2004 refusing the applicant's request for access to the reserve list for open competition A7/A6 COM/A/637 and the individual decisions appointing officials in Grade A 6 from 5 October 1995.

Operative part of the judgment

The Court:

1. Annuls the decision of the Commission of the European Communities of 10 February 2004 refusing to give Mr Gregorio Valero Jordana access to the reserve list for open competition A7/A6 COM/A/637 and the individual decisions appointing officials in Grade A 6 from 5 October 1995;
2. Orders the Commission to bear its own costs and to pay Mr Valero Jordana's costs;
3. Orders the Kingdom of Sweden to bear its own costs;
4. Orders the European Data Protection Supervisor (EDPS) to bear his own costs

5. Removes the Kingdom of Denmark as an intervener in Case T-161/04;

6. Orders the Kingdom of Denmark to bear its own costs;

7. Orders Mr Valero Jordana, the Commission, the Kingdom of Sweden and the EDPS to bear their own costs in regard to the Kingdom of Denmark's intervention.

⁽¹⁾ OJ C 168, 26.06.2004.

Judgment of the General Court of 7 July 2011 — Longinidis v Cedefop

(Case T-283/08) ⁽¹⁾

(Appeal — Staff case — Members of the temporary staff — Contract for an indefinite period — Dismissal — Statement of reasons — Manifest error of assessment — Rights of the defence)

(2011/C 238/20)

Language of the case: Greek

Parties

Appellant: Pavlos Longinidis (Thessaloniki, Greece) (represented initially by: P. Giatagantzidis and S. Stavopoulou, later by: P. Giatagantzidis and K. Kyriazi, lawyers)

Other party to the proceedings: European Centre for the Development of Vocational Training (Cedefop) (represented by: M. Fuchs, Agent, assisted by P. Anestis, lawyer)

Re:

Appeal brought against the judgment of the Civil Service Tribunal (Second Chamber) of 24 April 2008 in Case F-74/06 *Longinidis v Cedefop* (not yet published in the ECR) seeking to have that judgment set aside.

Operative part of the judgment

The Court:

1. Dismisses the appeal;
2. Orders Mr Pavlos Longinidis to bear his own costs and to pay the costs incurred by the European Centre for the Development of Vocational Training in the present instance.

⁽¹⁾ OJ C 272, 25.10.2008, corrigendum OJ C 313, 6.12.2008.