Operative part of the order

- The action is dismissed as in part manifestly inadmissible and in part manifestly unfounded.
- 2. Mr Marcuccio is ordered to bear his own costs and to pay the costs incurred by the European Commission.

(1) OJ C 25, 28.1.2012, p. 71.

Order of the Civil Service Tribunal (Third Chamber) of 30 May 2013 — Marcuccio v Commission

(Case F-141/11) (1)

(Civil service — Article 34(1) and (6) of the Rules of Procedure — Application lodged by fax within the timelimit for bringing proceedings — Handwritten signature on the fax different from that on the original application received by post — Action lodged out of time — Manifestly inadmissible)

(2013/C 252/90)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: C. Berardis-Kayser, J. Banquero Cruz, Agents, and A. Dal Ferro, lawyer)

Re:

Application for annulment of the Commission's implied decision refusing the applicant's claim for payment of arrears if remuneration owing for the period from September to December 2010 and January 2011.

Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Mr Marcuccio is ordered to bear his own costs and to pay the costs incurred by the European Commission.

(1) OJ C 65, 3.3.2012, p. 25.

Order of the Civil Service Tribunal (Single judge) of 18 June 2013 — Marcuccio v Commission

(Case F-143/11) (1)

(Civil service — Rejection by the appointing authority of a claim for reimbursement of the costs incurred in proceedings — Action for annulment having the same purpose as an application for taxation of costs — Manifestly inadmissible)

(2013/C 252/91)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: C. Berardis-Kayser and J. Banquero Cruz, Agents, and A. Dal Ferro, lawyer)

Re:

Application for annulment of the Commission's implied decision not to reimburse a quarter of the costs incurred by the applicant in Case F-81/09 *Marcuccio* v *Commission*, which it was ordered to pay by judgment of 15 February 2011.

Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Mr Marcuccio is ordered to bear his own costs and to pay the costs incurred by the European Commission.

(1) OJ C 65, 3.3.2012, p. 26.

Order of the Civil Service Tribunal (Second Chamber) of 24 June 2013 — Mateo Pérez v Commission

(Case F-144/11) (1)

(Civil Service — General competition — Application for annulment of a corrigendum to a notice of competition — Corrigendum not providing for conditions excluding the applicant — No act having adverse effects — Nonadmission to selection tests — Admissibility — Time-limits for bringing actions — Lateness — Manifest inadmissibility)

(2013/C 252/92)

Language of the case: Spanish

Parties

Applicant: Carlos Mateo Pérez (Alicante, Spain) (represented by: I. Ruiz García, lawyer)

EN

Defendant: European Commission (represented by: J. Currall and J. Baquero Cruz, acting as Agents)

Re:

Application for annulment of the decision not to admit the applicant to the selection tests following publication of a corrigendum to the notice of competition annulling the eliminatory mark for situational judgment test (d).

Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- The European Commission shall bear its own costs and the costs of Mr Mateo Pérez arising as from 14 March 2012, the date on which the defence was lodged.
- 3. Mr Mateo Pérez shall bear his own costs arising before 14 March 2012

(1) OJ C 65, 3.3.2012, p. 27.

Order of the Civil Service Tribunal (First Chamber) of 25 June 2013 — Marcuccio v Commission

(Case F-28/12) (1)

(Civil service — Request to remove a sentence from a medical report — Accident or occupational disease — Implied rejection of the request)

(2013/C 252/93)

Language of the case: Italian

Parties

Applicant: Luigi Marcuccio (Tricase, Italy) (represented by: G. Cipressa, lawyer)

Defendant: European Commission (represented by: C. Berardis-Kayser and G. Gattinara, Agents, and A. Dal Ferro, lawyer)

Re:

Application to annul the implied decision refusing the applicant's request to remove a sentence from the medical report of 28 February 2008, to send a new report thus amended to the doctor chosen by the applicant and also in general remove from the file on the applicant's work-related injury any information relating the claim, which the applicant maintains is incorrect, that the powder with which the applicant came into contact was ultimately shown to be the white dust of a copy of a newspaper to which the applicant subscribed.

Operative part of the order

- 1. The action is dismissed as manifestly unfounded.
- 2. Mr Marcuccio is ordered to bear his own costs and to pay the costs incurred by the European Commission.

3. Mr Marcuccio is ordered to pay to the Civil Service Tribunal of the European Union the sum of EUR 2 000.

(1) OJ C 174, 16.6.2012, p. 31.

Order of the Civil Service Tribunal (Third Chamber) of 8 May 2013 — Alsteens v Commission

(Case F-87/12) (1)

(Civil Service — Temporary staff — Renewal of contract — Annulment in part — Review)

(2013/C 252/94)

Language of the case: French

Parties

Applicant: Geoffroy Alsteens (Marcinelle, Belgium) (represented by: S. Orlandi, J.-N. Louis, É. Marchal, A. Coolen and D. Abreu Caldas, lawyers)

Defendant: European Commission (represented by: J. Currall and D. Martin, acting as Agents)

Re:

Application for annulment of the Commission's decision to limit the extension period of the applicant's contract.

Operative part of the order

- 1. The action is dismissed as manifestly inadmissible.
- 2. Mr Alsteens shall bear his own costs and shall pay the costs incurred by the European Commission.

(1) OJ C 319, 20.10.2012, p. 19.

Order of the Civil Service Tribunal (Second Chamber) of 4 June 2013 — Marrone v Commission

(Case F-89/12) (1)

(Civil Service — Officials — Appointment — Principle of equivalence of careers — Placement in grade applying new rules which are less favourable — Request for reclassification — Lateness — New Facts — None — Manifest inadmissibility)

(2013/C 252/95)

Language of the case: French

Parties

Applicant: Stefania Marrone (Wezembeek-Oppem, Belgium) (represented by: S. Rodrigues, A. Blot and A. Tymen, lawyers)