Order of the General Court of 10 December 2013 — Government of Aragón and Others v Council

(Case T-150/11) (1)

(Action for annulment — State aid — Decision concerning aid to facilitate the closure of uncompetitive coal mines — Partial annulment — Non-severability — Inadmissibility)

(2014/C 45/48)

Language of the case: Spanish

Parties

Applicants: Government of Aragón (Spain); Principado de Asturias (Spain); and Junta de Castilla y León (represented by: C. Fernández Vicién, I. Moreno-Tapia Rivas, E. Echeverría Álvarez and M. López Garrido, lawyers)

Defendant: Council of the European Union (represented by: A. Lo Monaco and F. Florindo Gijón, Agents)

Intervener in support of the defendant: European Commission (represented by: É. Gippini Fournier, L. Flynn and C. Urraca Caviedes, Agents)

Re:

Application for partial annulment of Council Decision 2010/787/EU of 10 December 2010 on State aid to facilitate the closure of uncompetitive coal mines (OJ 2010 L 336, p. 24).

Operative part of the order

- 1. The application is dismissed as inadmissible.
- 2. The Government of Aragón (Spain), the Principado de Asturias (Spain) and the Junta de Castilla y León (Spain) are ordered to bear their own costs and, in addition, to pay those incurred by the Council of the European Union.
- 3. The European Commission is ordered to bear its own costs.

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

(Case T-634/11 P) (1)

(Appeal — Civil service — Officials — Recruitment — Vacancy notice — Appointment to post of Directorate E 'Justice' in the Commission's Directorate General 'Justice, Freedom and Security' — Rejection of the appellant's candidature — Appointment of another candidate — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2014/C 45/49)

Language of the case: French

Parties

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

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

Re:

Appeal against the judgment of the Civil Service Tribunal of the European Union (Second Chamber) of 29 September 2011 in Case F-72/10 da Silva Tenreiro v Commission, seeking annulment of that judgment.

Operative part of the order

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

⁽¹⁾ OJ C 32, 4.2.2012.

⁽¹⁾ OJ C 130, 30.4.2011.