

Order of the General Court of 6 September 2012 — Gozi v Commission

(Case T-519/11 P) ⁽¹⁾

(Appeal — Civil service — Officials — Request for assistance — Commission decision not to reimburse to the applicant the costs incurred in proceedings before a national criminal court — Appeal partly clearly inadmissible and partly clearly unfounded)

(2012/C 319/17)

Language of the case: Italian

Parties

Appellant: Sandro Gozi (Sogliano Al Rubicone, Italy) (represented by: G. Passalacqua and G. Calcerano, lawyers)

Other party to the proceedings: European Commission (represented by: J. Currall and J. Baquero Cruz, agents)

Re:

Appeal against judgment of the Civil Service Tribunal of the European Union (First Chamber) of 20 July 2011 in Case F-116/10 *Gozi v Commission*, not yet reported, seeking to have that judgment set aside.

Operative part of the order

1. *The appeal is dismissed.*
2. *Mr Sandro Gozi is ordered to bear his own costs and those incurred by the European Commission in the present proceedings.*

⁽¹⁾ OJ C 347, 26.11.2011.

Order of the General Court of 6 September 2012 — Technion and Technion Research & Development Foundation v Commission

(Case T-657/11) ⁽¹⁾

(Action for annulment — Sixth framework programme for research, technological development and demonstration activities — Letter notifying the applicant of the Commission's intention to recover the adjusted sums pursuant to a research financing contract — Acts inseparable from the contract — Inadmissibility)

(2012/C 319/18)

Language of the case: French

Parties

Applicants: Technion — Israel Institute of Technology (Haifa, Israel) and Technion Research & Development Foundation Ltd (Haifa) (represented by: D. Grisay and D. Piccininno, lawyers)

Defendant: European Commission (represented by: D. Calciu and F. Moro, Agents)

Re:

Application for annulment of the Commission's letter of 19 October 2011 notifying the applicant of the issuing of a debit note for the reimbursement of the sum of EUR 97 106,72, corresponding to the amount of the adjusted sums for contract No 034984 (Mosaica), following the conclusions of the financial audit concerning, inter alia, that contract, concluded under the sixth framework programme of the European Community for research, technological development and demonstration activities, contributing to the creation of the European research area and to innovation (2002 — 2006)

Operative part of the order

1. *The action is dismissed as inadmissible;*
2. *Technion — Israel Institute of Technology and Technion Research & Development Foundation Ltd are ordered to pay the costs.*

⁽¹⁾ OJ C 73, 10.3.2012.

Order of the President of the General Court of 4 September 2012 — Elitaliana v Eulex Kosovo

(Case T-213/12 R)

(Interim measures — Public contracts — Tendering procedure — Rejection of a tender — Application for interim measures — Disregard of the procedural requirements — Inadmissibility)

(2012/C 319/19)

Language of the case: Italian

Parties

Applicant: Elitaliana SpA (Rome, Italy) (represented by: R. Colagrande, lawyer)

Defendant: Eulex Kosovo (Pristina, Republic of Kosovo) (represented by: G. Brosadola Pontotti, solicitor)

Re:

Action brought, in essence, to suspend the execution of the Eulex Kosovo decision rejecting the tender that the applicant had submitted in the public contract award procedure 'EuropeAid/131516/D/SER/XK — Helicopter Support to the EULEX Mission in Kosovo (PROC/272/11)' and awarding that contract to another tenderer.