



Reports of Cases

Order of the General Court (Eighth Chamber) of 27 November 2015 —

Italy v Commission

(Case T-809/14)

(Action for annulment — Language regime — Vacancy notice for the post of Director of the Translation Centre for bodies of the European Union — Linguistic requirements in the on-line presentation module for candidates — Alleged discrepancy with the vacancy notice published in the Official Journal — Letter sent by the Commission following the closure of the application procedure — Inadmissible)

1. *Actions for annulment — Action against a decision merely confirming a previous decision — Inadmissibility — Concept of confirmatory decision (Art. 263 TFEU) (see paras 28-32, 36, 37)*
2. *Actions for annulment — Actionable measures — Acts intended to have legal effects — Concept — Letter sent by the Commission following the closure of a procedure for lodging candidatures for a post of director refusing extension or reopening of the time-limit for submitting candidatures — Not included (Art. 263 TFEU) (see paras 43, 47, 49-51)*

Re:

APPLICATION for annulment of a decision allegedly made by the Commission contained in a letter of 2 October 2014, sent to the Director General for the European Union of the Italian Ministry of Foreign Affairs by the Commission Director General of the Directorate-General (DG) for Human Resources and Security.

Operative part

1. The action is dismissed.
2. The Italian Republic is ordered to pay the costs.