Defendants: European Parliament (represented by: L. Visaggio and A. Troupiotis, acting as Agents); European Council; Eurogroup; Council of the European Union (represented by: A. de Gregorio Merino and M. Balta, acting as Agents); European Commission (represented by: J. P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: P. Papapaschalis and P. Senkovic, acting as Agents)

Re:

Application for (i) a declaration that the defendants unlawfully failed to act by not ensuring that certain rules of EU law were correctly applied when the applicants were made redundant and (ii) for damages for the harm allegedly suffered by the applicants as a result of that failure to act and of the adoption of measures by the Greek authorities pursuant to certain decisions of the Commission, the Eurogroup and the European Central Bank.

Operative part of the order

The Court:

- 1. Dismisses the action.
- 2. Orders Athanasios Arvanitis and the 47 other applicants whose names are indicated in the annex to the present order to pay the costs of the proceedings.

(¹) OJ C 439, 8.12.2014.

Order of the General Court of 5 October 2015 — Grigoriadis and Others v Parliament and Others

(Case T-413/14) $(^1)$

(Action for failure to act and for damages — Restructuring of the Greek public debt — Involvement of the private sector — Loss consisting in the reduction of sums owed — Statements by the Heads of State or Government of the euro area and the EU institutions — Eurogroup statement — Failure to specify the causal link with the loss pleaded — Inadmissibility)

(2015/C 389/65)

Language of the case: Greek

Parties

Applicants: Grigoris Grigoriadis (Athens, Greece), Faidra Grigoriadou (Athens), Ioannis Tsolias (Thessaloniki, Greece), Dimitrios Alexopoulos (Thessaloniki), Nikolaos Papageorgiou (Athens) and Ioannis Marinopoulos (Athens) (represented by: C. Papadimitriou, lawyer)

Defendants: European Parliament (represented by: A. Troupiotis and L. Visaggio, acting as Agents); European Council; European Union (represented by: A. de Gregorio Merino and M. Balta, acting as Agents); European Commission (represented by: J.-P. Keppenne and M. Konstantinidis, acting as Agents); and European Central Bank (ECB) (represented by: P. Papapaschalis and P. Senkovic, acting as Agents)

Re:

First, an application for a declaration that the defendants unlawfully failed to act in order for the bonds held by the applicants not to be affected by the plan for private sector involvement in the debt financing programme (PSI), reducing the value of the Greek State's debt, and second, an application seeking compensation for the loss allegedly suffered by the applicants following that unlawful failure to act.

Operative part of the order

1. The action is dismissed.

2. Grigoris Grigoriadis, Faidra Grigoriadou, Ioannis Tsolias, Dimitrios Alexopoulos, Nikolaos Papageorgiou and Ioannis Marinopoulos shall pay the costs.

(¹) OJ C 439, 8.12.2014.

Order of the General Court of 8 October 2015 — Nieminen v Council

 $(Case T-464/14 P)(^{1})$

(Appeal — Civil service — Officials — Promotion — 2010 and 2011 promotion procedures — Decision not to promote the appellant to grade AD 12 — Right to a fair hearing — Rights of defence — Scope of the judicial review at first instance — Manifest error of assessment — No error of law and of distortion — Appeal manifestly lacking any foundation in law)

(2015/C 389/66)

Language of the case: French

Parties

Appellant: Risto Nieminen (Kraainem, Belgium) (represented by: initially, M. de Abreu Caldas, D. de Abreu Caldas and J.-N. Louis, and subsequently, J.-N. Louis, lawyers)

Other party to the proceedings: Council of the European Union (represented by: M. Bauer and E. Rebasti, acting as Agents)

Re:

Appeal against the judgment of the European Union Civil Service Tribunal (Second Chamber) of 10 April 2014 in Nieminen v Council (F-81/12, ECR-SC, EU:F:2014:50), seeking to have that judgment set aside.