

- Rule that the provisions of Articles 3(2)(b) of Decision 2010/788/CFSP, as amended by Decision 2016/2231/CFSP, and 2b(1)(b) of Regulation [No] 1183/2005/EC are unlawful;
- Order the Council to pay the costs.

Pleas in law and main arguments

In support of the action, the applicant relies on four pleas in law, which are in essence identical or similar to those raised in Case T-163/18, *Amisi Kumba v Council*.

Action brought on 8 March 2018 — Mende Omalanga v Council

(Case T-176/18)

(2018/C 161/84)

Language of the case: French

Parties

Applicant: Lambert Mende Omalanga (Kinshasa, Democratic Republic of the Congo) (represented by: T. Bontinck, P. De Wolf, M. Forgeois and A. Guillerme, lawyers)

Defendant: Council of the European Union

Form of order sought

- Annul Council Decision (CFSP) 2017/2282 of 11 December 2017 amending Decision 2010/788/CFSP concerning restrictive measures against the Democratic Republic of the Congo, in so far as the applicant remains at No 12 in Annex II to Decision 2010/788/CFSP and No 12 in Annex Ia to Regulation (EC) No 1183/2005;
- Rule that the provisions of Articles 3(2)(b) of Decision 2010/788/CFSP, as amended by Decision 2016/2231/CFSP, and 2b(1)(b) of Regulation [No] 1183/2005/EC are unlawful;
- Order the Council to pay the costs.

Pleas in law and main arguments

In support of the action, the applicant relies on four pleas in law, which are in essence identical or similar to those raised in Case T-163/18, *Amisi Kumba v Council*.

Action brought on 8 March 2018 — Kazembe Musonda v Council

(Case T-177/18)

(2018/C 161/85)

Language of the case: French

Parties

Applicant: Jean-Claude Kazembe Musonda (Lubumbashi, Democratic Republic of the Congo) (represented by: T. Bontinck, P. De Wolf, M. Forgeois and A. Guillerme, lawyers)