

Appeal brought on 6 February 2015 by Trefilerías Quijano, S.A. against the order of the General Court (Sixth Chamber) delivered on 25 November 2014 in Joined Cases T-427/10 and T-576/10 and in Case T-439/12 Trefilerías Quijano v Commission

(Case C-54/15 P)

(2015/C 118/26)

Language of the case: Spanish

Parties

Appellant: Trefilerías Quijano, S.A. (represented by: F. González Díaz and A. Tresandi Blanco, lawyers)

Other party to the proceedings: European Commission

Form of order sought

The appellant claims that the Court should:

- set aside, pursuant to Article 263 of the Treaty on the Functioning of the European Union, the order of the General Court of 25 November 2014 in Joined Cases T-427/10 and T-576/10 and in Case T-439/12 *Trefilerías Quijano v Commission*;
- order the European Commission to pay the costs of the present proceedings and the proceedings before the General Court.

Pleas in law and main arguments

In support of its appeal, the appellant puts forward a single ground of appeal.

The appellant claims that the General Court erred in law in assessing the legal interest of Trefilerías Quijano SA in bringing proceedings, as regards both the action for annulment in Case T-576/10 against the decision of the Commission of 30 September 2010 amending Decision C(2010) 4387 (final) relating to a proceeding under Article 101 of the Treaty on the Functioning of the European Union and Article 53(1) of the EEA Agreement (Case COMP/38.344 — Prestressing Steel), and the amendment of the pleas in law and forms of order sought in Case T-427/10 in relation to the decision of the Commission of 30 September 2010 amending Decision C(2010) 4387 (final) relating to a proceeding under Article 101 of the Treaty on the Functioning of the European Union and Article 53(1) of the EEA Agreement (Case COMP/38.344 — Prestressing Steel).

Appeal brought on 6 February 2015 by Trenzas y Cables de Acero PSC, S.L. against the order of the General Court (Sixth Chamber) delivered on 25 November 2014 in Joined Cases T-428/10 and T-577/10 and in Case T-441/12 Trenzas y Cables de Acero v Commission

(Case C-55/15 P)

(2015/C 118/27)

Language of the case: Spanish

Parties

Appellant: Trenzas y Cables de Acero PSC, S.L. (represented by: F. González Díaz and A. Tresandi Blanco, lawyers)

Other party to the proceedings: European Commission

Form of order sought

The appellant claims that the Court should:

- set aside, pursuant to Article 263 of the Treaty on the Functioning of the European Union, the order of the General Court of 25 November 2014 in Joined Cases T-428/10 and T-577/10 and in Case T-441/12 *Trenzas y Cables de Acero v Commission*;
- order the European Commission to pay the costs of the present proceedings and the proceedings before the General Court.

Pleas in law and main arguments

In support of its appeal, the appellant puts forward a single ground of appeal.

The appellant claims that the General Court erred in law in assessing the legal interest of *Trenzas y Cables de Acero PSC* in bringing proceedings, as regards both the action for annulment in Case T-577/10 against the decision of the Commission of 30 September 2010 amending Decision C(2010) 4387 (final) relating to a proceeding under Article 101 of the Treaty on the Functioning of the European Union and Article 53(1) of the EEA Agreement (Case COMP/38.344 — *Prestressing Steel*), and the amendment of the pleas in law and forms of order sought in Case T-428/10 in relation to the decision of the Commission of 30 September 2010 amending Decision C(2010) 4387 (final) relating to a proceeding under Article 101 of the Treaty on the Functioning of the European Union and Article 53(1) of the EEA Agreement (Case COMP/38.344 — *Prestressing Steel*).

Appeal brought on 6 February 2015 by Global Steel Wire, S.A. against the order of the General Court (Sixth Chamber) delivered on 25 November 2014 in Joined Cases T-429/10 and T-578/10 and in Case T-438/12 *Global Steel Wire v Commission*

(Case C-56/15 P)

(2015/C 118/28)

Language of the case: Spanish

Parties

Appellant: Global Steel Wire, S.A. (represented by: F. González Díaz and A. Tresandi Blanco, lawyers)

Other party to the proceedings: European Commission

Form of order sought

The appellant claims that the Court should:

- set aside, pursuant to Article 263 of the Treaty on the Functioning of the European Union, the order of the General Court of 25 November 2014 in Joined Cases T-429/10 and T-578/10 and in Case T-438/12 *Global Steel Wire v Commission*;
- order the European Commission to pay the costs of the present proceedings and the proceedings before the General Court.