Appeal brought on 25 August 2022 by YV against the judgment of the General Court (Eighth Chamber) delivered on 15 June 2022 in Case T-533/16, YV and Others v Commission

(Case C-569/22 P)

(2022/C 441/19)

Language of the case: French

Parties

Appellant: YV (represented by: L. Levi, J.-N. Louis, avocats)

Other parties to the proceedings: European Commission, YW, YZ, European Parliament, Council of the European Union

Form of order sought

The appellant claims that the Court should:

- set aside the judgment of the General Court of the European Union of 15 June 2022 in Case T-533/16, YV and Others v
 Commission;
- refer the present case to the Court of Justice for a ruling that the appellant's action at first instance is well founded;
- order the defendant at first instance to pay all of the costs at first instance and on appeal.

Grounds of appeal and main arguments

In support of his appeal, the appellant relies on two grounds:

The first ground of appeal alleges infringement of Article 45 TFEU, infringement by the General Court of its obligation to state reasons, error of legal characterisation and distortion of the contents of the file;

The second ground of appeal alleges infringement of the purpose of Article 8 of Annex VII to the Staff Regulations of Officials of the European Union and breach of the general principle of proportionality.

Appeal brought on 25 August 2022 by ZA against the judgment of the General Court (Eighth Chamber) delivered on 15 June 2022 in Case T-545/16, YY and ZA v Court of Justice of the European Union

(Case C-570/22 P)

(2022/C 441/20)

Language of the case: French

Parties

Appellant: ZA (represented by: L. Levi, J.-N. Louis, avocats)

Other parties to the proceedings: Court of Justice of the European Union, YY, European Parliament, Council of the European Union

Form of order sought

The appellant claims that the Court should:

- set aside the judgment of the General Court of the European Union of 15 June 2022 in Case T-545/16, YY and ZA v
 Court of Justice;
- refer the present case to the Court of Justice for a ruling that the appellant's action at first instance is well founded;