



## Reports of Cases

### Order of the Court (Second Chamber) of 6 December 2012 — GS v Parliament and Council

(Case C-682/11 P)

(Appeal — Regulation (EU) No 1210/2010 — Authentication of euro coins — Handling of euro coins unfit for circulation — Article 8(2) — Right of Member States to refuse to reimburse euro coins unfit for circulation — Action for annulment — Admissibility — Person directly concerned)

*Appeals — Grounds — Mere repetition of the pleas and arguments put forward before the General Court — Error of law relied on not identified — Manifest inadmissibility (Art. 256 TFEU; Statute of the Court of Justice, Art. 58, first para.; Rules of Procedure of the Court of Justice, Art. 112(1), first para., (c)) (see paras 25, 26)*

#### Re:

Appeal brought against the order of the General Court (Sixth Chamber) of 12 October 2011 in Case T-149/11 *GS v Parliament and Council*, by which the General Court dismissed as inadmissible the appellant's action seeking annulment of the second sentence of Article 8(2) of Regulation (EU) No 1210/2010 of the European Parliament and of the Council of 15 December 2010 concerning authentication of euro coins and handling of euro coins unfit for circulation (OJ 2010 L 339, p. 1) — Acts of direct and individual concern to natural or legal persons — Condition of direct concern

#### Operative part

1. The appeal is dismissed;
2. GS Gesellschaft für Umwelt- und Energie-Serviceleistungen mbH is ordered to pay the costs.