

SUPREME ADMINISTRATIVE COURT

DECISION

Case number
2310-22

delivered in Stockholm on 9 May 2022

APPELLANT

Semisjaur-Njarg Sameby, 899100-1416

Representative: Legal Adviser Jenny Wik Karlsson
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DECISION UNDER APPEAL

Judgment of the Sundsvall Administrative Court of Appeal of 17 March 2022 in case number 507-21.

THE MATTER

Dismissed action; issue of leave to appeal

DECISION OF THE SUPREME ADMINISTRATIVE COURT

The Supreme Administrative Court does not grant leave to appeal. The decision of the Administrative Court of Appeal is thus upheld.

GROUND FOR THE DECISION

Leave to appeal is required for the Supreme Administrative Court to hear an appeal in a case of this kind. There are two grounds for granting leave to appeal. The first is that a decision in the case is important for the uniform application of law. The second is that there are extraordinary reasons for a review, such as that there are grounds for a new trial or that the outcome of the case in the Administrative Court of Appeal is manifestly due to a gross oversight or gross error.

These provisions concerning leave to appeal are found in Section 36, first paragraph of the Administrative Court Procedure Act (1971:291).

The Supreme Administrative Court finds that no grounds have emerged for granting leave to appeal.

Justices of the Supreme Court Henrik Jermsten, Per Classon and Inga-Lill Askersjö participated in the decision.

Judge referee Emelie Dahlgren presented the case.