

2. Does a national law under which only its own nationals are not extradited outside the EU for the enforcement of a penalty unjustifiably disadvantage nationals of another Member State? Are the mechanisms of EU law by means of which an objective, acceptable as such, may be achieved in a less prejudicial manner applicable also in an enforcement situation? How is a request for extradition to be answered in a situation in which, such mechanisms being applied, the request is notified to another Member State which, however, does not, for example because of legal obstacles, adopt measures concerning its nationals?

(¹) Judgment of 6.9.2016, C-182/15, ECLI:EU:C:2016:630.

Request for a preliminary ruling from the Supremo Tribunal de Justiça (Portugal) lodged on 12 May 2017 — Virgílio Tarragó da Silveira v Massa Insolvente da Espírito Santo Financial Group, SA

(Case C-250/17)

(2017/C 239/38)

Language of the case: Portuguese

Referring court

Supremo Tribunal de Justiça

Parties to the main proceedings

Applicant: Virgílio Tarragó da Silveira

Defendant: Massa Insolvente da Espírito Santo Financial Group, SA

Question referred

Must the rule in Article 15 of Regulation No 1346/2000 (¹) of 29 May 2000 be interpreted to the effect that its scope includes a lawsuit pending before a Member State seeking an order that a debtor pay a monetary sum due under a service contract and pay monetary damages for failure to comply with that obligation, bearing in mind that: (i) the debtor was declared bankrupt in proceedings commenced in a court in another Member State; and (ii) the declaration of insolvency applies to all of the debtor's assets?

(¹) Council Regulation (EC) No 1346/2000 of 29 May 2000 on insolvency proceedings (OJ 2000 L 160, p. 1).

Request for a preliminary ruling from the Simvoulio tis Epikratias (Greece) lodged on 16 May 2017 — Anodiki Services EPE v GNA 'Evangelismos — Ofthalmiatrio Athinon — Polikliniki', GNA 'Georgios Gennimatas', Geniko Onkologiko Nosokomio Kifisias — (GONK) 'Agioti Anargiroi'

(Case C-260/17)

(2017/C 239/39)

Language of the case: Greek

Referring court

Simvoulio tis Epikratias

Parties to the main proceedings

Applicant: Anodiki Ipiresies Diacheirisis Perivallontos, Oikonomias, Dioikisis EPE (Anodiki Services EPE)