

JUDGMENT OF THE COURT
13 JULY 1966¹

Mrs J. E. Labots (née Hagenbeek)
v Raad van Arbeid, Arnhem
(Reference for a preliminary ruling
by the Centrale Raad van Beroep, Utrecht)

Case 4/66

Summary

1. *Free movement of persons — Migrant workers — Social security measures to be adopted by the Council of the EEC — Aim (EEC Treaty, Article 51)*
 2. *Free movement of persons — Migrant workers — Social insurance — Regulation No 3 of the Council of the EEC — Application of Netherlands legislation (Regulation No 3 of the Council of the EEC, Annex G (III) (B))*
1. The aim of Article 51 of the EEC Treaty is to allow the migrant worker to acquire the right to benefit for all periods of work completed by him in various Member States, without discrimination as against other workers by reason of the exercise of his right to freedom of movement.
2. The provisions of Annex G (III) (B) (b)

concerning the ascertainment of the amount of benefit payable under the Netherlands law concerning general insurance for widows and orphans, applies in all cases in which Article 27 gives rise to benefit on the basis of the maintenance or recovery of rights acquired under a previous system.

In Case 4/66

REFERENCE to the Court under Article 177 of the EEC Treaty by the Centrale Raad van Beroep, being the Netherlands court of last instance in social security matters, for a preliminary ruling in the action pending before that court between

MRS J. E. LABOTS (NÉE HAGENBEEK), widow of W. Labots, residing in Arnhem (Netherlands),

and

RAAD VAN ARBEID, ARNHEM,

on the interpretation of certain provisions

¹ — Language of the Case: Dutch.