

JUDGMENT OF THE COURT
OF 30 SEPTEMBER 1975 ¹

Anita Cristini
v Société nationale des chemins de fer français
(preliminary ruling requested by the Cour d'appel Paris)

'Railway tariffs for large families'

Case 32/75

Summary

Freedom of movement — Migrant worker — Death — Family — National treatment — Social advantages — Extent

(Regulation (EEC) No 1612/68 of the Council, Article 7 (2))

Article 7 (2) of Regulation (EEC) No 1612/68 of the Council on freedom of movement for workers within the Community must be interpreted as meaning that it refers to all social and tax advantages, whether or not attached to the contract of employment. These

advantages therefore also include fares reduction cards issued by a national railway authority to large families and this applies even if this advantage is only sought after the worker's death, to the benefit of his family remaining in the same Member State.

In Case 32/75

Reference to the Court under Article 177 of the EEC Treaty by the Cour d'appel, Paris, for a preliminary ruling in the action pending before that court between

ANITA FIORINI (NÉE CRISTINI) WIDOW OF EUGENIO FIORINI, residing at Vénissieux, France,

and

SOCIÉTÉ NATIONALE DES CHEMINS DE FER FRANÇAIS, whose registered office is situated in Paris,

on the interpretation of Article 7 (2) of Regulation (EEC) No 1612/68 of the Council of 15 October 1968 on freedom of movement for workers within the

¹ — Language of the Case: French.