Order of the Court (Second Chamber) of 28 November 2013 (request for a preliminary ruling from the 5ª Vara Cível de Lisboa — Portugal) — Sociedade Agrícola e Imobiliária da Quinta de S. Paio Lda v Instituto da Segurança Social IP

(Case C-258/13) (1)

(Request for a preliminary ruling — Charter of Fundamental Rights of the European Union — Right to an effective remedy — Legal persons pursuing a commercial objective — Legal aid — No link with European Union law — Clear lack of jurisdiction of the Court)

(2014/C 102/15)

Language of the case: Portuguese

Referring court

5ª Vara Cível de Lisboa

Parties to the main proceedings

Applicant: Sociedade Agrícola e Imobiliária da Quinta de S. Paio Lda

Defendant: Instituto da Segurança Social IP

Re:

Request for a preliminary ruling — Varas Cíveis de Lisboa — Interpretation of Articles 6 and 267 TFEU and Article 47 of the Charter of Fundamental Rights of the European Union (OJ 2000 C 364, p. 1) — Right to an effective remedy — National legislation excluding legal persons pursuing a commercial objective from obtaining legal aid — Exemption from the legal charges applicable to those legal persons where they are insolvent or have entered into a composition with creditors.

Operative part of the order

The Court manifestly has no jurisdiction to rule on the questions referred for a preliminary ruling by the 5^a Vara Cível de Lisboa (Portugal) in its decision of 13 March 2013 (Case C-258/13).

(1) OJ C 215, 27.7.2013.

Request for a preliminary ruling from the Grondwettelijk Hof (Belgium) lodged on 2 January 2014 — KPN Group Belgium NV and Mobistar NV v Ministerraad Intervener: Belgacom NV

(Case C-1/14)

(2014/C 102/16)

Language of the case: Dutch

Referring court

Grondwettelijk Hof

Parties to the main proceedings

Applicant: KPN Group Belgium NV and Mobistar NV

Defendant: Ministerraad