Judgment of the Court (Seventh Chamber) of 11 June 2015 (request for a preliminary ruling from the Vestre Landsret — Denmark) — Skatteministeriet v Baby Dan A/S

(Case C-272/14) (1)

Reference for a preliminary ruling — Customs union and Common Customs Tariff — Combined Nomenclature — Tariff classification — Heading 7318 and 8302 — Article specially designed to mount child safety gates

(2015/C 270/14)

Language of the case: Danish

Referring court

Vestre Landsret

Parties to the main proceedings

Applicant: Skatteministeriet

Defendant: Baby Dan A/S

Operative part of the judgment

The Combined Nomenclature listed in Annex I to Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff, as amended, successively, by Commission Regulation (EC) No 1214/2007 of 20 September 2007, and by Commission Regulation (EC) No 1031/2008 of 19 September 2008, must be interpreted as meaning that an article, such as that at issue in the main proceedings, which allows a moveable child safety gate to be mounted to a wall or a door frame, must be classified under heading 7318 of the Combined Nomenclature.

(1) OJ C 253, 4.8.2014.

Request for a preliminary ruling from the Bundesarbeitsgericht (Germany) lodged on 12 May 2015 — Betriebsrat der Ruhrlandklinik gGmbH v Ruhrlandklinik gGmbH

(Case C-216/15)

(2015/C 270/15)

Language of the case: German

Referring court

Bundesarbeitsgericht

Parties to the main proceedings

Applicant: Betriebsrat der Ruhrlandklinik gGmbH

Defendant: Ruhrlandklinik gGmbH

Question referred

Does Article 1(1) and (2) of Directive 2008/104/EC of the European Parliament and of the Council of 19 November 2008 on temporary agency work (¹) apply to the assignment of a member of an association to another undertaking for the performance of work under that undertaking's functional and organisational instructions if, upon joining the association, the member undertook to make his full working capacity available also to third parties, for which he receives a monthly remuneration from the association, the calculation of which is determined by the usual criteria for the particular activity, and the association receives, in return for the assignment, compensation for the personnel costs of the association member and a flat-rate administrative charge?

(1) OJ 2008 L 327, p. 9.

Request for a preliminary ruling from the Curtea de Apel Constanța (Romania) lodged on 21 May 2015 — SC Doris Spedition SRL v Direcția Generală Regională a Finanțelor Publice Galați

(Case C-234/15)

(2015/C 270/16)

Language of the case: Romanian

Referring court

Curtea de Apel Constanța

Parties to the main proceedings

Appellant: SC Doris Spedition SRL

Respondent: Direcția Generală Regională a Finanțelor Publice Galați — Administrația Județeană a Finanțelor Publice Constanța — Serviciul fiscal orășenesc Hârșova

Third party acting as guarantor: Administrația Fondului pentru Mediu București

Question referred

Does Article 110 TFEU preclude the creation, under Article 4(a) of Law No 9/2012, of an obligation to pay a tax on pollutant emissions from second-hand motor vehicles originating in the European Union when the acquisition of ownership of a motor vehicle is registered with the competent authorities under Romanian law by its first owner in Romania and a registration certificate and registration number are issued, a tax which also applies in the event of transfers of ownership of domestic motor vehicles with the exception of cases in which that tax, or a similar tax, has already been paid?

Request for a preliminary ruling from the Curtea de Apel Constanța (Romania) lodged on 21 May 2015 — Maria Bosneaga v Instituția Prefectului — Județul Constanța — Serviciul Public Comunitar Regim Permise de Conducere și Înmatriculare a Vehiculelor

(Case C-235/15)

(2015/C 270/17)

Language of the case: Romanian

Referring court