

**Request for a preliminary ruling from the Verwaltungsgericht Berlin (Germany) lodged on  
24 September 2015 — Recep Kilic v Land Berlin**

(Case C-509/15)

(2016/C 016/19)

*Language of the case: German*

**Referring court**

Verwaltungsgericht Berlin

**Parties to the main proceedings**

*Applicant:* Recep Kilic

*Defendant:* Land Berlin

**Question referred**

Can the extension of the residence permit of a family member — who was permitted to join the principal person entitled at a time when the latter was not duly registered as belonging to the labour force — at a date on which the principal person entitled, with whom the family member is lawfully resident, has become an employed person be regarded as constituting an ‘authorisation to join’ for the purposes of Article 7 of EEC-Turkey Association Council Decision No 1/80 of 19 September 1980?

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**Request for a preliminary ruling from the Nejvyšší správní soud (Czech Republic) lodged on  
7 October 2015 — Policie ČR v Salah Al Chodor and Others**

(Case C-528/15)

(2016/C 016/20)

*Language of the case: Czech*

**Referring court**

Nejvyšší správní soud

**Parties to the main proceedings**

*Appellant:* Policie České republiky, Krajské ředitelství policie Ústeckého kraje, odbor cizinecké policie

*Other parties:* Salah Al Chodor, Ajlin Al Chodor, Ajvar Al Chodor

**Question referred**

Does the sole fact that a law has not defined objective criteria for assessment of a significant risk that a foreign national may abscond (Article 2(n) of Regulation No 604/2013 <sup>(1)</sup>) render detention under Article 28(2) of that regulation inapplicable?

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<sup>(1)</sup> OJ 2013 L 180, p. 31.