2. Article 7(2) of Regulation No 1215/2012 must be interpreted as meaning that a person who alleges that his personality rights have been infringed by the publication of incorrect information concerning him on the internet and by the failure to remove comments relating to him cannot bring an action for rectification of that information and removal of those comments before the courts of each Member State in which the information published on the internet is or was accessible.

(1) OJ C 211, 13.6.2016.

Judgment of the Court (Fifth Chamber) of 19 October 2017 — Agriconsulting Europe SA v European Commission

(Case C-198/16 P) (1)

(Appeal — Non-contractual liability of the European Union — Public service contract — Operational technical assistance to set up and manage a network facility for the implementation of the European Innovation Partnership 'Agricultural Productivity and Sustainability' — Rejection of a tenderer's bid — Abnormally low bid — Adversarial procedure)

(2017/C 424/06)

Language of the case: Italian

Parties

Appellant: Agriconsulting Europe SA (represented by: R. Sciaudone, avvocato)

Other party to the proceedings: European Commission (represented by: L. Di Paolo and F. Moro, acting as Agents)

Operative part of the judgment

The Court:

- 1. Dismisses the appeal;
- 2. Orders Agriconsulting Europe SA to pay the costs.
- (1) OJ C 279, 1.8.2016.

Judgment of the Court (Tenth Chamber) of 19 October 2017 (request for a preliminary ruling from the Supremo Tribunal de Justiça — Portugal) — Securitas — Serviços e Tecnologia de Segurança SA v ICTS Portugal — Consultadoria de Aviação Comercial SA, Arthur George Resendes and Others

(Case C-200/16) (1)

(Reference for a preliminary ruling — Directive 2001/23/EC — Article 1(1) — Transfers of undertakings or businesses — Safeguarding of employees' rights — Obligation on the transferee to take on workers — Provision of security guard services carried out by an undertaking — Call for tenders — Award of the contract to another undertaking — Employees not taken on — National provision excluding from the 'concept of a transfer of an undertaking or business' the loss of a customer by an operator following the award of a service contract to another operator)

(2017/C 424/07)

Language of the case: Portuguese

Referring court