

3. *Cryo-Save AG and MedSkin Solutions Dr. Suwelack AG shall bear their own costs.*

<sup>(1)</sup> OJ C 330, 2.10.2017.

---

**Order of the Court (Eighth Chamber) of 17 April 2018 (request for a preliminary ruling from the Tribunal Administrativo e Fiscal de Coimbra — Portugal) — Luís Manuel dos Santos v Fazenda Pública**

(Case C-640/17) <sup>(1)</sup>

*(Reference for a preliminary ruling — Article 99 of the Rules of Procedure of the Court of Justice — Internal taxation — Prohibition of discriminatory taxation — Article 110 TFEU — Uniform road tax for motor vehicles — Setting of tax rate according to the date of first registration of the vehicle in the taxing Member State — Second-hand motor vehicles imported from other Member States — No account taken of the date of first registration in another Member State)*

(2018/C 240/11)

Language of the case: Portuguese

**Referring court**

Tribunal Administrativo e Fiscal de Coimbra

**Parties to the main proceedings**

Applicant: Luís Manuel dos Santos

Defendant: Fazenda Pública

**Operative part of the order**

Article 110 TFEU must be interpreted as precluding legislation of a Member State pursuant to which the uniform road tax established by that legislation is levied on light passenger motor vehicles registered or listed in that Member State without taking into account the date of first registration of the vehicle where registration took place in another Member State, which results in higher taxation of vehicles imported from another Member State compared with similar non-imported vehicles.

<sup>(1)</sup> OJ C 42, 5.2.2018.

---

**Order of the Court (First Chamber) of 10 April 2018 (request for a preliminary ruling from the Judecătoria Oradea — Romania) — CV v DU**

(Case C-85/18 PPU) <sup>(1)</sup>

*(Reference for a preliminary ruling — Urgent preliminary ruling procedure — Article 99 of the Rules of Procedure of the Court — Judicial cooperation in civil matters — Jurisdiction in matters of parental responsibility — Child custody — Regulation (EC) No 2201/2003 — Articles 8, 10 and 13 — Concept of ‘habitual residence’ of a child — Judgment delivered by a court of another Member State concerning the place of residence of a child — Wrongful removal or retention — Jurisdiction in cases of child abduction)*

(2018/C 240/12)

Language of the case: Romanian

**Referring court**

Judecătoria Oradea