

Judgment of the Court (Grand Chamber) of 11 June 2020 (request for a preliminary ruling from the Oberlandesgericht Frankfurt am Main — Germany) — RB v TÜV Rheinland LGA Products GmbH, Allianz IARD SA,

(Case C-581/18) ⁽¹⁾

(Reference for a preliminary ruling — EU law — General principles — Article 18 TFEU — Prohibition of discrimination on grounds of nationality — Applicability of EU law — Defective breast implants — Insurance against civil liability arising from the production of medical devices — Insurance contract prescribing a geographical limitation on insurance coverage)

(2020/C 271/05)

Language of the case: German

Referring court

Oberlandesgericht Frankfurt am Main

Parties to the main proceedings

Applicant: RB

Defendant: TÜV Rheinland LGA Products GmbH, Allianz IARD SA,

Operative part of the judgment

The first paragraph of Article 18 TFEU must be interpreted as meaning that it is not applicable to a clause, stipulated in a contract concluded between an insurance company and a manufacturer of medical devices, limiting the geographical extent of the insurance coverage against civil liability arising from those devices to harm that has occurred in the territory of a single Member State, since such a situation does not fall, as EU law currently stands, within the scope of application of EU law.

⁽¹⁾ OJ C 427, 26.11.2018.

Judgment of the Court (First Chamber) of 11 June 2020 (request for a preliminary ruling from the Sąd Rejonowy w Słupsku — Poland) — Criminal proceedings against JI

(Case C-634/18) ⁽¹⁾

(Reference for a preliminary ruling — Judicial cooperation in criminal matters — Framework Decision 2004/757/JHA — Minimum provisions on the constituent elements of criminal acts and penalties involving illicit drug trafficking — Article 2(1)(c) — Article 4(2)(a) — Concept of ‘large quantities of drugs’ — Charter of Fundamental Rights of the European Union — Equal treatment — Articles 20 and 21 — Principle of legality of criminal offences and penalties — Article 49)

(2020/C 271/06)

Language of the case: Polish

Referring court

Sąd Rejonowy w Słupsku

Party in the main criminal proceedings

JI

Intervener: Prokuratura Rejonowa w Słupsku

Operative part of the judgment

Article 4(2)(a) of Council Framework Decision 2004/757/JHA of 25 October 2004 laying down minimum provisions on the constituent elements of criminal acts and penalties in the field of illicit drug trafficking, read in conjunction with Article 2(1)(c) thereof, and Articles 20, 21 and 49 of the Charter of Fundamental Rights of the European Union, must be interpreted as not precluding a Member State from classifying as a criminal offence the possession of a significant quantity