

Judgment of the Court (Fifth Chamber) of 29 April 2021 (request for a preliminary ruling from the Sąd Rejonowy w Ostrowie Wielkopolskim — Poland) — Powiat Ostrowski v Ubezpieczeniowy Fundusz Gwarancyjny

(Case C-383/19) ⁽¹⁾

(Reference for a preliminary ruling — Compulsory insurance against civil liability in respect of the use of motor vehicles — Directive 2009/103/EC — Article 3, first paragraph — Obligation to take out a contract of insurance — Scope — Local government authority which has acquired a vehicle by judicial means — Registered vehicle which is on private land and intended to be destroyed)

(2021/C 263/03)

Language of the case: Polish

Referring court

Sąd Rejonowy w Ostrowie Wielkopolskim

Parties to the main proceedings

Applicant: Powiat Ostrowski

Defendant: Ubezpieczeniowy Fundusz Gwarancyjny

Operative part of the judgment

The first paragraph of Article 3 of Directive 2009/103/EC of the European Parliament and of the Council of 16 September 2009 relating to insurance against civil liability in respect of the use of motor vehicles, and the enforcement of the obligation to insure against such liability, is to be interpreted as meaning that the conclusion of contract of insurance against civil liability in respect of the use of a motor vehicle is compulsory where the vehicle concerned is registered in a Member State, as long as that vehicle has not been officially withdrawn from use in accordance with the applicable national rules.

⁽¹⁾ OJ C 280, 19.8.2019.

Judgment of the Court (Second Chamber) of 29 April 2021 (request for a preliminary ruling from the Korkein hallinto-oikeus — Finland) — proceedings brought by E

(Case C-480/19) ⁽¹⁾

(Reference for a preliminary ruling — Article 63 TFEU — Free movement of capital — Income tax — Income from capital — Income distributed by a resident undertaking for collective investment in transferable securities (UCITS) constituted in accordance with contract law — Income distributed by a UCITS established in another Member State and constituted in accordance with statute — Difference in treatment — Article 65 TFEU — Objectively comparable situations)

(2021/C 263/04)

Language of the case: Finnish

Referring court

Korkein hallinto-oikeus

Party to the main proceedings

E

joined party: Veronsaajien oikeudenvolventayksikkö