By order of 16 June 2021, the Court of Justice (First Chamber) decided that the appeal is dismissed as, in part, manifestly inadmissible and, in part, manifestly unfounded and ordered the appellant to bear her own costs.

Request for a preliminary ruling from the Sąd Rejonowy w Nysie (Poland) lodged on 21 December 2020 — Centraal Justitieel Incassobureau, Ministerie van Veiligheid en Justitie (CJIB) v AP

(Case C-699/20)

(2021/C 310/12)

Language of the case: Polish

Referring court

Sąd Rejonowy w Nysie

Parties to the main proceedings

Applicant: Centraal Justitieel Incassobureau, Ministerie van Veiligheid en Justitie (CJIB)

Defendant: AP

By order of 8 June 2021, the Court of Justice (Sixth Chamber) declared the request for a preliminary ruling from the Sąd Rejonowy w Nysie, II Wydział Karny (District Court, Nysa, 2nd Criminal Division) (Poland) to be manifestly inadmissible.

Request for a preliminary ruling from the Landessozialgericht Nordrhein-Westfalen (Germany) lodged on 4 May 2021 — VA v Deutsche Rentenversicherung Bund

(Case C-283/21)

(2021/C 310/13)

Language of the case: German

Referring court

Landessozialgericht Nordrhein-Westfalen

Parties to the main proceedings

Applicant: VA

Defendant: Deutsche Rentenversicherung Bund

Intervener: RB

Questions referred

1. Is under the legislation of the Netherlands — as the Member State which is competent under Title II of Regulation (EC) No 883/2004] (¹) — a child-raising period taken into account within the meaning of Article 44(2) of Regulation (EC) No 987/2009 (²) by virtue of the fact that the period of child-raising in the Netherlands, as a pure period of residence, gives rise to a pension entitlement?