EN

3. In the light of the mechanism for judicial cooperation in criminal matters established in Articles 62 to 65 of the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community and in Title VII of Part Three of the Trade and Cooperation Agreement between the European Union and the European Atomic Energy Community, of the one part, and the United Kingdom of Great Britain and Northern Ireland, of the other part, does the doctrine established by the judgments of the Court of Justice of the European Union in Cases C-182/15 (Petruhhin), Pisciotti (C-191/16) and C-897/19 PPÚ (I.N.) apply to an extradition request from a third country in respect of a British national who was a citizen of the European Union at the time of the acts which give rise to the extradition request and who has resided continuously in the territory of another Member State before and during the period of application of the Withdrawal Agreement?

- OJ 2020 L 29, p. 7. Judgment of 6 September 2016, EU:C:2016:630. $(^{2})$
- Judgment of 10 April 2018, EU:C:2018:222. Judgment of 2 April 2020, EU:C:2020:262. (3)
- (4)

Appeal brought on 4 May 2022 by Luis Miguel Novais against the order of the General Court (Sixth Chamber) delivered on 4 March 2022 in Case T-66/22, Novais v Portugal

(Case C-295/22 P)

(2023/C 24/25)

Language of the case: Portuguese

Parties

Appellant: Luis Miguel Novais (represented by: A. Oliveira and C. Almeida Lopes, advogados)

Other party to the proceedings: Portuguese Republic

By order of 24 November 2022, the Court (Sixth Chamber) dismissed the appeal as manifestly unfounded.

Appeal brought on 9 May 2022 by Union nationale des indépendants solidaires (UNIS) against the order of the General Court (Tenth Chamber) delivered on 8 March 2022 in Case T-431/21 UNIS v Commission

(Case C-324/22 P)

(2023/C 24/26)

Language of the case: French

Parties

Appellant: Union nationale des indépendants solidaires (UNIS) (represented by: F. Ortega, avocat)

Other party to the proceedings: European Commission

By order of 1 December 2022, the Court (Sixth Chamber) dismissed the appeal as manifestly unfounded and ordered the appellant to bear its own costs.