

Request for a preliminary ruling from the Rechtbank Amsterdam (Netherlands) lodged on 29 September 2022 — Koninklijke Nederlandse Lawn Tennisbond v Autoriteit Persoonsgegevens

(Case C-621/22)

(2023/C 7/18)

Language of the case: Dutch

Referring court

Rechtbank Amsterdam

Parties to the main proceedings

Appellant: Koninklijke Nederlandse Lawn Tennisbond

Respondent: Autoriteit Persoonsgegevens

Questions referred

1. How should the District Court interpret the term ‘legitimate interest’?
2. Should the term be interpreted as the respondent interprets it? Are these interests which exclusively pertain to the law, constitute law, are enshrined in a law? Or;
3. Can any interest be a legitimate interest, provided that interest is not in breach of the law? More specifically: should a purely commercial interest, such as the interest at issue here, the provision of personal data in return for payment without the consent of the data subject concerned, be regarded as a legitimate interest under certain circumstances? If so, what circumstances determine whether a purely commercial interest is a legitimate interest?

Request for a preliminary ruling from the Tallinna Ringkonnakohus (Estonia) lodged on 14 October 2022 — Globex International OÜ v Duclos Legnostrutture S.r.l. and RD

(Case C-647/22)

(2023/C 7/19)

Language of the case: Estonian

Referring court

Tallinna Ringkonnakohus

Parties to the main proceedings

Applicant: Globex International OÜ

Defendants: Duclos Legnostrutture S.r.l. and RD

Questions referred

1. Is Article 1(2) of Regulation No 1896/2006⁽¹⁾ to be interpreted as meaning that a rule of national law such as Paragraph 371(1)(4) of the Estonian Code of Civil Procedure (under which a court may not admit an action *inter alia* where an order terminating proceedings which was made by an Estonian court in a dispute between the same parties concerning the same subject matter and on the same basis and which precludes further recourse to the courts in the same matter has become final) is an obstacle to the hearing of an action regarding a claim in respect of which a European order for payment has been issued and declared enforceable by a court of a Member State?