

Criminal proceedings against

Sébastien Victor Leroy

Action

Reference for a preliminary ruling — Cour de cassation, Belgium — Interpretation of Articles 49 to 55 of the EC Treaty with regard to national legislation prohibiting, on pain of criminal penalties, a person who resides and works in the national territory from using a vehicle which belongs to a leasing company established in another Member State and registered in that State

Operative part of the judgment

Articles 49 EC to 55 EC do not preclude the domestic legislation of a Member State, such as that at issue in the main proceedings, from prohibiting a person who resides and works in that State from using, in that State, a vehicle which he has rented from a leasing company established in another Member State, when that vehicle has not been registered in the first State and it is intended that it should be used there essentially on a permanent basis or is, in fact, used in that manner.

(¹) OJ C 300, 4.12.2004.

Order of the Court of 30 March 2006 — European Federation for Cosmetic Ingredients (EFfCI) v European Parliament and Council of the European Union

(Case C-113/05 P) (¹)

(Appeal — Directive 2003/15/EC — Action for annulment — Cosmetic products — Protection of public health — Experiments on animals — Prohibition of substances which are carcinogenic, mutagenic or toxic for reproduction — Appeal in part manifestly inadmissible and in part manifestly unfounded)

(2006/C 178/21)

Language of the case: English

Parties

Applicant: European Federation for Cosmetic Ingredients (EFfCI) (represented by: K. Van Maldegem and C. Mereu, lawyers)

Other parties to the proceedings: European Parliament (represented by: K. Bradley and M. Moore, Agents), Council of the European Union (represented by E. Karlson and C. Giorgi Fort, Agents)

Re:

Appeal brought against the Order of the Court of First Instance (Third Chamber) of 10 December 2004 in Case T-196/03 *EFfCI v Parliament and Council* — Admissibility of an action for partial annulment of Article 1 of Directive 2003/15/EC of the European Parliament and of the Council of 27 February 2003 amending Council Directive 76/768/EEC on the approximation of the laws of the Member States relating to cosmetic products (OJ L 2003 66, p. 26) — Person directly and individually concerned within the meaning of the fourth paragraph of Article 230 EC

Operative part of the order

1. The appeal is dismissed;
2. The European Federation for Cosmetic Ingredients is ordered to pay the costs.

(¹) OJ C 115, 14.5.2005.

Order of the Court of 6 April 2006 (reference for a preliminary ruling from the Bayerisches Verwaltungsgericht München- Germany) — Daniel Halbritter v Freistaat Bayern, represented by the Landesadvokatur Bayern

(Case C-227/05) (¹)

(First subparagraph of Article 104(3) of the Rules of Procedure — Directive 91/439/EEC — Mutual recognition of driving licences — Confiscation of driving licence in one Member State accompanied by temporary ban on acquiring a new licence — Licence issued in another Member State after the expiry of the temporary ban — Recognition and exchange of that licence in the first Member State — Presentation of a report on aptitude to drive required by national law)

(2006/C 178/22)

Language of the case: German

National court

Bayerisches Verwaltungsgericht München