

Judgment of the Court (Third Chamber) of 1 March 2018 (request for a preliminary ruling from the Curtea de Apel București — Romania) — Colegiul Medicilor Veterinari din România (CMVRO) v Autoritatea Națională Sanitară Veterinară și pentru Siguranța Alimentelor

(Case C-297/16) ⁽¹⁾

(Reference for a preliminary ruling — Directive 2006/123/EC — Services in the internal market — National legislation limiting the right to retail, use and administer veterinary medicinal, anti-parasitic and organic products to veterinary practitioners — Freedom of establishment — Requirement that the share capital of establishments retailing veterinary medicinal products be held only by veterinary practitioners — Protection of public health — Proportionality)

(2018/C 142/04)

Language of the case: Romanian

Referring court

Curtea de Apel București

Parties to the main proceedings

Applicant: Colegiul Medicilor Veterinari din România (CMVRO)

Defendant: Autoritatea Națională Sanitară Veterinară și pentru Siguranța Alimentelor

Operative part of the judgment

- (1) Article 15 of Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market is to be interpreted as not precluding national legislation, such as that at issue in the main proceedings, under which veterinary practitioners have an exclusive right to retail and use organic products, special purpose anti-parasitic products and veterinary medicinal products.
- (2) Article 15 of Directive 2006/123 is to be interpreted as precluding national legislation, such as that at issue in the main proceedings, under which shares in establishments retailing veterinary medicinal products must be owned exclusively by one or more veterinary practitioners.

⁽¹⁾ OJ C 314, 29.8.2016.

Judgment of the Court (Second Chamber) of 28 February 2018 — European Commission v Xinyi PV Products (Anhui) Holdings Ltd

(Case C-301/16 P) ⁽¹⁾

(Appeal — Commercial policy — Dumping — Imports of solar glass originating in China — Regulation (EC) No 1225/2009 — Article 2(7)(b) and (c) — Market Economy Treatment (MET) — Concept of ‘significant distortions carried over from the former non-market economy system’, within the meaning of the third indent of Article 2(7)(c) — Tax incentives)

(2018/C 142/05)

Language of the case: English

Parties

Appellant: European Commission (represented by: L. Flynn and T. Maxian Rusche, acting as Agents)