

Request for a preliminary ruling from the Corte suprema di cassazione (Italy) lodged on 26 November 2019 — Prefettura Ufficio territoriale del governo di Firenze v MI

(Case C-870/19)

(2020/C 54/38)

Language of the case: Italian

Referring court

Corte suprema di cassazione

Parties to the main proceedings

Applicant: Prefettura Ufficio territoriale del governo di Firenze

Defendant: MI

Question referred

May Article 15 [(7) of Regulation No 3821/85] (1) be interpreted, in the specific case of the driver of the motor vehicle, as a rule which prescribes a single, overall form of conduct and, therefore, entails the commission of a single infringement and the imposition of a single penalty, or may it result, through the cumulation of penalties for each act of omission, in as many infringements and penalties as the number of days in relation to which the record sheets for the tachograph have not been produced in the context of the timeframe laid down ('current day and the previous 28 days')?

(1) Council Regulation (EEC) No 3821/85 of 20 December 1985 on recording equipment in road transport (OJ 1985 L 370, p. 8).

Request for a preliminary ruling from the Corte suprema di cassazione (Italy) lodged on 26 November 2019 — Prefettura Ufficio territoriale del governo di Firenze v TB

(Case C-871/19)

(2020/C 54/39)

Language of the case: Italian

Referring court

Corte suprema di cassazione

Parties to the main proceedings

Applicant: Prefettura Ufficio territoriale del governo di Firenze

Defendant: TB