

Judgment of the Court (Sixth Chamber) of 29 July 2019 (request for a preliminary ruling from the Győri Ítéltábla — Hungary) — Tibor-Trans Fuvarozó és Kereskedelmi Kft. v DAF Trucks NV

(Case C-451/18) ⁽¹⁾

(Reference for a preliminary ruling — Judicial cooperation in civil matters — Regulation (EU) No 1215/2012 — Special jurisdiction — Article 7(2) — Tort, delict or quasi-delict — Place where the harmful event occurred — Claim for compensation for damage caused by a cartel found to be contrary to Article 101 TFEU and Article 53 of the Agreement on the European Economic Area)

(2019/C 319/20)

Language of the case: Hungarian

Referring court

Győri Ítéltábla

Parties to the main proceedings

Applicant: Tibor-Trans Fuvarozó és Kereskedelmi Kft.

Defendant: DAF Trucks NV

Operative part of the judgment

Article 7(2) of Regulation (EU) No 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, must be interpreted as meaning that, in an action for compensation for damage caused by an infringement of Article 101 TFEU, consisting, inter alia, of collusive arrangements on pricing and gross price increases for trucks, ‘the place where the harmful event occurred’ covers, in a situation such as that at issue in the main proceedings, the place where the market which is affected by that infringement is located, that is to say, the place where the market prices were distorted and in which the victim claims to have suffered that damage, even where the action is directed against a participant in the cartel at issue with whom that victim had not established contractual relations.

⁽¹⁾ OJ C 319, 10.9.2018.

Judgment of the Court (Sixth Chamber) of 29 July 2019 — European Commission v Italian Republic

(Case C-481/18) ⁽¹⁾

(Failure of a Member State to fulfil obligations — Directive 2012/39/EU — Technical requirements for the testing of human tissues and cells — Failure to communicate or failure to transpose within the prescribed period)

(2019/C 319/21)

Language of the case: Italian

Parties

Applicant: European Commission (represented by A. Szmytkowska and C. Sjödin, Agents)

Defendant: Italian Republic (represented by G. Palmieri, Agent, and by C. Colelli, avvocato dello Stato)