



Institut suisse de droit comparé
Schweizerisches Institut für Rechtsvergleichung
Istituto svizzero di diritto comparato
Swiss Institute of Comparative Law

EU News: Click & Read

199 – October 2025

European Documentation Centre

Editor: **Henrik Westermarck** Legal Adviser

This newsletter contains a selection of recent official documents of the European Union. It features information of particular interest to Swiss readers and aims to provide universities, cantonal and federal administrations, legal professionals, as well as corporations with information about the latest legal developments in the European Union. Written in English or French, the newsletter offers links to documents in one of those languages.

We hope you will find this issue both useful and a pleasure to read.

Highlights

Table of contents

1. EU-Swiss Relations	2
2. External Relations / Foreign Policy	2
3. Agriculture and Fisheries / Maritime Affairs	2
4. Audiovisual and Media and Information Society	2
5. Competition and State Aid.....	3
6. Customs	3
7. Economic and Monetary Affairs, Taxation, Enterprise.....	3
8. Education, Training, Youth, Culture, Research and Innovation	4
9. Employment and Social Affairs	4
10. Energy and Environment.....	5
11. Food Safety, Public Health and Consumers .	6
12. Human Rights.....	7
13. Internal Market and Free Movement	7
14. Intellectual Property.....	8
15. Justice, Freedom and Security (incl. Judicial Cooperation)	8
16. Transport	10
17. Community Institutions, Principles and the Communities' own resources	10

Case C-682/23. Judgment of the Court (Sixth Chamber) of 23 October 2025. E.B.SP. Z.O.O. v K.P.SP. Z.O.O. Request for a preliminary ruling from the Curtea de Apel Cluj.

Reference for a preliminary ruling – Judicial cooperation in civil matters – Regulation (EU) No 1215/2012 – Article 25(1) – **Agreement conferring jurisdiction set out in a subcontract** – Assignment of a claim arising from the contract – **Enforceability of the agreement conferring jurisdiction by the assignee against the debtor of the claim** – Conditions.

[EUR-Lex - 62023CJ0682](#)

Case C-540/24. Judgment of the Court (First Chamber) of 9 October 2025. Cabris Investments Ltd v Revetas Capital Advisors LLP. Request for a preliminary ruling from the Handelsgericht Wien.

Reference for a preliminary ruling – Jurisdiction and the enforcement of judgments in civil and commercial matters – Regulation (EU) No 1215/2012 – Scope – Article 25 – Agreement conferring jurisdiction – **Parties to a contract established in the same third State – Jurisdiction of the courts of a Member State to settle disputes arising from that contract** – International element – **Consequences of the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union.**

[EUR-Lex - 62024CJ0540](#)

Case C-551/24. Judgment of the Court (Eighth Chamber) of 9 October 2025. Deutsche Lufthansa AG v AirHelp Germany GmbH. Request for a preliminary ruling from the Sąd Okręgowy w Krakowie.

Reference for a preliminary ruling – Judicial cooperation in civil matters – Regulation (EU) No 1215/2012 – Second indent of Article 7(1)(b) – **Special jurisdiction in matters relating to a contract** – Determination of the court with jurisdiction – **Contract of carriage by air concluded between a consumer and a trader** – Passenger's claim for compensation arising from a delayed flight – Assignment of that claim to a collection agency – Claim for compensation brought by the assignee against the air carrier before the court for the place of the aircraft's departure – **Place of performance of the obligation in question** – Place in a Member State where, under the contract of carriage, the services were provided or should have been provided.

[EUR-Lex - 62024CJ0551](#)

1. EU-Swiss Relations

Community Legislation

Council Decision (EU) 2025/2129 of 10 October 2025 on the conclusion of the Cooperation Agreement between the European Union and its Member States of the one part, and the Swiss Confederation, of the other, on **the European Satellite Navigation Programmes**
[Decision - EU - 2025/2129](#)

2. External Relations / Foreign Policy

Community Legislation

Council Decision (CFSP) 2025/2032 of 23 October 2025 amending Decision 2014/512/CFSP concerning **restrictive measures in view of Russia's actions destabilising the situation in Ukraine**
[Decision - CFSP - 2025/2032](#)

Council Decision (EU) 2025/2124 of 10 October 2025 on the signing, on behalf of the Union, of the **Amending Protocol to the Agreement between the European Union and the Principality of Liechtenstein on the automatic exchange of financial account information to improve international tax compliance**
[Decision - EU - 2025/2124 - EN - EUR-Lex](#)

3. Agriculture and Fisheries / Maritime Affairs

Case Law

Case C-466/24. Judgment of the Court (Ninth Chamber) of 23 October 2025. LQ v Zamestnik izpalnitelen direktor na Darzhaven fond „Zemedelie“. Request for a preliminary ruling from the Administrativen sad - Varna.

Reference for a preliminary ruling – Agriculture – Common Agricultural Policy (CAP) – Regulation (EU) 2021/2115 – Support for strategic plans – Regulation (EU) No 1307/2013 – **Direct payment for farmers** – Areas at the farmers' disposal – Legal basis for use of those areas – Rules for registration of that legal basis – Areas declared under aid schemes greater than those for which a legal basis was registered – **Administrative penalties in cases of over-declaration of areas** – Penalties under Article 19a of Regulation (EU) No 640/2014 – Article 19a – Penalties – Applicability of that article following the repeal of Regulation No 640/2014.

[EUR-Lex - 62024CJ0466](#)

4. Audiovisual and Media and Information Society

Nothing to report for the period under review.

5. Competition and State Aid

Case Law

Case C-2/23. Judgment of the Court (Fifth Chamber) of 30 October 2025. Request for a preliminary ruling from the Oberlandesgericht Wien.

Reference for a preliminary ruling – Competition – Article 101 TFEU – Effectiveness – Directive 2014/104/EU – **Rules governing actions for damages under national law for infringements of the competition law provisions of the Member States and of the European Union** – Article 6(6) and (7) – Article 7(1) – Directive 2019/1/EU – Empowering the competition authorities of the Member States to be more effective enforcers and to ensure the proper functioning of the internal market – Article 31(3) – Scope – **Mechanism for mutual administrative and judicial assistance between national authorities** – Transfer of the file from a competition authority to an authority conducting a criminal investigation – Addition to the file of a criminal investigation of leniency statements and settlement submissions and their annexes – Access to those documents by persons under investigation and other parties to such proceedings.

[EUR-Lex - 62023CJ0002](#)

6. Customs

Case Law

Case C-348/24. Judgment of the Court (Eighth Chamber) of 30 October 2025. Compañía de Distribución Integral Logista, SA v Administración General del Estado. Request for a preliminary ruling from the Tribunal Supremo.

Reference for a preliminary ruling – Customs union – Regulation (EEC) No 2913/92 – Community Customs Code – Customs warehousing procedure – Release for free circulation – Article 29 – Value of goods for customs purposes – Goods sold for export to the customs territory of the European Union – Article 112(3) – Determination of the customs value – Article 214(1) – **Relevant point in time for the purpose of determining the customs value** – Regulation (EEC) No 2454/93 – Article 97n(2) – Proof of origin of the goods – Article 118(1) and (3) – Period for submission of proofs of origin – Loss of the benefit of preferential treatment – **Validity of documents proving the origin of the goods** – Article 147 – Successive sales.

[EUR-Lex - 62024CJ0348](#)

7. Economic and Monetary Affairs, Taxation, Enterprise

Case Law

Case C-744/23. Judgment of the Court (First Chamber) of 23 October 2025. T.P.T. v „Financial Bulgaria“ EOOD. Request for a preliminary ruling from the Sofiyski rayonen sad.

Reference for a preliminary ruling – Taxation – Common system of value added tax (VAT) – Directive 2006/112/EC – **Transactions subject to VAT** – Article 2(1)(c) – Supply of services for consideration – Article 9(1) – Taxable person – **Legal assistance provided free of charge by a lawyer to a party in legal proceedings** – Payment of that lawyer's fees by the unsuccessful opposing party.

[EUR-Lex - 62023CJ0744](#)

Case C-232/24. Judgment of the Court (First Chamber) of 23 October 2025. Proceedings brought by A Oy. Request for a preliminary ruling from the Korkein hallinto-oikeus.

Reference for a preliminary ruling – Taxation – **Common system of value added tax (VAT)** – Directive 2006/112/EC – Taxable transactions – Exemption relating to the granting of credit – Article 135(1)(b) – **Exemption relating to financial transactions – Debt collection** – Article 135(1)(d) – Trade factoring – Invoice factoring.

[EUR-Lex - 62024CJ0232](#)

Case C-234/24. Judgment of the Court (Tenth Chamber) of 23 October 2025. Brose Priedviza spol. s r. o. v Direktor na Direktsia 'Obzhalvane i danachno-osiguritelna praktika' - Sofia pri Tsentralno upravlenie na Natsionalnata agentsia za prihodite. Request for a preliminary ruling from the Varhoven administrativen sad. Reference for a preliminary ruling – Taxation – Common system of value added tax (VAT) – Directive 2006/112/EC – Article 138(1) – Directive 2008/9/EC – Article 4(b) – **Refund of VAT to taxable persons not established in the Member State of refund** – Principal supply and ancillary supply – **Artificial splitting of a single supply** – No dispatch of the object of the supply.

[EUR-Lex - 62024CJ0234](#)

Case C-101/24. Judgment of the Court (First Chamber) of 9 October 2025. Finanzamt Hamburg-Altona v XYRALITY GmbH. Request for a preliminary ruling from the Bundesfinanzhof.

Reference for a preliminary ruling – Taxation – **Common system of value added tax (VAT)** – Directive 2006/112/EC – Article 28 – Taking part in a supply of services – Articles 44 and 45 – Place of supply of services – Article 203 – VAT entered on an invoice – **Electronically supplied services** – App store – **'In-app' purchases**.

[EUR-Lex - 62024CJ0101](#)

8. Education, Training, Youth, Culture, Research and Innovation

Nothing to report for the period under review.

9. Employment and Social Affairs

Case Law

Case C-373/24. Judgment of the Court (Sixth Chamber) of 30 October 2025. NI v Republika Hrvatska. Request for a preliminary ruling from the Općinski sud u Puli-Pola.

Reference for a preliminary ruling – Social policy – Directive 2003/88/EC – **Protection of the safety and health of workers** – Article 1(3) – Article 2(1) – Concept of 'working time' – Activities of public prosecutors – Directive 89/391/EEC – Article 2(2) – Characteristics peculiar to certain specific public service activities – **Periods of time on stand-by at the workplace and periods of time on stand-by according to a stand-by system carried out outside of the workplace** – Article 31 of the Charter of Fundamental Rights of the European Union – Fair and just working conditions.

[EUR-Lex - 62024CJ0373](#)

Case C-402/24. Judgment of the Court (Fifth Chamber) of 30 October 2025. BL v Dr. A, en qualité de mandataire liquidateur de Luftfahrtgesellschaft Walter mbH. Request for a preliminary ruling from the Bundesarbeitsgericht.

Reference for a preliminary ruling – Social policy – Directive 98/59/EC – **Collective redundancies** – First subparagraph of Article 3(1) – **Incorrect or incomplete notification of the projected collective redundancies to the competent public authority** – First subparagraph of Article 4(1) – 30-day standstill period – Validity of the redundancies – Article 6 – Penalties.

[EUR-Lex - 62024CJ0402](#)

Case C-134/24. Judgment of the Court (Fifth Chamber) of 30 October 2025. UR, en qualité de mandataire liquidateur de V GmbH v DF. Request for a preliminary ruling from the Bundesarbeitsgericht.

Reference for a preliminary ruling – Social policy – Directive 98/59/EC – Collective redundancies – First subparagraph of Article 3(1) – **Requirement of prior notification of projected collective redundancies to the competent public authority** – Whether notification meets the requirements of that directive – Not consistent – Validity of the dismissal – First subparagraph of Article 4(1) – 30-day standstill period.

[EUR-Lex - 62024CJ0134](#)

Case C-110/24. Judgment of the Court (Sixth Chamber) of 9 October 2025. *Sindicat de Treballadors i Treballadors de les Administracions i els Serveis Publics (STAS - IV) v Valenciana D' Estrategies i Recursos per a la Sostenibilitat Ambiental SA (VAERSA)*.

Request for a preliminary ruling from the Tribunal Superior de Justicia de la Comunidad Valenciana.

Reference for a preliminary ruling – Social policy – Directive 2003/88/EC – Organisation of working time – Point 1 of Article 2 – **Concept of 'working time'** – Works to improve protected natural areas – **Time spent by workers travelling between a fixed point of departure and natural areas** – Inclusion of that travelling time in the working time of those workers.

[EUR-Lex - 62024CJ0110](#)

10. Energy and Environment

Case Law

Case C-87/24. Judgment of the Court (Fourth Chamber) of 23 October 2025. *AS „Gaso” and AS „Conexus Baltic Grid” v Sabiedrisko pakalpojumu regulēšanas komisija*. Request for a preliminary ruling from the Administratīvā apgabaltiesa.

Reference for a preliminary ruling – Approximation of laws – Natural gas – Directive 2009/73/EC – Article 41(8) – Concept of an 'appropriate incentive' – Regulation (EC) No 715/2009 – Article 13(1) – Concept of an 'appropriate return on investments' – Transmission and distribution networks – Storage facility – **Criteria to be taken into account for setting natural gas transmission and distribution tariffs fixed by the national regulatory authority** – Rate of return on capital – Obligation of consistent interpretation – Obligation to state reasons.

[EUR-Lex - 62024CJ0087](#)

Case C-760/23. Judgment of the Court (Seventh Chamber) of 23 October 2025. *„EVN Bulgaria Toplofikatsia” EAD v OZ*. Request for a preliminary ruling from the Rayonen sad Plovdiv.

Reference for a preliminary ruling – Energy – Promotion of energy efficiency – Directive 2012/27/EU – Article 9(3) – **Transparency and accuracy of accounting for the consumption of thermal energy by the common parts – Failure to take into account the actual amount of heat supplied to each dwelling** – Algorithm for allocating the cost of thermal energy consumption in co-owned buildings.

[EUR-Lex - 62023CJ0760](#)

Joined Cases C-221/24 and C-222/24. Judgment of the Court (First Chamber) of 23 October 2025. *Naturvårdsverket v UQ and IC*. Requests for a preliminary ruling from the Svea hovrätt, Mark- och miljööverdomstolen.

References for a preliminary ruling – Environment – **Waste** – Regulation (EC) No 1013/2006 – Article 24(2) – Shipment – **Take-back when a shipment is illegal** – Take-back of the waste by the competent authority of dispatch – Obligation or possibility for that authority to recover or dispose of the waste despite opposition by the initial dispatcher – Article 17(1) of the Charter of Fundamental Rights of the European Union – Right to property – Validity.

[EUR-Lex - 62024CJ0221](#)

Case C-391/23. Judgment of the Court (Ninth Chamber) of 16 October 2025. *Braila Winds SRL v DGRFP București - Administrația Fiscală pentru Contribuabili Mijlocii București and Others*. Request for a preliminary ruling from the Curtea de Apel București.

Reference for a preliminary ruling – Article 191(2) TFEU – EU policy on the environment – Regulation (EU) 2021/1119 – EU climate-neutrality objective – Directive (EU) 2019/944 – Common rules for the internal market for electricity – **National legislation imposing an income tax on producers of electricity from renewable sources – Exemption for producers of electricity from fossil fuels and biomass.**

[EUR-Lex - 62023CJ0391](#)

11. Food Safety, Public Health and Consumers

Case Law

Case C-143/23. Judgment of the Court (Fourth Chamber) of 30 October 2025. KI and FA v Mercedes-Benz Bank AG and Volkswagen Bank GmbH. Request for a preliminary ruling from the Landgericht Ravensburg.

Reference for a preliminary ruling – **Consumer protection** – Credit agreement for the purchase of a motor vehicle – Directive 2008/48/EC – Article 10(2)(l) – Requirements relating to the information to be included in the agreement – Obligation to specify the late-payment interest rate – Article 14(1) – Right of withdrawal – Commencement of the withdrawal period in the absence of any reference to the late-payment interest rate – Abusive nature of the exercise of the right of withdrawal – **Consequences of exercising the right of withdrawal in the context of a credit agreement linked to a vehicle purchase agreement** – Consumer's obligations towards the creditor – Method of calculating compensation for loss of value of the financed asset – Article 14(3)(b) – Payment of interest following withdrawal from a credit agreement linked to a contract for the supply of goods. Judgment of the Court (Sixth Chamber) of 30 October 2025.

[EUR-Lex - 62023CJ0143](#)

Case C-558/24. Judgment of the Court (Eighth Chamber) of 30 October 2025. Corendon Airlines Turistik Hava Tasimacilik AS v Myflyright GmbH. Request for a preliminary ruling from the Landgericht Landshut.

Reference for a preliminary ruling – Air transport – Regulation (EC) No 261/2004 – Article 6 – **Concept of 'delay of a flight' – Postponement of a flight announced in advance by the air carrier with confirmation of the new departure and arrival times** – Article 5(1)(c) and Article 7(1) – Right to compensation for passengers in the event of delays of three hours or more in the arrival of the flight – Concept of 'scheduled time of arrival' – Determination of the length of the delay.

[EUR-Lex - 62024CJ0558](#)

Case C-469/24. Judgment of the Court (Tenth Chamber) of 23 October 2025. B.F. (1) and B.F. (2) v Z. sp. z o.o. Request for a preliminary ruling from the Sąd Rejonowy w Rzeszowie.

Reference for a preliminary ruling – Directive (EU) 2015/2302 – **Package travel and linked travel arrangements** – Performance of the package – Lack of conformity of the services provided – Article 14(1) – Right to an appropriate price reduction – Article 14(2) – Right to receive appropriate compensation for damages – Article 14(3)(b) – Circumstances precluding the traveller's entitlement to compensation – **Lack of conformity of the services provided that is attributable to a third party unconnected with the provision of the travel services included in the package travel contract and is unforeseeable or unavoidable** – Demonstration of fault – Article 4 – Level of harmonisation – Full refund despite partial supply of services – Article 1 – High level of consumer protection – Article 25 – Penalties – Article 3(12) – Concept of 'unavoidable and extraordinary circumstances' – Act of public authority.

[EUR-Lex - 62024CJ0469](#)

Case C-399/24. Judgment of the Court (Third Chamber) of 16 October 2025. AirHelp Germany GmbH v Austrian Airlines AG. Request for a preliminary ruling from the Landesgericht Korneuburg.

Reference for a preliminary ruling – Air transport – Regulation (EC) No 261/2004 – **Compensation for air passengers in the event of long delay of flights** – Conditions – Article 5(3) – Concept of 'extraordinary circumstances' – Concept of 'reasonable measures' to avoid extraordinary circumstances or the consequences thereof – **Aircraft struck by lightning during the preceding flight and therefore subject to a mandatory inspection.**

[EUR-Lex - 62024CJ0399](#)

Case C-218/24. Judgment of the Court (Seventh Chamber) of 16 October 2025. Felicísima v Iberia Líneas Aéreas de España SA Operadora Unipersonal and IATA España SLU. Request for a preliminary ruling from the Juzgado de lo Mercantil nº 4 de Madrid.

Reference for a preliminary ruling – Carriage by air – Montreal Convention – Article 17(2) – Concept of 'baggage' – Article 22(2) – **Air carrier liability in the event of loss of baggage – Loss of a passenger's pet – Compensation for non-material damage.**

[EUR-Lex - 62024CJ0218](#)

Case C-315/24. Judgment of the Court (Eighth Chamber) of 9 October 2025. Nestlé Sverige AB v Miljönämnden i Helsingborgs kommun. Request for a preliminary ruling from the Högsta förvaltningsdomstolen.

Reference for a preliminary ruling – Food safety – Regulation (EU) No 1169/2011 – Provision of food information to consumers – Delegated Regulation (EU) 2016/128 – **Food for special medical purposes – Specific information requirements** – Mandatory nutrition declaration – Article 5(2)(g) – Additional mandatory particulars – Article 6(2) – Prohibition of the repetition on the labelling of information contained in the mandatory nutrition declaration.

[EUR-Lex - 62024CJ0315](#)

Case C-80/24. Judgment of the Court (Fourth Chamber) of 9 October 2025. Zwrotybankowe.pl sp. z o.o. v Powszechna Kasa Oszczędności Bank Polski S.A. Request for a preliminary ruling from the Sąd Rejonowy dla Warszawy - Śródmieścia w Warszawie.

Reference for a preliminary ruling – **Credit agreements for consumers** – Directive 2008/48/EC – Article 22(2) – Imperative nature of that directive – **Assignment to a third party by a consumer of his or her claim against a bank** – Directive 93/13/EEC – Article 6(1) – Article 7(1) – Unfair terms in consumer contracts – Examination by a national court of its own motion of the unfairness of the terms in a claim assignment agreement which is not subject to an ongoing dispute before that court.

[EUR-Lex - 62024CJ0080](#)

12. Human Rights

Case Law

Case C-373/24. Judgment of the Court (Sixth Chamber) of 30 October 2025. NI v Republika Hrvatska. Request for a preliminary ruling from the Općinski sud u Puli-Pola.

Reference for a preliminary ruling – Social policy – Directive 2003/88/EC – **Protection of the safety and health of workers** – Article 1(3) – Article 2(1) – Concept of ‘working time’ – Activities of public prosecutors – Directive 89/391/EEC – Article 2(2) – Characteristics peculiar to certain specific public service activities – **Periods of time on stand-by at the workplace and periods of time on stand-by according to a stand-by system carried out outside of the workplace – Article 31 of the Charter of Fundamental Rights of the European Union** – Fair and just working conditions.

[EUR-Lex - 62024CJ0373](#)

Case C-510/24. Judgment of the Court (Seventh Chamber) of 16 October 2025. PROFIL-COPY 2002 Irodotechnikai Kft. v Közigazgatási és Területfejlesztési Minisztérium. Request for a preliminary ruling from the Fővárosi Törvényszék.

Reference for a preliminary ruling – Economic, social and territorial cohesion – EU funds – Management and control – Obligation for Member States to make arrangements to ensure the effective examination of complaints concerning EU funds – **National legislation excluding any judicial remedy against a decision ordering repayment of an EU grant on account of an irregularity** – Charter of Fundamental Rights of the European Union – Article 47 – **Right to an effective remedy.**

[EUR-Lex - 62024CJ0510](#)

13. Internal Market and Free Movement

Case Law

Case C-321/24. Judgment of the Court (First Chamber) of 30 October 2025. BC v S. C. P. Attal et Associés. Request for a preliminary ruling from the Tribunal Judiciaire de Paris.

Reference for a preliminary ruling – Free movement of capital – Article 63(1) TFEU – Succession – **Mandatory use of a notary for the purpose of drawing up a declaration of succession in a Member State other than that in which the succession was opened – Legislation of that Member State providing that that notary’s fees are calculated on the basis of the total gross assets of the estate** – Parallel exercise by the Member States of their powers of taxation – No restriction on the free movement of capital.

[EUR-Lex - 62024CJ0321](#)

Joined Cases C-718/23 to C-721/23 and C-60/24. Judgment of the Court (Eighth Chamber) of 16 October 2025. Asociación de Empresarios de Salones de Juego y Recreativos de la Comunidad Valenciana (Anesar-CV) and Others v Conselleria de Hacienda y Modelo Económico de la Generalitat Valenciana. Requests for a preliminary ruling from the Tribunal Superior de Justicia de la Comunidad Valenciana.

Reference for a preliminary ruling – **Freedom of establishment** – Article 49 TFEU – Restrictions – Games of chance – Regional legislation – **Minimal distances between different gaming establishments and between certain gaming establishments and educational establishments** – Time limit on the operation of slot machines and other amusement machines with prizes – Moratorium on the allocation of new licences or operating authorisations – Justification – Proportionality.

[EUR-Lex - 62023CJ0718](#)

Case C-282/24. Judgment of the Court (Third Chamber) of 16 October 2025. Polismyndigheten v Konkurrensverket. Request for a preliminary ruling from the Högsta förvaltningsdomstolen.

Reference for a preliminary ruling – **Public procurement** – Directive 2014/24/EU – Article 72 – **Modification of a framework agreement during its term** – Value of the modification below the values laid down in Article 72(2) – Modification of the remuneration model of a framework agreement – Substantial modification of a framework agreement – Alteration of the overall nature of a framework agreement.

[EUR-Lex - 62024CJ0282](#)

Case C-573/24. Judgment of the Court (Eighth Chamber) of 2 October 2025. B v Niedersächsischer Zweckverband zur Approbationserteilung (NiZzA). Request for a preliminary ruling from the Verwaltungsgericht Oldenburg.

Reference for a preliminary ruling – **Recognition of professional qualifications** – Directive 2005/36/EC – Article 2 – Scope *ratione personae* – Directive 2004/38/EC – Article 3 – Definition of ‘beneficiaries’ – **Third-country national who is the spouse of a Union citizen who has not exercised his or her right of freedom of movement** – Inapplicability – Inadmissibility.

[EUR-Lex - 62024CJ0573](#)

14. Intellectual Property

Nothing to report for the period under review.

15. Justice, Freedom and Security (incl. Judicial Cooperation)

Case Law

Case C-398/24. Judgment of the Court (Sixth Chamber) of 30 October 2025. A v B. Request for a preliminary ruling from the Riigikohus.

Reference for a preliminary ruling – Judicial cooperation in civil and commercial matters – Jurisdiction and recognition and enforcement of judgments in civil and commercial matters – Regulation (EU) No 1215/2012 – Article 25(1) – **Agreement conferring jurisdiction – Agreement null and void as to its substantive validity under the law of the Member State of the court seised of the case** – Concept.

[EUR-Lex - 62024CJ0398](#)

Case C-790/23. Judgment of the Court (Fifth Chamber) of 30 October 2025. X v Maahanmuuttovirasto.**Request for a preliminary ruling from the Korkein hallinto-oikeus.**

Reference for a preliminary ruling – Asylum policy – Protocol (No 22) on the position of Denmark annexed to the EU Treaty and to the FEU Treaty – **Agreement between the European Community and the Kingdom of Denmark on the criteria and mechanisms for establishing the Member State responsible for examining an application for international protection made by a third-country national** – Regulation (EU) No 604/2013 – Article 18(1)(d) – Obligations of the Member State responsible – **Obligation to take back a third-country national whose application was rejected and who made an application in another Member State** – Concept of ‘application (for international protection)’ – Special status of the Kingdom of Denmark – Concept of ‘rejection’ – Decision not to extend or renew a temporary residence document – Not included.

[EUR-Lex - 62023CJ0790](#)

Case C-682/23. Judgment of the Court (Sixth Chamber) of 23 October 2025. E.B.SP. Z.O.O. v K.P.SP. Z.O.O.**Request for a preliminary ruling from the Curtea de Apel Cluj.**

Reference for a preliminary ruling – Judicial cooperation in civil matters – Regulation (EU) No 1215/2012 – Article 25(1) – **Agreement conferring jurisdiction set out in a subcontract** – Assignment of a claim arising from the contract – **Enforceability of the agreement conferring jurisdiction by the assignee against the debtor of the claim** – Conditions.

[EUR-Lex - 62023CJ0682](#)

Case C-551/24. Judgment of the Court (Eighth Chamber) of 9 October 2025. Deutsche Lufthansa AG v AirHelp Germany GmbH. Request for a preliminary ruling from the Sąd Okręgowy w Krakowie.

Reference for a preliminary ruling – Judicial cooperation in civil matters – **Regulation (EU) No 1215/2012** – Second indent of Article 7(1)(b) – **Special jurisdiction in matters relating to a contract** – Determination of the court with jurisdiction – **Contract of carriage by air concluded between a consumer and a trader** – Passenger’s claim for compensation arising from a delayed flight – Assignment of that claim to a collection agency – Claim for compensation brought by the assignee against the air carrier before the court for the place of the aircraft’s departure – **Place of performance of the obligation in question** – Place in a Member State where, under the contract of carriage, the services were provided or should have been provided.

[EUR-Lex - 62024CJ0551](#)

Case C-391/24. Judgment of the Court (Tenth Chamber) of 2 October 2025. Criminal proceedings against. Request for a preliminary ruling from the Nederlandstalige rechtbank van eerste aanleg Brussel.

Reference for a preliminary ruling – Area of freedom, security and justice – Judicial cooperation in criminal matters – Framework Decision 2008/947/JHA – **Mutual recognition of judgments and probation decisions** – Article 1 – Scope – **Supervised release with an obligation to undergo inpatient medical treatment in a closed institution** – Measure involving deprivation of liberty – Obligation of recognition and enforcement.

[EUR-Lex - 62024CJ0391](#)

Case C-540/24. Judgment of the Court (First Chamber) of 9 October 2025. Cabris Investments Ltd v Revetas Capital Advisors LLP. Request for a preliminary ruling from the Handelsgericht Wien.

Reference for a preliminary ruling – Jurisdiction and the enforcement of judgments in civil and commercial matters – Regulation (EU) No 1215/2012 – Scope – Article 25 – Agreement conferring jurisdiction – **Parties to a contract established in the same third State** – **Jurisdiction of the courts of a Member State to settle disputes arising from that contract** – International element – **Consequences of the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union.**

[EUR-Lex - 62024CJ0540](#)

Case C-798/23. Judgment of the Court (First Chamber) of 9 October 2025. Minister for Justice v SH. Request for a preliminary ruling from the Supreme Court.

Reference for a preliminary ruling – Police and judicial cooperation in criminal matters – Framework Decision 2002/584/JHA – Article 4a(1) – Surrender procedure between Member States – **European arrest warrant** – Conditions for execution – Grounds for optional non-execution – Mandatory execution – Exceptions – **Concept of ‘trial resulting in the decision’** – Additional sentence of police supervision – Breach of the conditions imposed in connection with that supervision – Decision converting police supervision into a custodial sentence – Sentence handed down in absentia.

[EUR-Lex - 62023CJ0798](#)

Case C-284/24. Judgment of the Court (Fifth Chamber) of 2 October 2025. LD v Criminal Injuries Compensation Tribunal and Others. Request for a preliminary ruling from the High Court (Ireland).

Reference for a preliminary ruling – Judicial cooperation in criminal matters – Directive 2004/80/EC – Article 12(2) – **Compensation to victims of violent intentional crimes** – Fair and appropriate compensation – **National legislation excluding compensation for pain and suffering endured.**

[EUR-Lex - 62024CJ0284](#)

16. Transport

Case Law

Case C-558/24. Judgment of the Court (Eighth Chamber) of 30 October 2025. Corendon Airlines Turistik Hava Tasimacilik AS v Myflyright GmbH. Request for a preliminary ruling from the Landgericht Landshut.

Reference for a preliminary ruling – Air transport – Regulation (EC) No 261/2004 – Article 6 – **Concept of ‘delay of a flight’ – Postponement of a flight announced in advance by the air carrier with confirmation of the new departure and arrival times** – Article 5(1)(c) and Article 7(1) – Right to compensation for passengers in the event of delays of three hours or more in the arrival of the flight – Concept of ‘scheduled time of arrival’ – Determination of the length of the delay.

[EUR-Lex - 62024CJ0558](#)

Case C-399/24. Judgment of the Court (Third Chamber) of 16 October 2025. AirHelp Germany GmbH v Austrian Airlines AG. Request for a preliminary ruling from the Landesgericht Korneuburg.

Reference for a preliminary ruling – Air transport – Regulation (EC) No 261/2004 – **Compensation for air passengers in the event of long delay of flights** – Conditions – Article 5(3) – Concept of ‘extraordinary circumstances’ – Concept of ‘reasonable measures’ to avoid extraordinary circumstances or the consequences thereof – **Aircraft struck by lightning during the preceding flight and therefore subject to a mandatory inspection.**

[EUR-Lex - 62024CJ0399](#)

Case C-218/24. Judgment of the Court (Seventh Chamber) of 16 October 2025. Felicísima v Iberia Líneas Aéreas de España SA Operadora Unipersonal and IATA España SLU. Request for a preliminary ruling from the Juzgado de lo Mercantil nº 4 de Madrid.

Reference for a preliminary ruling – Carriage by air – Montreal Convention – Article 17(2) – Concept of ‘baggage’ – Article 22(2) – **Air carrier liability in the event of loss of baggage – Loss of a passenger’s pet – Compensation for non-material damage.**

[EUR-Lex - 62024CJ0218](#)

17. Community Institutions, Principles and the Communities’ own Resources

Case Law

Case C-510/24. Judgment of the Court (Seventh Chamber) of 16 October 2025. PROFIL-COPY 2002 Irodátechnikai Kft. v Közigazgatási és Területfejlesztési Minisztérium. Request for a preliminary ruling from the Fővárosi Törvényszék.

Reference for a preliminary ruling – Economic, social and territorial cohesion – EU funds – Management and control – Obligation for Member States to make arrangements to ensure the effective examination of complaints concerning EU funds – **National legislation excluding any judicial remedy against a decision ordering repayment of an EU grant on account of an irregularity** – Charter of Fundamental Rights of the European Union – Article 47 – **Right to an effective remedy.**

[EUR-Lex - 62024CJ0510](#)

Joined Cases C-416/24 and C-417/24. Judgment of the Court (First Chamber) of 9 October 2025. On Air Media Professionals SRL and Different Media SRL v Agenția pentru Întreprinderi Mici și Mijlocii Iași and Ministerul Antreprenoriatului și Turismului - Agenția pentru Întreprinderi Mici și Mijlocii, Atragere de Investiții și Promovare a Exportului Iași. Requests for a preliminary ruling from the Curtea de Apel Bacău.

Reference for a preliminary ruling – State aid – Regulation (EU) No 651/2014 – Exemption for certain categories of aid compatible with the internal market – **Translation error in the Romanian language version of that regulation – Legal effects of the regulation correcting that error** – Possibility of recovering aid that was granted before the correction in compliance with the conditions set out in the version of the regulation containing the translation error – **Protection of legitimate expectations** – Legal certainty.

[EUR-Lex - 62024CJ0416](#)