

**Case number:**

P-1/19

ECLI:

ECLI:SI:USRS:2019:P.1.19

Challenged act:**Operative provisions:****Abstract:**

Article 19 of the Transnational Provision of Services Act must be interpreted as meaning that it is not applicable for the enforcement of decisions that can be enforced on the basis of Council Framework Decision 2005/214/JHA of 24 February 2005 on the application of the principle of mutual recognition to financial penalties and Chapter 18 of the Cooperation in Criminal Matters with the Member States of the European Union Act.

Thesaurus:**Legal basis:****Cases joined:**

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Full text:**Type of procedure:**

spori o pristojnosti

Type of act:

drugi akti

Applicant:

Ministry of Labour, Family, Social Affairs and Equal Opportunities

Date of application:

11. 1. 2019

Date of Decision:

16. 5. 2019

Type of decision adopted:

odločba

Outcome of proceedings:

določitev pristojnega organa

Published:

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