

of employment concluded with a single employer, performs work in the territory of each of at least two Member States not simultaneously or concurrently, but during directly consecutive, successive periods of several months?

Case C-903/19, Miscellaneous

DQ – v – *Ministre de la transition écologique et solidaire, Ministre de l'action et des comptes publics*, reference lodged by the Conseil d'État (France) on 10 December 2019

Is the benefit of the provisions of Article 11(1) of Annex VIII to the Regulation laying down the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities, as amended by Council Regulation (EC, Euratom) No 723/2004 of 22 March 2004, reserved exclusively to officials and contract staff posted for the first time within a national administration after having been employed as officials, contract staff or temporary staff in an EU institution, or does that benefit also extend to officials and contract staff returning to the service of a national administration after having performed duties in an EU institution and having been assigned non-active status or granted leave for personal reasons during that period?

78

Case C-940/19, Free movement

Les Chirurgiens-Dentistes de France, Confédération des Syndicats médicaux français, Fédération des Syndicats pharmaceutiques de France, Syndicat des Biologistes, Syndicat des Médecins libéraux, Union dentaire, Conseil national de l'Ordre des Chirurgiens-Dentistes, Conseil national de l'Ordre des Masseurs-Kinésithérapeutes, Conseil national de l'Ordre des Infirmiers – v – *Ministre des Solidarités et de la Santé, Ministre de l'Enseignement supérieur, de la Recherche et de l'Innovation, Premier ministre*, reference lodged by the Conseil d'État (France) on 30 December 2019

Does Article 4f(6) of Directive 2005/36/EC of 7 September 2005 preclude a Member State from introducing the possibility of partial access to one of the professions covered by the mechanism for the automatic recognition of professional qualifications laid down by the provisions of Chapter III of Title III of that directive?