

SUMMARY

Case C-7/18, Pension

***<p>Modesto Jard´n Lama – v
– Instituto Nacional de la Seguridad Social,
Tesorería General de la Seguridad Social, reference
lodged by the Tribunal Superior de Justicia de Galicia (Spain) on 3
January 2018</p>***

Must Article 48 TFEU be interpreted as meaning that it precludes national legislation which requires as a condition for access to an early retirement pension that the amount of the pension to be received must be higher than the minimum pension which would be due to the person concerned under that same national legislation, the term ‘pension to be received’ being interpreted as the actual pension from the competent Member State (in this case, Spain) alone, without also taking into account the actual pension which that person may receive through another benefit of the same kind from one or more other Member States?

Creator: European Court of Justice (ECJ)

Verdict at:

Case number: Case C-7/18