

SUMMARY

Case C-631/15. Fixed-term work

Must Clause 4 of the Framework Agreement on fixed-term work be interpreted as precluding regional legislation such as the Law of the Principality of Asturias on public teaching evaluation and incentives which, under Article 2, makes eligibility for inclusion in the evaluation plan (with the resulting entitlement to the associated economic incentives) dependent on having the status of a career civil servant, thereby excluding interim civil servants?

Creator: European Court of Justice (ECJ)

Verdict at: 2015-11-27 **Case number**: C-631/15