

## The truth about the state

The percentage of the society interested in vaccination is one of the most important indicators of the civilization development of society. Obviously, the most important test is voter turnout.

In relation to vaccination, it simply contains and expresses the educational and intellectual standard of society. The scale of belief in superstition. The scale of trust in you. The scale of the attitude towards the community and connection with the community. I would say – the scale of everything.



The greatest reluctance to vaccinate in Podlasie, Lubelszczyzna and Podkarpacie, regions thanks to which PiS wins the elections. But all politicians fear such a decision in their eyes.

Finally, we are dealing with a fascinating test of the sense of the exercise of power by an authority that is unable to force minority vaccinations to protect the majority. The strategy of relying solely on oneself, antagonizing one another against one another, ultimately relying on 20 percent of the population, renders such power completely incapable of enforcing behavior of existential significance on a minority for the entire nation.

Who needs such a power that at the most important moment does not have the tools to rule?

## Education of Judgments

For several months in Rzeczpospolita I have been discussing the judgments of the Court of Justice of the European Union on the issue of discrimination in employment. At this point, I do not mean the content of the judgments themselves, the court's thinking about its place and meaning, but I would say simple technological and practical solutions related to these judgments.

The judgments themselves as well as their external setting are standardized and very much take into account the educational dimension of the activities of the courts. In this sense, they can certainly constitute a model for national jurisprudence, including Polish.

It is a series of simple solutions that greatly facilitate the reading of judgments and make them easier to understand –

1. judgments are written in a format with a side note, which makes it extremely easy to navigate through the document;
2. The Court certainly keeps an eye on the length of judgments, of course, there are cases of judgments with the justification of very long ones, but generally they do not exceed 10 pages, usually they are much shorter;
3. the judgment does not contain any justification in the strict sense – the entire text together with the justification is a judgment;
4. in the first part, the judgment summarizes the legal status to which it refers; it therefore appears that such an understandable and consistent summary is possible; The judgments issued in Poland in this respect are based on the assumption that those interested in the judgment must pick up and check the content of the provisions;
5. the facts are summarized in an extremely brief manner, without going into excessive detail, which is the manner of Polish courts;
6. finally, legal considerations follow;
7. finally, the judgment itself, which is also in the form of a declarative sentence – which is indirectly due to the fact that the Court generally refers to questions referred for a preliminary ruling by domestic courts, and not to the parties' claims.

In addition, the Court presents a page and a half summary of the judgment and the opinion of the Advocate General. The possibility of getting acquainted with the content of the judgment is available to any interested party.

## Property as a foundation

On the occasion of changes to the code of administrative procedure, which, *inter alia*, are to block the implementation of property rights in Poland, a seemingly logical thesis emerged that no system can accept uncertainty in the field of property status for so many years.

First, however, this is not true: one of the most basic principles of the legal systems of the part of the world we live in is that property does not expire. Because why should it be barred?

Secondly, however, such ideas for stabilizing the system would have some justification if all those deprived of property were allowed to regain their property on the basis of normal and efficient procedures. It is the *sine qua non* of any stabilization of the system, and because for over 30 years of free Poland it has not been possible to create such a possibility, therefore departing from the principle of non-expiration of property should be *a liminé* excluded.

## They want to finish us off

I would like to kindly inform all clients with whom we conduct court cases that due to the introduction of the new principle of service by the Information Portal as of July 3, 2021 - we will have problems.

We take appropriate actions to avoid troubles, but we will not avoid them anyway.