****

*Closing conference handouts are prepared by co-financing of specific programme “Civil Justice” of the European Commission, project JUST/2013/JCIV/AG/4691 „The Court of Justice of the European Union and its case law in the area of civil justice”.*

***Discussion „Family matters, jurisdiction, applicable law, recognition and enforcement of judgments, as well civil aspects of cross-border child abduction„ – application in practice of regulations No 2201/2003, No 1259/2010 and relevant international conventions***

***3rd case***

Dr.iur. Kucina Irēna

**Facts:**

* Mother with the child (both Latvian nationals) live in Latvia. Father (Hungarian citizen) live in Hungary.
* Children spend summer holidays at his father in Hungary in accordance with the court decision.
* Mother brings an action in Latvia for access rights change, indicating that the visiting time with his father grandparents mistreated the child. Hungarian court seeks to transfer the case.

**Question for discussion:**

* **Are there enough provisions for application of Article 15 of the Brussels IIbis?**
* **Which court is in a better place for dealing with the case under the conditions of regulation?**