

DIRECT AMPARO: *****

CIVIL MATTERS

**CLAIMANT **SOCIEDAD ANÓNIMA DE
CAPITAL VARIABLE AND * THROUGH ITS
ATTORNEY-IN-FACT RAÚL LÓPEZ
GALLEGOS.**

**REPORTING JUDGE:
SALVADOR HERNÁNDEZ HERNÁNDEZ.**

SECRETARY: ANTONIO BANDALA RUIZ.

Xalapa-Enriquez. Veracruz. Resolution of the First Collegiate Court in Civil Matters of the Seventh Circuit, corresponding to the session of October seventh, two thousand sixteen.

HAVING ANALIZED to resolve the direct amparo trial *****; and,

R E S U L T I N G

[...]

A.D: 214/2016

the action was a public works contract of an administrative nature.

h) It did not escape the court's attention that the plaintiffs were claiming breach of contract and economic benefits which, according to them, arose during the term of the contract on which the action was based; however, this circumstance was not decisive for the civil action to proceed, but rather, in the specific case the benefits were not autonomous, but were directly related to the contract on which the action was based, regulated by administrative provisions.

Considerations that the complainant does not rebut, since it is specific to sustain that the unitary court **omitted to analyze the question of competence**; without challenging the legality of the conclusions that supported the challenged resolution, in which even, **it was pointed out by the responsible court, that it was not a question of competence**; in particular, that related to:

1) The issue on appeal was not a conflict of jurisdiction between courts, but rather the determination of the procedural prerequisites of the procedure;

[...]