Order of the Court (Eighth Chamber) of 6 November 2014 (request for a preliminary ruling from the Budapesti XX., XXI. és XXIII. kerületi bíróság — Hungary) — Herrenknecht AG v Hév-Sugár kft

(Reference for a preliminary ruling — Article 53(2) of the Rules of Procedure of the Court — Manifest inadmissibility — Absence of sufficient information concerning the factual background and the reasons justifying the need for an answer to the question referred for a preliminary ruling)

(2015/C 016/22)

Language of the case: Hungarian

## Referring court

Budapesti XX., XXI. és XXIII. kerületi bíróság

## Parties to the main proceedings

Applicant: Herrenknecht AG

Defendant: Hév-Sugár kft

## Operative part of the order

The request for a preliminary ruling brought by the Budapesti XX., XXI. és XXIII. kerületi bíróság (Hungary), by decision of 11 July 2014 (Case C-366/14), is manifestly inadmissible.

(1) OJ C 351, 6.10.2014.

Order of the Court (Fifth Chamber) of 14 November 2014 (request for a preliminary ruling from the Amtsgericht Rüsselsheim — Germany) — Sandy Siewert and Others v Condor Flugdienst GmbH

(Reference for a preliminary ruling — Rules of Procedure — Article 99 — Air transport — Regulation (EC) No 261/2004 — Long delay to a flight — Passengers' right to compensation — Conditions exempting an air carrier from its obligation to pay compensation — Notion of 'extraordinary circumstances' — Aircraft damaged by a set of mobile boarding stairs in the course of a preceding flight)

(2015/C 016/23)

Language of the case: German

#### Referring court

Amtsgericht Rüsselsheim

# Parties to the main proceedings

Applicants: Sandy Siewert, Emma Siewert, Nele Siewert

Defendant: Condor Flugdienst GmbH