

## V

(Announcements)

## COURT PROCEEDINGS

## COURT OF JUSTICE

**Judgment of the Court (Grand Chamber) of 14 May 2019 (requests for a preliminary ruling from the Nejvyšší správní soud and from the Conseil du contentieux des étrangers — Czech Republic, Belgium) — M v Ministerstvo vnitra (C-391/16), X (C-77/17), X (C-78/17) v Commissaire général aux réfugiés et aux apatrides**

(Joined Cases C-391/16, C-77/17 and C-78/17) <sup>(1)</sup>

*(Reference for a preliminary ruling — Area of freedom, security and justice — Asylum policy — International protection — Directive 2011/95/EU — Refugee status — Article 14(4) to (6) — Refusal to grant or revocation of refugee status in the event of danger to the security or the community of the host Member State — Validity — Article 18 of the Charter of Fundamental Rights of the European Union — Article 78(1) TFEU — Article 6(3) TEU — Geneva Convention)*

(2019/C 255/02)

Languages of the case: Czech and French

**Referring courts**

Nejvyšší správní soud and Conseil du contentieux des étrangers

**Parties to the main proceedings**

Applicants: M (C-391/16), X (C-77/17), X (C-78/17)

Defendants: Ministerstvo vnitra (C-391/16), Commissaire général aux réfugiés et aux apatrides (C-77/17, C-78/17)

**Operative part of the judgment**

Consideration of Article 14(4) to (6) of Directive 2011/95/EU of the European Parliament and of the Council of 13 December 2011 on standards for the qualification of third-country nationals or stateless persons as beneficiaries of international protection, for a uniform status for refugees or for persons eligible for subsidiary protection, and for the content of the protection granted, has disclosed no factor of such a kind as to affect the validity of those provisions in the light of Article 78(1) TFEU and Article 18 of the Charter of Fundamental Rights of the European Union.

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<sup>(1)</sup> OJ C 350, 26.9.2016.  
OJ C 144, 8.5.2017.