Parties to the main proceedings

Applicants: CS, DR, EQ, FP, GO, HN, IM, JL, KK, LJ, MI

Defendant: České aerolinie a.s.

Question referred

Is there an obligation on a Community carrier to pay compensation to passengers under Article 3(5), second sentence, of Regulation (EC) No 261/2004 (1) where the Community carrier as the contractual carrier operated the first leg of a flight with a stopover at an airport in a non-Member State, from which, under a code sharing agreement, a carrier which is not a Community carrier operated the second leg of the flight and there was a delay of more than three hours in the arrival at the final destination airport which arose exclusively in the second leg of the flight?

(¹) Regulation (EC) No 261/2004 of the European Parliament and of the Council of 11 February 2004 establishing common rules on compensation and assistance to passengers in the event of denied boarding and of cancellation or long delay of flights, and repealing Regulation (EEC) No 295/91 (OJ 2004 L 46, p. 1).

Order of the President of the Court of 7 June 2018 — Guccio Gucci SpA v European Union Intellectual Property Office (EUIPO), Guess? IP Holder LP

(Case C-674/16 P) (1)

(2018/C 341/12)

Language of the case: English

The President of the Court has ordered that the case be removed from the register.

(1) OJ C 144, 8.5.2017.

Order of the President of the Court of 7 June 2018 — Guccio Gucci SpA v European Union Intellectual Property Office (EUIPO), Guess? IP Holder LP

(Case C-675/16 P) (1)

(2018/C 341/13)

Language of the case: English

The President of the Court has ordered that the case be removed from the register.

(1) OJ C 144, 8.5.2017.

Order of the President of the Court of 13 July 2018 (request for a preliminary ruling from the Tribunal d'Instance de Limoges — France) — Banque Solfea SA v Jean-François Veitl

(Case C-63/17) (1)

(2018/C 341/14)

Language of the case: French

The President of the Court has ordered that the case be removed from the register.

(1) OJ C 144, 8.5.2017.