

Judgment of the Court (Eighth Chamber) of 30 April 2020 (request for a preliminary ruling from the Landgericht Frankfurt am Main — Germany) — OI v Air Nostrum Líneas Aéreas del Mediterráneo SA

(Case C-191/19) ⁽¹⁾

(Reference for a preliminary ruling — Air transport — Regulation (EC) No 261/2004 — Compensation for air passengers in the event of denied boarding — Denied boarding — Cancellation — Connecting flights — Change of the reservation in respect of one of the flights comprising the journey by air against the passenger's will — Arrival of the passenger without delay at his or her final destination)

(2020/C 240/27)

Language of the case: German

Referring court

Landgericht Frankfurt am Main

Parties to the main proceedings

Applicant: OI

Defendant: Air Nostrum Líneas Aéreas del Mediterráneo SA

Operative part of the judgment

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, and in particular Article 7 thereof, must be interpreted as meaning that compensation is not payable to a passenger who had a single reservation for connecting flights in the case where that reservation was amended against the passenger's will, with the result that, first, the passenger did not board the first of his or her reserved flights even though that flight went ahead and, second, the passenger was given a seat on a later flight which allowed him or her to board the second of his or her reserved flights and thus to reach his or her final destination at the arrival time originally scheduled.

⁽¹⁾ OJ C 206, 17.6.2019.

Judgment of the Court (Sixth Chamber) of 14 May 2020 (request for a preliminary ruling from the Landesgericht für Zivilrechtssachen Graz — Austria) — NK v MS, AS

(Case C-208/19) ⁽¹⁾

(Reference for a preliminary ruling — Consumer protection — Consumer rights — Directive 2011/83/EU — Scope — Article 3(3)(f) — Concept of 'contracts for the construction of new buildings' — Article 16(c) — Concept of 'goods made to the consumer's specifications or clearly personalised' — Contract between an architect and a consumer concerning the drawing up of a plan for a new single-family house)

(2020/C 240/28)

Language of the case: German

Referring court

Landesgericht für Zivilrechtssachen Graz

Parties to the main proceedings

Applicant: NK

Defendants: MS, AS