

## Court decision on secondary migration of non-vulnerable international protection beneficiaries from Greece zzzzzz

The Federal Administrative Court decided that single, employable and non-vulnerable men, who obtained international protection in Greece, are currently not threatened with degrading or inhumane living conditions, which could result in a violation of their rights under Art. 4 of the EU Charter of Fundamental Rights, if they were to be returned to Greece.

Asylum applications from for the aforementioned group of single, young and non-vulnerable men, who have been granted international protection in Greece, can therefore be rejected as inadmissible in accordance with the Asylum Act Section 29 (1) No. 2 (AsylG) in line with EU law. This was decided today by the Federal Administrative Court in Leipzig, thereby clarifying the return-relevant situation to Greece.

### Source(s)

- Federal Office for Migration and Refugees | Bundesamt für Migration und Flüchtlinge (17 April, 2025), Keine unmenschliche oder erniedrigende Aufnahmesituation für nichtvulnerable anerkannte Flüchtlinge in Griechenland [No inhuman or degrading reception situation for non-vulnerable recognised refugees in Greece], <https://www.bverwg.de/pm/2025/30>
- Federal Office for Migration and Refugees | Bundesamt für Migration und Flüchtlinge (14 April, 2025), Bundesverwaltungsgericht bestätigt Rechtsauffassung des Bundesamts [Federal Administrative Court confirms legal opinion of the Federal Office], <https://www.bamf.de/SharedDocs/Pressemitteilungen/DE/2025/250417-entscheidung-bundesverwaltungsgericht-sekundaermigration.html>

### Date of development

17.04.2025

### Country

Germany

### Thematic area(s)

Dublin procedure, Second instance determination

### Development type

Jurisprudence