Human Rights Law Journal · HRLJ

HRLJ	30 April 1996	Vol. 17 N	o. 1-2
ISSN 0174/4704		Page	es 1 – 92
1. ARTICLES	Peter Parker, London The politics of indemnities, truth telling and reconciliation in South Africa / Ending apartheid without forgetting		1
2. DECISIONS an	nd REPORTS		
– 19. VII. 95 –	UN Human Rights Committee (UN-HRCee), Geneva/New York Citizenship and permanent residence as cumulative preconditions to resti compensation of confiscated property incompatible with non-discrimination ment of Article 26 CCPR / Simunek et al. v. the Czech Republic	require-	13
– 15. VII. 95 –	Responsibility of the Dominican Republic for the disappearance of Rafael Mo	jica	18
– 27. X. 95 –	State party's obligations in a case of clearly established responsibility of State at the disappearance, torture and death of a member of the 19 April Movement (Ongoing intimidation and harassment of the victim's family / Bautista v. Color.	"M-19") /	19
- 8. XII. 95 -	Inter-American Court of Human Rights (IACourtHR), San José State party's responsibility for detention and disappearance of two members 19 April Movement / Caballero Delgado and Santana v. Colombia		24
– 8. II. 96 –	European Court of Human Rights (EurCourtHR), Strasbourg Presumption of innocence (Art. 6 ECHR) / Drawing of inferences from a silence and access to lawyer during first 48 hours of detention / Murra United Kingdom	ay v. the	39
- 28. III. 96 –	Court of Justice of the European Communities (CJEC), Luxembourg Accession of the EC to the European Convention on Human Rights would rec Treaty amendment / Opinion 2/94		51
3. DOCUMENTA	TION		
	Jean-Bernard Marie, Strasbourg International instruments relating to human rights / classification and ratifications as of 1 January 1996		61
– 23. IV. 96 –	UN Commission on Human Rights (UN-CHR), Geneva Situation of human rights in Colombia: Chairman's statement		78
– 16. I. 95 –	Situation of human rights in Colombia: Joint report by special rapporteurs N and B.W. Ndiaye after their visit to Colombia in October 1994		80
4. PENDING PRO	OCEEDINGS		
– 27. XI. 95 –	European Commission of Human Rights (EurCommHR), Strasbourg Conviction for prohibited influence on criminal proceedings / "Causa An Application declared admissible after reconsideration of previous case-law on period (Art. 26 ECHR) / Service of the written judgment decisive / Worm v. A	6 months'	89

Kehl am Rhein

Arlington, Va.

Strasbourg

N. P. Engel, Publisher