## Human Rights Law Journal · HRLJ

HRLJ	31 August 2015 Vol	. 35	ī	No. 1-8	8
ISSN 0174/4704  1. ARTICLES	Jochen A. Frowein, Heidelberg The Transformation of Constitutional Law through the European Convention			ges 1-31	2
	Human Rights	3 of	f f		1
2. DECISIONS at	nd REPORTS				
	UN Human Rights Committee (UN-HRCee), Geneva/New York  Conversion from Islam to Christianity / Any threat to the author came from his far but not from the Mourides Brotherhood / Removal to Senegal would not vio fundamental rights (right to life, prohibition of torture, freedom of religion Contention that in Senegal no effective protection would be available rejected / B. Australia	n) , L. v.	e /	2	21
– 21. X. 14 –	- Member of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Christian Baptist Church convicted for conductivity of the Evangelist Church convicted for conductivity of the Evangelist Church conductivity of the Evangelist Church christian Baptist Church convicted for conductivity of the Evangelist Church christian Baptist Church chr	ting dom	3	2	26
- 17. X. 14 -	Rights of an undocumented immigrant, being a former combatant of the pro-Soregime who fought against the mujahideen, and who left Afghanistan 20 years ag live in Russia / Risk to be subjected to torture if forcibly returned to Afghanistan to non-refoulement obligation / Kesmatulla Khakdar v. Russia	ovie o to eads	o s	3	31
– 22. <b>X</b> . 14 –	Imposition of life sentence on juveniles without possibility of review and prospec release violates the Covenant / Blessington and Elliot v. Australia	et o	f	3	88
– 20. III. 14 –	Violation of Article 7 (degrading treatment) by placing the accused in a metal during the public trial at the Supreme Court with hands hand-cuffed behind his bar Most other alleged violations regarding pre-trial dentention, court proceedings detention after conviction for murder declared inadmissible because not sufficient substantiated / Pustovoit v. Ukraine	ack and ently	/ d y	4	17
– 1. XI. 13 –	Political statements insulting Muslims by MPs (Danish Popular Party Communication submitted by a Muslim declared inadmissible (lack of victim stat A.W.P. v. Denmark	us)	/ /		56
– 5. VI. 15 -	European Court of Human Rights (EurCourtHR), Strasbourg  Artificial nutrition and hydration of a patient with severe brain damage caused years ago in a road-traffic accident / Withdrawal of life-sustaning treatment (opp-by parts of the family) would not violate Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision bound by law lengthy and meticulous procedure / State fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by the fulfilled its positive obligations under Article 2 / Doctor's decision by th	5 1/3 osec to a	'2 d a 2		
– 30. VI. 15 -	(right to life) / Lambert et al. v. France (GC)	t ter	n n f		61 84
– 27. I. 15 -	- Conviction for having at least between 2000 and February 2006 repeat physically and mentally abused his wife while being drunk / Legal classification continuous offence according to a law introduced in 2004 did not const retroactive application of the law / No violation of Article 7 (Nulla poena sine le	edly as a itute ge)	y a e /		
	Rohlena v. Czech Republic (GC)			10	,U

## Table of contents (continued)

	European Court of Human Rights (EurCourtHR), Strasbourg	
<b>-</b> 5. II. 15 –	Reopening of civil proceedings after the first Bochan EurCourtHR judgment of 3 May	
	2007 / Following Supreme Court ruling "grossly arbitrary" / Right to a fair hearing violated / EurCourtHR underlines its competence to examine the new issue /	
	Prerogatives of Ukraine and the Committee of Ministers under Article 46 (Binding	
	force and implementation of judgments) not affected / Bochan v. Ukraine (no. 2)(GC)	120
– 23. IV. 15 –	Lawyer's conviction for defamation disproportionate / Freedom of expression outside	
	the courtroom / Value judgments with sufficient "factual basis" regarding two judges /	
	Impugned remarks made in the context of the judicial investigation opened following the death of a French judge, Bernard Borrel, who had been seconded to the Djibouti	
	Ministry of Justice as a technical adviser / Morice v. France (GC)	133
– 16. VI. 15 –	Liability for user-generated comments on an Internet news portal / Delfi AS v. Estonia (GC)	157
	Court of Justice of the European Union (CJEU), Luxembourg	
– 16. VII. 15 –	Execution procedure for the European arrest warrant / No general and unconditional	
	obligation to release the requested person upon expiry of time-limits stipulated in the	
	Framework Decision / Reference to the case-law of the EurCourtHR / Deprivation of liberty must be justified under Article 5(1)(f) ECHR / Case of Lanigan	190
– 16. VII. 15 –	Access to guidance document of the European Food Safety Agency (EFSA) regarding	170
	authorisation to place pesticides on the market / Unlawful refusal to disclose the names	
	of external experts who submitted comments on the draft guidance document / Links	
10 VII 14	between expert members and industrial lobbies / ClientEarth et al.	195
- 18. XII. 14 -	EU law does not contain a general principle of non-discrimination on grounds of obesity in the labour market / Criteria whether obesity can constitute a 'disability' thus	
	affording protection under Directive 2000/78 against disability-based discrimination /	
	Case of FOA (a workers' union in Denmark)	200
	US Supreme Court, Washington	
	Same-sex couples' right to marry / "Equal dignity in the eyes of the law" / Obergefell et al.	204
- 8. VI. 15 -	Israel as place of birth on passport / Congress cannot command the President / Zivotofsky	229
25 111 15	UK Supreme Court, London	
- 25. III. 15 -	De jure and de facto statelessness / Withdrawal of British nationality on grounds of national security / Issue of EU citizenship / Intended deportation to Vietnam /	
	Vietnamese Government declined to accept that the appellant was or is a Vietnamese	
	national / Case of Pham	252
3. DOCUMENTA	TION	
	Andrew Drzemczewski, Strasbourg	
	The Parliamentary Assembly's Committee on the Election of Judges to the European	260
	Court of Human Rights, Council of Europe	269
– 23. VI. 15 –	Parliamentary Assembly of the Council of Europe (PACE), Strasbourg  Dysfunctioning of democratic institutions in Azerbaijan, Res. 2062	274
	Committee of Ministers of the Council of Europe, Strasbourg	
– 12. III.15 –	Interim Resolution in the case of Ilgar Mammadov v. Azerbaijan / EurCourtHR	<i>a</i> .
25 777 45	judgment of 22 May 2014, no. 15172/13 (34 HRLJ 126 (2014)), not yet implemented	276
– 27. III. 15 –	High-level Conference on the "Implementation of the European Convention on Human Rights, our shared responsibility", Brussels Declaration	277
	European Court of Human Rights (EurCourtHR), Filtering Section, Strasbourg	
	Report on the Implementation of the Revised Rule on the Lodging of New Applications	280
	Common Mistakes in Filling in the Application Form and How to Avoid Them	281
– 1. I. 15 –	Jean-Bernard Marie, Strasbourg	202
4 period po	International instruments relating to human rights / Classification and status of ratifications	283
4. PENDING PRO	OCEEDINGS  European Court of Human Rights (EurCourtHR), Strasbourg	
- 3, XII. 14 -	Arrest of NGO activist / Application communicated / Rasul A.O. Jafarov v. Azerbaijan	306
	Ill-treatment, arrest and detention / Application communicated in the case of <i>Hilal</i>	500
	Mammadov v. Azerbaijan	307
– 25. III. 15 –	Mandatory review of imprisonment after 40 years / Legislative reform after the Court's	
	judgment in the case of László Magyar regarding life imprisonment / Application communicated in the case of A.T. v. Hungary	309
	COMMINGRACION III UIC CASC OF CL. L. V. THUIPULV	21.1.7