## Human Rights Law Journal · HRLJ

| HRLJ           | 29 June 2018   | Vol. 38 No. 1-6                                   |
|----------------|--|---|
| ISSN 0174/4704 |  | Pages 1-240                                       |
| 1. ARTICLES    | David P. Stewart, Washington, D.C. Incorporating International Human Rights into U.S. Law / Well-Known Limitation New Initiatives Taken at State, City and Local Levels  |   |
|                | Anja Seibert-Fohr, Heidelberg The Standard of Proof for Gross and Systematic Human Rights Violatic Comparative Analysis of the Case-Law of the European and the Inter-American of Human Rights   | Courts  |
|                | Olga Chernishova and Cedo Radnic, Strasbourg Enforced Disappearances in the Practice of the European Court of Human Seeing the Trees and the Forest  |   |
| 2. DECISIONS a | nd REPORTS   |   |
| - 9.XI.17 -    | U.N. Human Rights Committee (UN-HRCee), Geneva  No duplication of claims before international mechanisms / Communication de inadmissible based on the fact that a final judgment of the ECtHR (appl. no. 1 Nekvedavičius v. Lithuania) rendered in favour of the author is still pending the Committee of Ministers, organ of the Council of Europe, entrusted accordanticle 46 § 2 ECHR with the supervision of ECtHR judgments / Background: L non-enforcement of a Lithuanian judgment of 2001 regarding restoration of prinationalised by the Soviet regime / Nekvedavičius v. Lithuania | 471/05,<br>before<br>ding to<br>engthy<br>coperty |
| – 22.III.18 -  | African Court on Human and Peoples' Rights (AfCourtHPR), Arusha  Arbitrary deprivation of Tanzanian nationality / Unlawful expulsion to Kenya / Si of statelessness in a "no man's land" between Kenya and Tanzania / Responder ordered to restore the applicant's rights by allowing him to return to the n territory / Anudo v. Tanzania   | nt State<br>ational                               |
| -11.V.18 -     | Influence of widespread protest movement by Islamic organisations hampered of family law / NGOs submit several provisions of the 2011 new Family Code scrutiny of the Court / Preliminary objections regarding jurisdiction and belated of the Court rejected / Numerous violations of international law identified (mi age of and consent to marriage, inheritance rights for women and natural chil "Harmony with socio-cultural realities", invoked by the Government, no justific APDF and IHRDA v. Mali   | to the<br>seizure<br>nimum<br>dren) /<br>cation / |
| – 24.XI.17 -   | - Arrest, detention and trial of the leader of a political party / Application of provisions punishing "minimisation", "propagation" or "negation" of the ge committed against the Tutsis in Rwanda in 1994 / Violation of the applicant's a freedom of expression / Ingabire Victoire Umuhoza v. Rwanda   | of legal<br>enocide<br>right to                   |
| - 20.III.18 -  | European Court of Human Rights (ECtHR), Strasbourg  Ireland's request to revise the 1978 judgment in the inter-State case v. the Kingdom rejected / Interrogation methods – the "five techniques" – used 1971 British authorities in Northern Ireland remain qualified as inhuman and detreatment / Ireland had requested to find torture / Requirements under Rulethe Rules of Court (new facts, unknown at the time, which might have had influence) not fulfilled / Ireland v. United Kingdom (revision judgment)   | by the<br>grading<br>e 80 of<br>lecisive          |
|                |  | nued on last page)                                |

## Table of contents (continued)

| – 15.III.18 –         | European Court of Human Rights (ECtHR), Strasbourg  Acts of torture allegedly inflicted in Tunisia / Limits regarding the victim's right to access to court in a foreign State to obtain redress / Switzerland's refusal to examine a civil claim for compensation covered by a wide margin of appreciation / No violation of Article 6 / Naït-Liman v. Switzerland (GC)  |  |
|-----------------------|---|--|
| – 1.II.18 –           | Protecting children from abuse linked to drugs and prostitution / State's positive obligation to protect a 15-year-old girl from authorities' prolonged inaction (social services needed 4 months to implement a Youth Court's decision) / Prohibition of inhuman treatment (Article 3) and right to respect for physical integrity (Article 8) violated / V.C. v. Italy  |  |
| – 20.III.18 –         | General criteria for defining the scope of the case "referred to" the Court (Article 32) / Chamber disregarded non ultra petita principle / Relevance of the applicants' complaints (factual and legal basis) and further submissions in the course of the proceedings (national and international) / Case involving adverse possession (i.e. ex lege acquisition of ownership whereby the temporal element is of central importance) / Radomilja et al. v. Croatia (GC)  |  |
| – 20.III.18 –         | Refusal of the Istanbul 26th Assize Court to release the applicant in accordance with the Constitutional Court's judgment of January 2018 holding that the pre-trial detention in the aftermath of the attempted military coup (June 2016) violated the applicant's right to liberty and security and his freedom of journalistic expression / Right to examine the effectiveness of the system of individual applications to the Constitutional Court reserved / Requirement of speedy judicial review in the light of 103,496 applications lodged with the CC within 15 months (mid-July 2016 to 9 October 2017) / Mehmet Hasan Altan v. Turkey |  |
| – 5.XII.17 <b>–</b>   | Wearing of a religious symbol by a witness who had to appear before a domestic court / Obligation to remove his skullcap violated the applicant's right to manifest his religion Article 9) / Hamidović v. Bosnia and Herzegovina   |  |
| – 13.VI.17 –          | Right to free elections (Article 3 of Protocol No. 1) does not apply to the secession referendum regarding the independence for Scotland held in September 2014 / Application of convicted prisoners being prevented from voting in that referendum declared inadmissible, being incompatible ratione materiae / Moohan and Gillon v. United Kingdom  |  |
| <b>-</b> 27.II.18 –   | Court of Justice of the European Union (CJEU), Luxembourg  Temporary salary-reduction measures (for 2 years) regarding members of the judiciary  – adopted because of mandatory requirements linked to eliminating Portuguese State's  excessive budget deficit – no violation of the principle of judicial independence /  Case of ASJP  |  |
| – 21. <b>II</b> .18 – | UK Supreme Court, London  Ambit of positive duties which arise under Article 3 ECHR / Ill-treatment inflicted not by the State but by an individual actor / Deficiencies in the investigation of complaints of rape committed by a taxi driver since 2003 who remained undetected until 2008 and became a serial rapist / Commissioner of Police of the Metropolis v. DSD et al   |  |
| 3. DOCUMENTA          |   |  |
| - 31.X.1998 -         | Rudolf Bernhardt, Heidelberg The Judges of the European Court of Human Rights in October 1998 – A Contemporary Survey   |  |
| – 13.IV.18 –          | Committee of Ministers of the Council of Europe, Strasbourg High Level Conference: Copenhagen Declaration (Stock-taking of the reform process / Principle of subsidiarity)  |  |
| 4. PENDING PR         |   |  |
| - 6.VII.17 <b>-</b>   | European Court of Human Rights (ECtHR), Strasbourg Allegation of forced or compulsory labour (Article 4) / Nationals of Bosnia and  |  |
|                       | Herzegovina (altogether 33) recruited in their country of origin to work on construction projects in Azerbaijan / Application communicated / Zoletic et al. v. Azerbaijan   |  |
| - 5.111.18 -          | State's positive obligation to investigate the claim of child trafficking for labour exploitation in the cultivation of cannabis / here: 17-year-old Vietnamese national / Application communicated / V.C.L. v. United Kingdom  |  |