

# Human Rights Law Journal · HRLJ

HRLJ

31 December 2021

Vol. 41 No. 9-12

ISSN 0174/4704

Pages 329-480

<b>1. ARTICLES</b>	<b>Onur Andreotti, Strasbourg</b> The Superior Courts Network of the European Court of Human Rights / An Innovative Working Tool Allowing a Structured Dialogue with National Courts.....	329
	<b>Zia Akhtar, Leeds</b> Racial Hatred on the Internet in Australia: Legal Protection under the Racial Discrimination Act (RDA).....	333
<b>2. DECISIONS and REPORTS</b>		
	<b>Inter-American Court of Human Rights (IACtHR), Costa Rica</b>	
-7.VI.21	- Indefinite presidential reelection is contrary to the principles of a representative democracy / <i>Advisory Opinion OC-28/21</i> .....	341
	<b>United Nations Committee on the Rights of the Child, Geneva</b>	
-22.IX.21	- Transboundary harms related to climate change / Childrens' victim status <i>prima facie</i> established / Failure to exhaust domestic remedies: Communication inadmissible / <i>Chiara Sacchi et al. v. Argentina</i> .....	372
	<b>European Court of Human Rights (ECtHR), Strasbourg</b>	
-15.IX.21	- Nature, scope and limits of the Court's competence under Article 29 of the Oviedo Convention to give advisory opinions on "legal questions" / here: Questions outside the Court's competence / Bioethics Committee's request rejected / <i>Advisory opinion on the Oviedo Convention</i> .....	380
-13.VII.21	- Annulment of the Court's judgment of November 2019 due to subsequent discovery that documents and information central to the Court finding a violation of Articles 2 and 3 ECHR had been forged by the applicant / Abuse of the right of application / <i>N.A. v. Finland</i> .....	392
-25.XI.21	- "Right to be forgotten" on the Internet / Obligation to de-index an impugned article (without the obligation to remove it from the Internet) no violation of freedom of expression of the applicant (editor-in-chief of an online newspaper) / <i>Biancardi v. Italy</i> .....	394
	<b>Court of Justice of the European Union (CJEU), Luxembourg</b>	
-15.VII.21	- Complaints of the EU Commission in infringement procedure v. Poland declared well-founded / here: Disciplinary regime applicable to judges and restrictions on the right of national courts to submit requests for a preliminary ruling / <i>Commission/Poland</i> .....	402
-23.XI.21	- Principle of the primacy of EU law / Case concerning Hungary / Request for a preliminary ruling must not be followed by disciplinary proceedings against the referring judge / <i>Case of IS</i>	423
-25.III.21	- Action brought by families from the EU, Kenya, and Fiji against the 2018 EU 'climate package' inadmissible / <i>Locus standi</i> criteria not satisfied / <i>Armando Carvalho et al. v. Parliament and Council</i> .....	436
	<b>UK Supreme Court, London</b>	
-9.VII.21	- Solitary confinement of a person aged under 18 is not automatically a violation of Article 3 ECHR/ Appeal dismissed / <i>AB v. Secretary of State for Justice</i> .....	445
-20.XII.21	- Contempt of court by a lawyer who – in order to generate a higher level of publicity for his complaint – disclosed the outcome of a judgment to the public while it was still in draft and subject to embargo / Lawyer's appeal regarding costs dismissed / <i>Crosland case</i> .....	455
<b>3. DOCUMENTATION</b>		
	<b>European Committee for the Prevention of Torture (CPT), Strasbourg</b>	
-4.XI.21	- Public Statement regarding Bulgaria.....	473
<b>4. PENDING PROCEEDINGS</b>		
	<b>European Court of Human Rights (ECtHR), Strasbourg</b>	
-16.VII.21	- Rule of Law in Poland / Lifting of a judge's immunity / <i>Tuleya v. Poland (No. 2)</i> .....	476

