## Human Rights Law Journal · HRLJ

HRLJ	30 June 2017 Vol.	37 No. 1-6
ISSN 0174/4704		Pages 1-236
1. ARTICLES	Kate Fox Principi, Geneva Implementation of Decisions under UN Treaty Body Complaint Procedures – How I States Comply?/A Categorized Study Based on 268 Cases of "Satisfactory" Implementation under the Follow-Up Procedure, mainly of the UN Human Rights Committee	on
	<b>Christoph Grabenwarter,</b> Vienna Reception of Migrants: Material and Procedural Guarantees for Settled Migrants Some Thoughts on the Case-Law of the European Court of Human Rights	
2. DECISIONS a	nd REPORTS	
- 31.III.16 -	<b>UN Human Rights Committee (UN-HRCee), Geneva</b> Irish abortion law and practice / Need to choose between continuing to carry a dyi foetus and terminating a pregnancy by travelling to another country / Violation Articles 7, 17 and 26 of the Covenant (Cruel, inhuman and degrading treatment; Rig to privacy; Discrimination) / <i>Mellet v. Ireland</i>	of ght
- 14.VII.16 -	State's obligation to address hateful speech and incitement to violence / Meaning Article 20(2) of the Covenant / Acquittal of a politician (Geert Wilders) did not viola the authors' rights / <i>Rabbae et al. v. NL</i>	ite
- 27.X.16 -	Unlawful media control / Practice of allocating broadcasting frequencies without tender to entities which appear to have ties with the State party's government / Authoright to freedom of expression violated / <i>Agazade and Jafarov v. Azerbaijan</i>	a rs'
- 20.VI.17 -	<b>UN Economic, Social and Cultural Rights Committee (UN-ESCRCee), Geneva</b> Right to adequate housing in times of severe economic and financial crisis / Protectiagainst forced eviction includes State's duty to provide access to public housi irrespective of whether the eviction is initiated by State authorities or by an individua <i>Ben Djaza and Bellili v. Spain</i>	ng al /
– 27.VI.17 –	<b>European Court of Human Rights (EurCourtHR), Strasbourg</b> Evaluation of the best interests of baby Charlie Gard suffering from a genetic diseas Decisions of the UK courts ( <i>inter alia</i> not to allow, as requested by the parent experimental treatment in the USA) endorsed in Strasbourg / No violation of parent rights (Article 8 ECHR) / Application inadmissible being manifestly ill-founded <i>Gard et al. v. UK</i>	its, tal 1 /
– 13.XII.16 -	Clarification of the Court's hitherto approach regarding the threshold for the application of Article 3 ECHR (inhuman or degrading treatment) / Preconditions for laws removal of aliens suffering from serious illness / Meaning of "very exceptional cases" which – contrary to the case of N. v. UK, GC judgment of 2008 – removal would viola Article 3 / <i>Paposhvili v. Belgium (GC)</i>	on ful in ate
– 24.I.17 –	Placement in social-service care of a 9-month-old child who had been born in Russ following a gestational surrogacy contract entered into with a Russian woman by Italian couple who had no biological relationship with the child / The applicants alle that the removal of the child violated their right to family life / The Court refers to t State's wide margin of appreciation and denies a violation of the Convention / Paradi and Campanelli v. Italy (GC)	sia an ge he iso 105

130

138

144

162

166

172

175

179

184

199

222

## Table of contents (continued)

	<b>European Court of Human Rights (EurCourtHR), Strasbourg</b> Deprivation of liberty at Sheremetyevo airport, Moscow, preventing a political activist (former chess player) from attending an opposition demonstration on the occasion of the 2007 EU-Russia summit in Samara / Right to liberty and freedom of assembly (Articles 5 § 1 (c) and 11 ECHR) violated / <i>Kasparov v. Russia</i>			
	Deprivation of UK citizenship and exclusion from the UK on account of terrorism- related activities and links to extremists / Application inadmissible being manifestly ill-founded / K2 v. United Kingdom			
	Grand Chamber holds by 14:3 votes that exceptional circumstances may call for a just-satisfaction award in respect of non-pecuniary damage (here: 50,000 Euros), notwithstanding the absence of a properly made "claim" (as required under Rule 60 of the Rules of Court) / Given context: violation of the right to life of the applicant's son and the lengthy and defective investigation of the death inflicted by an agent of the State (use of a tear-gas grenade) / Nagmetov v. Russia (GC)			
– 17.XI.16 –	Interpretation of Article 37 § 1 (a) of the Convention / Criteria which allow to strike applications off the Court's list of cases if the applicants fail to maintain contact with their lawyer / Grand Chamber decides by 12:5 votes / <i>V.M. et al. v. Belgium (GC)</i>			
	Court of Justice of the European Union (CJEU), Luxembourg			
	Conduct justifying exclusion of refugee status / Conviction on a charge of participation in the activities of a terrorist group / Supply of logistical support / <i>Case of Lounani</i>			
– 14.III.17 –	Dismissal of a female worker wearing an Islamic headscarf not discriminatory if based on a general policy of neutrality of a private undertaking vis-à-vis its customers / <i>Case of G4S</i>			
– 14.III.17 –	Dismissal of a female worker wearing an Islamic headscarf discriminatory if based on the willingness of an employer to take account of a specific customer's wish / <i>Case of Bougnaoui</i>			
3. DOCUMENTATION				
	Andrew Drzemczewski, Strasbourg The Council of Europe and the Rule of Law – Introductory remarks regarding the Rule of Law Checklist established by the Venice Commission			
– 18.III.16 –	European Commission for Democracy through Law (Venice Commission), Strasbourg Rule of Law Checklist			
– 1.I.17 –	Jean-Bernard Marie, Strasbourg International instruments relating to human rights / Classification and status of ratifications			
	Council of Europe, Strasbourg			
- 30.VI.17 -	Advisory Panel of Experts on Candidates for election as Judge to the EurCourtHR: Third activity report: January 2016 to June 2017			

## **4. PENDING PROCEEDINGS**

## European Court of Human Rights (EurCourtHR), Strasbourg

– 30.I.17 –	Prosecution for sport hooliganism and alledged breach of <i>ne bis in idem</i> principle / Six	
	applications communicated / Seražin et al. v. Croatia	233
	Missionary behaviour of Christian foster parents regarding Muslim children / Application	
	communicated / Kuluc v. Austria	235