Human Rights Law Journal · HRLJ

IIKLJ	30 September 2022 Vol. 42 (2022)	110. 1-9
ISSN 0174/4704	P	ages 1-340
1. ARTICLES	Angelika Nußberger, Cologne The Future of European Human Rights Protection – On the Question of the status quo in Twenty Years' Time	1
	Robert Spano, Strasbourg The European Court of Human Rights in 2040 – Lost Utopia or Trademark of the 21st Century?	5
	Koen Lenaerts, Luxembourg The European Court of Justice in 2040 – Pacemaker of European Integration or Lost in Transition?	9
	Jonathan Mance , London Britain on Its Own – The Way Forward to Tradition ?	15
	Mary Arden, London / Adam Bodnar, Warsaw / Lado Chanturia, Strasbourg / Angelika Nußberger, Cologne / Ganna Yudkivska, Kyiv Human Rights for the Future – A Chance for Peace?	18
	Theodor Shulman , Munich "Not Deeply Rooted"? A Commentary on the Supreme Court's Decision to Eliminate the Federal Constitutional Right to Abortion	27
2. DECISIONS at	nd REPORTS	
– 21.VII.22 –	UN Human Rights Committee (UN-HRCee), Geneva Impact of adverse climate change on low-lying islands / Violation of the State's positive obligation to protect the authors' rights under the Covenant (Article 17 – home, private life and family; Article 27 – enjoyment of minority culture) / Billy et al. v. Australia	34
- 16.III.22 -	International Court of Justice (ICJ), The Hague Russian military operations since 24 February 2022 in the territory of Ukraine / Application of the Convention on the Prevention and Punishment of the Crime of Genocide / Provisional measures ordered / Ukraine v. Russian Federation	46
- 15.III.22 -	European Court of Human Rights (ECtHR), Strasbourg Judicial reforms in Poland weakening judicial independence: Issue examined for the first time by the Grand Chamber / Premature ending of mandate for a member of the Polish National Council of the Judiciary violates Article 6 ECHR (right to access to a court) / Grzęda v. Poland (GC)	63
- 5.IV.22 -	Novel questions regarding freedom and pluralism of broadcasting / Licence revocation of a private television chanel / No violation of freedom of expression (Article 10 ECHR) and the right to property (Article 1 Protocol No. 1) / NIT S.R.L. v. Moldova (GC)	123
– 11.VII.22–	Failure to fulfil the <i>Kavala</i> judgment of 10 December 2019 which called on the Government to end the applicant's detention and secure his immediate release / Infringement proceedings under the terms of Article 46 § 4 ECHR / <i>Kavala v. Türkiye (GC)</i>	157
	Request for repatriation of French nationals held in camps in Syria: Application partly inadmissible due to lack of France's jurisdiction (Article 1 ECHR) regarding complaint of ill-treatment / Applicants cannot claim a <i>general right</i> to repatriation based on Article 3 § 2 of Protocol No. 4 (right to enter national territory), but they must be afforded a decision-making process by appropriate safeguards against arbitrariness / H.F. et al. v. France (GC) Advisory Opinion requested by the Lithuanian Supreme Administrative Court: Criteria to	183
	be applied in the assessment of whether the ban preventing a former Member of Parliament (Ms. N.V.), removed in impeachment proceedings from standing for election to the <i>Seimas</i> has become disproportionate with the consequence that it breaches Article 3 of Protocol No. 1 (the right to free elections)	221

IIDI I

Human Rights Law Journal

HRLJ · and continuation of The Human Rights Review

Thomas Buergenthal, Washington, D.C. · Antônio Cançado Trindade†, The Hague · Tim Eicke, Strasbourg · Jochen Abr. Frowein, Heidelberg · Anatoly Kovler, Moscow · Paul Mahoney, Strasbourg · Jörg Paul Müller, Bern · Willibald P. Pahr, Vienna · Guido Raimondi, Rome · Sonia Picado Sotela, San José (Costa Rica) · The Right Hon. Lord Mance, London · William A. Schabas, London · Christian Tomuschat, Berlin

Editor-in-Chief: Erika Engel

Associate Editor: John Packer, Ottawa

Table of Contents Vol. 42 (2022) No. 1-9 (continued)

	Table of Contents vol. 42 (2022) 110. 1-7 (continued)	
-26.IV.22	European Court of Human Rights (ECtHR), Strasbourg Advisory Opinion requested by the Armenian Court of Cassation: The national court asks for guidance in the context of the execution of the ECtHR judgment in Virabyan v. Armenia	
	of 2012 leading to a criminal case on torture declared time-barred / Scope and nature of Article 3 (prohibition of torture) and Article 7 (no punishment without law)	234
	difference in treatment of the landowners' associations set up before and after the creation of an approved municipal hunters' association / Application of Article 14 (prohibition of discrimination) taken together with Article 1 of Protocol No. 1 (protection of property)	248
– 22.II.22. –	Court of Justice of the European Union (CJEU), Luxembourg Principle of the primacy of EU law / Effect of decisions of a constitutional court / Independence of the judiciary requires that a national judge (here: in Romania) may not incur disciplinary liability on the ground that he applied EU law – as interpreted by the CJEU – but thereby departing from the case-law of its own Constitutional Court / Case of RS	261
- 5.IV.22 -	Stringent criteria to be applied regarding the limited admissibility of the general and indiscriminate retention of traffic and location data relating to electronic communications (here: in Ireland) / Commissioner of An Garda Síochána et al.	268
	EU law precludes national legislation which provides – on a preventive basis – for the general and indiscriminate retention of traffic and location data (here: in Germany) / Confirmation of previous case-law (see above at p. 268) / SpaceNet and Telekom Deutschland	283
-7.IX.22-	Defence and promotion of the official language of a Member State (here: in Latvia) / Organisation of the education system / Cilevičs et al.	298
-6.VII.22 -	UK Supreme Court, London Functions of diplomatic missions in general protected by immunity / Trafficking and exploitation of a domestic worker (a national of the Philippines) in the household of a diplomat (representing Saudia Arabia in the UK) not covered by immunity if the alleged form of modern slavery is proved / Judgment rendered by a majority of three to two / Basfar (Respondent) v. Wong (Appellant)	304
- 27.IV.22 -	German Federal Constitutional Court, Karlsruhe Unsuccessful constitutional complaint challenging the obligation for staff in the health and care sectors to provide proof of vaccination against COVID-19	325
3. DOCUMENTA		
– 16.III.22 –	Committee of Ministers of the Council of Europe, Strasbourg Cessation of the membership of the Russian Federation to the Council of Europe as from 16 March 2022	339
	European Court of Human Rights (ECtHR), Strasbourg	220
	Consequences of the cessation of Russia's membership to the Council of Europe Office of a judge with respect to the Russian Federation ceases to exist on 16 September 2022	339 339
4. PENDING PRO		
- 14.VI.22 -	European Court of Human Rights (ECtHR), Strasbourg Urgent interim measure granted in case concerning asylum-seeker's imminent removal from the UK to Rwanda / N.S.K. v. United Kingdom	340