# Human Rights Law Journal · HRLJ

HRLJ 29 December 2023 Vol. 43 No. 10-12

ISSN 0174/4704 Pages 337-480

## 1. ARTICLES

# Climate Change as a Challenge for Constitutional Law and Constitutional Courts

Congress held in Berlin on 4-5 May 2023 hosted by the German Federal Constitutional Court for the Presidents of the Constitutional Courts of Europe

	lenhofer and Cecilia Kilimann, Potsdam/Berlin – Governing the Unmanageable?/Key Challenges e Politics in the 21st Century
	Keynote speeches, reflecting the personal views of the authors
Recourse to	Constitutional Courts in Climate Litigation Cases
• Koen Len	aerts, President of the Court of Justice of the European Union, Luxembourg
<ul> <li>Nicholas l</li> </ul>	Hamblen, Justice of the Supreme Court of the United Kingdom, London
<ul> <li>François (</li> </ul>	Chaix, Vice-President of the Swiss Federal Supreme Court, Lausanne
Constitution	nal Responsibility: Causality, Duties of Protection, Freedoms
• Verena M	adner, Vice-President of the Austrian Constitutional Court, Vienna
Matej Acc	cetto, President of the Slovenian Constitutional Court, Ljubljana
• Snježana	Bagić, Vice-President of the Croatian Constitutional Court, Zagreb
<ul> <li>Laurent F</li> <li>Dineke de</li> <li>Silvana Se</li> </ul> 2. DECISION	abius, President of the French Constitutional Council, Paris
	to hospitalize a young man (22 years old) with a severe psychosocial disability / Violation of Article 6 of the Covenant (right to life) due to a lack of planning and coordination of the police intervention / Joint dissenting opinion of 7 Committee members (considerations on admissibility and on the merits) / Murne v. Sweden
– 15.III.23 –	Hatred towards a specific social group / here: LGBT people / Refusal of the police to initiate criminal proceedings in relation to an aggression by counterdemonstrators during an authorized pride parade and another attack directed against lesbian, gay, bisexual and transgender individuals / Violation of Article 7 of the Covenant (prohibition of cruel treatment) and of Article 26 (prohibition of discrimination) by failing to establish a clear legal basis for protecting LGBT people / Krikkerik v. Russia
– 15.III.23 –	Effective participation of Indigenous Peoples in the mechanism for the determination of their rights to traditional territory required under Article 27 of the Covenant (protection of minorities) / here: Wunna Nyiyaparli, Indigenous People from Australia comprising approximately 200 persons / Principles of fair trial and equality of arms (Article 14 para. 1 of the Covenant) violated / Roy v. Australia

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# HRLJ · and continuation of The Human Rights Review

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