A


B


D

E
Bibliography

**F**


**G**


GERARDS (2010): “Methoden en beginselen van interpretatie en toetsing, inclusief de margin of appreciation doctrine” in HERINGA & SCHOKKENBROEK (ed.), *EVRM*
Bibliography

Rechtspaak & Commentaar (supplement 88), Lelystad, Koninklijke Vermande, 2010


J


K


Bibliography


LENAERTS (2007): “Interpretation and the Court of Justice: A Basis for Comparative Reflection”, 41 International Lawyer 2007, p. 1011-1032


M


424


Bibliography


426


Bibliography


T


V


W


**WHEATLEY (2007):** “Minorities under the ECHR and the Construction of a ‘Democratic Society’”, Public Law 2007, p. 770-792


Bibliography


LIST OF CASES

Judgments from the European Court of Human Rights

ECtHR (GC), A v. Croatia, judgment of 14 October 2010, unpublished
ECtHR (GC), A, B and C v. Ireland, judgment of 16 December 2011, unpublished

ECtHR, Abdulaziz, Cabales and Balkandi v. United Kingdom, judgment of 28 May 1985, Series A No. 94

ECtHR, Airey v. Ireland, judgment of 9 October 1979, Series A No. 32

ECtHR, Al-Saadoon and Mufdhi v. United Kingdom, judgment of 2 March 2010, unpublished

ECtHR (GC), Amann v. Switzerland, judgment of 16 February 2000, Reports 2000-II

ECtHR, B. v. France, judgment of 25 March 1993, Series A No. 232-C

ECtHR (GC), Banković and others v. Belgium and others, decision of 12 December 2001, Reports 2001-VII

ECtHR (GC), Beard v United Kingdom, judgment of 18 January 2001, unpublished

ECtHR (GC), Behrami & Behrami v. France, decision of 2 May 2007, unpublished

ECtHR (GC), Beyeler v. Italy, judgment of 5 January 2000, Reports 2000-I

ECtHR (GC), Bosphorus HavaYollari Turizm Ve Ticaret Anonim Şirketi v. Ireland, judgment of 30 June 2005, Reports 2005-VI

ECtHR, Botta v. Italy, judgment of 24 February 1998, Reports 1998-I

ECtHR, Buckley v. United Kingdom, judgment of 25 September 1996, Reports 1996-IV

ECtHR, Burghartz v. Switzerland, judgment of 22 February 1992, Series A No. 280-B

ECtHR, Case “Relating to certain aspects of the laws on the use of languages in education in Belgium” v. Belgium, judgment of 23 July 1968, Series A No. 6, A/6

ECtHR (GC), Chapman v. United Kingdom, judgment of 18 January 2001, Reports 2001-I

ECtHR (GC), Chassagnou and others v. France, judgment of 29 April 1999, Reports 1999-III
List of cases

ECtHR, *Demir & Baykara v. Turkey*, judgment of 21 November 2006, *unpublished*
ECtHR (GC), *Demir and Baykara v. Turkey*, judgment of 12 November 2008, *unpublished*
ECtHR (GC), *Depalle v. France*, judgment of 29 March 2010, *unpublished*
ECtHR (GC), *Dickson v. United Kingdom*, judgment of 4 December 2007, *unpublished*
ECtHR, *Engel and others v. the Netherlands*, judgment of 8 June 1976, *Series A* No. 22
ECtHR (GC), *Evans v. United Kingdom*, judgment of 10 April 2007, *unpublished*
ECtHR, *Futro v. Poland*, decision of 12 December 2000, *unpublished*
ECtHR, *Hartung v. France*, decision of 3 November 2009, *unpublished*

434
ECtHR (GC), Iatridis v. Greece, judgment of 25 March 1999, Reports 1999-II
ECtHR (GC), Ilas¸cu and others v. Moldova and Russia, decision of 4 July 2001, unpublished
ECtHR (GC), İncal v Türkiye, judgment of 9 June 1998, Reports 1998-IV
ECtHR, Ireland v. United Kingdom, judgment of 18 January 1978, Series A No. 25
ECtHR, James and others v. United Kingdom, judgment of 21 February 1986, Series A No. 98
ECtHR, Johnston and others v. Ireland, judgment of 18 December 1986, Series A No. 112
ECtHR (GC), Jussila v. Finland, judgment of 23 November 2006, unpublished
ECtHR, Kimlya and others v. Russia, judgment of 1 October 2009, unpublished
ECtHR, Kjeldsen, Busk Madsen and Pederson v. Denmark, judgment of 7 December 1976, Series A No. 23
ECtHR, Klass and others v. Germany, judgment of 6 September 1978, Series A No. 28
ECtHR, König v. Germany, judgment of 28 June 1978, Series A No. 27
ECtHR (GC), Kress v. France, judgment of 7 June 2001, Reports 2001-VI
ECtHR (GC), Kudla v. Poland, judgment of 26 October 2000, Reports 2000-XI
ECtHR, Leander v Sweden, judgment of 26 March 1987, Series A No. 116
ECtHR, Le Compte, Van Leuven and De Meyere v. Belgium, judgment of 23 June 1981, Series A No. 34
ECtHR, Lithgow and others v. United Kingdom, judgment of 8 July 1986, Series A No. 102
ECtHR, Loizidou v. Turkey (preliminary objections), judgment of 23 March 1995, Series A No. 310
ECtHR (GC), Maaouia v. France, judgment of 5 October 2000, Reports 2000-X
ECtHR (GC), Mamatkulov and Askarov v. Turkey, judgment of 4 February 2005, Reports 2005-I
ECtHR, Marckx v. Belgium, judgment of 13 June 1979, Series A No. 31
ECtHR (GC), Martinie v. France, judgment of 12 April 2006, Reports 2006-VI
ECtHR, Matos e Silva, Lda, and others v. Portugal, judgment of 16 September 1996, Reports 1996-IV
ECtHR (GC), Matthews v. United Kingdom, judgment of 18 February 1999, Reports 1999-I
ECtHR, M.C. v. Bulgaria, judgment of 4 December 2003, Reports 2003-XII
ECtHR McCann and others v United Kingdom, judgment of 27 September 1995, Series A No. 324
List of cases

ECtHR (GC), Micallef v. Malta, judgment of 15 October 2009, unpublished
ECtHR, Mubilanzila Mayeka and Kaniki Mitunga v. Belgium, judgment of 12 October 2006, Reports 2006-XI
ECtHR, Niemietz v. Germany, judgment of 16 December 1992, Series A No. 251-B
ECtHR (GC), Öcalan v. Turkey, judgment of 12 May 2005, Reports 2005-IV
ECtHR (GC), Öneryildiz v. Turkey, judgment of 30 November 2004, Reports 2004-XII
ECtHR (GC), Osman v. United Kingdom, judgment of 28 October 1998, Reports 1998-VIII
ECtHR, Öztürk v. Germany, judgment of 21 February 1984, Series A No. 73
ECtHR (GC), Pellegrin v. France, judgment of 8 December 1999, Reports 1999-VIII
ECtHR, P.G. and J.H. v. United Kingdom, judgment of 25 September 2001, Reports 2001-IX
ECtHR (GC), Polacek & Polackova v. Czech Republic, decision of 10 July 2002, unpublished
ECtHR, Posti and Rahko v. Finland, judgment of 24 September 2002, Reports 2002-VII
ECtHR, Pretty v. United Kingdom, judgment of 29 April 2002, Reports 2002-III
ECtHR, Prokopovich v. Russia, judgment of 18 November 2004, Reports 2004-XI
ECtHR, Quark Fishing Limited v. United Kingdom, decision of 19 September 2006, unpublished
ECtHR, Rantsev v. Cyprus and Russia, judgment of 7 January 2010, unpublished
ECtHR, Ringeisen v. Austria, judgment of 16 July 1971, Series A No. 13
ECtHR, Rees v. United Kingdom, judgment of 17 October 1986, Series A No. 106
ECtHR, Rotaru v. Romania, judgment of 4 May 2000, Reports 2000-V
ECtHR (GC), Saadi v. United Kingdom, judgment of 29 January 2008, unpublished
ECtHR, S.A. Dangeville v. France, judgment of 16 April 2002, Reports 2002-III
ECtHR, Schalk and Kopf v. Austria, judgment of 24 June 2010, unpublished
ECtHR (GC), Scoppola v. Italy (No. 2), judgments of 17 September 2009, unpublished
ECtHR (GC), Selimouni v. France, judgment of 28 July 1999, Reports 1999-V
ECtHR (GC), Senator Lines GmbH v. Austria and others, decision of 10 March 2004, Reports 2004-IV
ECtHR, Sheffield & Horsham v. United Kingdom, judgment of 30 July 1998, Reports 1998-V
List of cases

ECtHR, Sigurður A. Sigurjónsson v. Iceland, judgment of 30 June 1993, Series A No. 264

ECtHR, Smirnova v. Russia, judgment of 24 July 2003, Reports 2003-IX

ECtHR, Société Colas Est and others v. France, judgment of 16 April 2002, Reports 2002-III

ECtHR, Soering v United Kingdom, judgment of 7 July 1989, Series A No. 161

ECtHR (GC), Stec and others v. United Kingdom, decision of 6 July 2005, Reports 2005-X

ECtHR, Sjerna v. Finland, judgment of 25 November 1994, Series A No. 299-B

ECtHR (GC), Stoll v. Switzerland, judgment of 10 December 2007, unpublished

ECtHR, Storbråten v. Norway, decision of 1 February 2007, unpublished

ECtHR, Stran Greek Refineries and Stratis Andreadis v. Greece, judgment of 9 December 1994, Series A No. 301-B

ECtHR (GC), T v. United Kingdom, judgment of 16 December 1999, unpublished

ECtHR, Tyrer v. United Kingdom, judgment of 25 April 1978, Series A No. 26

ECtHR, Tre Traktörer Aktiebolag v. Sweden, judgment of 7 July 1989, Series A No. 159

ECtHR (GC), Üner v. the Netherlands, judgment of 18 October 2006, Reports 2006-XII

ECtHR (GC), United Communist Party of Turkey and others v. Turkey, judgment of 30 January 1998, Reports 1998-I

ECtHR (GC), V v. United Kingdom, judgment of 16 December 1999, Reports 1999-IX.

ECtHR, Van der Mussele v. Belgium, judgment of 23 November 1983, Series A No. 70

ECtHR, Vanjak v Croatia, judgment of 14 January 2010, unpublished


ECtHR (GC), Vilho Eskelinen and others v. Finland, judgment of 19 April 2007, unpublished

ECtHR (GC), Vo v. France, judgment of 8 July 2004, Reports 2004-VIII


ECtHR, Witold Litwa v. Poland, judgment of 4 April 2000, Reports 2000-III

ECtHR, Wemhoff v. Germany, judgment of 27 June 1968, Series A No. 7

ECtHR, Young James and Webster v. United Kingdom, judgment of 13 August 1981, Series A No. 44

ECtHR (GC), Yumak & Sadak v. Turkey, judgment of 8 July 2008, unpublished

ECtHR (GC), Zolotukhin v. Russia, judgment of 10 February 2009, unpublished

ECtHR, Zwierzynski v. Poland, judgment of 19 June 2001, Reports 2001-VI
List of cases

Reports from the European Commission on Human Rights

ECHR, Svenska Lokmannförbundet v. Sweden, report of 27 May 1974, Series B No. 18

Judgments from the European Court of Justice

C-26/62, NV Algemene Transport- en Expeditie Onderneming van Gend & Loos v. Netherlands Inland Revenue Administration [1963] ECR 1
C-6/64, Flaminio Costa v. E.N.E.L [1964] ECR 585
C-29/69, Erich Stauder v City of Ulm – Sozialamt [169] ECR 419
C-22/70, Commission v. Council (ERTA), [1971] ECR 263
C-17/74, Transocean Marine Paint Association v. Commission of the European Communities [1974] 01063
C-118/75, Lynne Watson and Alessandro Belmann [1976] ECR 01185
C-130/75, Vivien Prais v. Council of the European Communities [1976] ECR 01589
C-149/77, Gabrielle Defrenne v Société anonyme belge de navigation aérienne Sabena [1978] ECR 01365
C-283/81, CILFIT v. Ministero della Sanità [1982] ECR 3415
C-222/84, Marguerite Johnston v. Chief Constable of the Royal Ulster Constabulary [1986] ECR 01651

438
C-222/86, *Union nationale des entraîneurs et cadres techniques professionnels du football (Unectef) v. Georges Heylens and others* [1987] ECR 04097


C-49/88, *Al-Jubail Fertilizer Company (Samad) and Saudi Arabian Fertilizer Company (Saoco) v. Council of the European Communities* [1991] ECR I-03187


C-74/95, *Criminal Proceedings against X* [1996] ECR I-06609


List of cases

C-20/00, Booker Aquacultur Ltd v. The Scottish Ministers [2003] ECR I-07411
C-50/00, Unión de Pequeños Agricultores (UPA) v. Council of the European Union [2002] ECR I-06677
C-60/00, Mary Carpenter v. Secretary of State for the Home Department [2002] ECR I-06279
C-94/00, Roquette Frères SA v. Directeur général de la concurrence, de la consommation et de la répression des fraudes, and Commission of the European Communities [2002] ECR I-09011
C-112/00, Eugen Schmidberger, Internationale Transporte und Planzüge v. Republik Österreich [2003] ECR I-05659
C-465/00, Rechnungshof v Österreichischer Rundfunk and Others [2003] ECR I-04989
C-117/01, K.B. v National Health Service Pensions Agency and Secretary of State for Health [2004] ECR I-00541
C-200/02, Kunqian Catherine Zhu and Man Lavette Chen v. Secretary of State for the Home Department [2004] ECR I-09925
C-436/04, Criminal proceedings against Leopold Henri Van Estroeck [2006] ECR I-02333
C-303/05, Advocaten voor de Wereld VZW v. Leden van de Ministerraad [2007] ECR I-03633
C-341/05, Laval un Partneri Ltd v. Svenska Byggnadsarbetareförbundet and others [2007] ECR I-11767
C-370/05, Criminal proceedings against Uwe Kay Festersen [2007] ECR I-01129
C-275/06, Productores de Música de España (Promusicae) v. Telefónica de España SAU [2008] ECR I-00271
C-303/06, S. Coleman v. Attridge Law and Steve Law [2008] ECR I-05603
C-341/06, Chronopost SA and La Poste v. Union française de l’express (UFEX) and Others [2008] ECR I-04777
C-261/09, Gaetano Mantello [2010]
C-279/09, DEB Deutsche Energiehandels- und Beratungsgesellschaft mbH v. Bundesrepublik Deutschland [2010]

Judgment from the General Court

Terms followed by section

<table>
<thead>
<tr>
<th>Term</th>
<th>Sections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advocate General, role of</td>
<td>3.3; 13.2.2.3</td>
</tr>
<tr>
<td>Application phase</td>
<td>1.1; 2.4; 3.3; 4.4.1.4; 10.2.1.3; 10.2.2; 13.4</td>
</tr>
<tr>
<td>Argumentative burden</td>
<td>3.1</td>
</tr>
<tr>
<td>Article 31 VCLT</td>
<td>4.2; 4.3.1; 4.3.2; 4.3.3; 4.4.1.2; 4.4.1.3; 5.1.3; 6.1.2; 7.2; 8.1; 9.1; 10.3; 10.6</td>
</tr>
<tr>
<td>Article 32 VCLT</td>
<td>4.2; 4.3; 5.1.3</td>
</tr>
<tr>
<td>Article 33 VCLT</td>
<td>4.3.1; 9.1</td>
</tr>
<tr>
<td>Autonomie organique</td>
<td>8.2</td>
</tr>
<tr>
<td>Autonomie substantielle</td>
<td>8.2</td>
</tr>
<tr>
<td>Autonomous interpretation, principle of</td>
<td>4.4.1.3; 4.4.2.3; 8; 12.1; 12.2; 13.4; 14.5</td>
</tr>
<tr>
<td>Bielefelder Kreis</td>
<td>4.2</td>
</tr>
<tr>
<td>Bifurcated structure</td>
<td>2.3</td>
</tr>
<tr>
<td>Broad evolutieve interpretation</td>
<td>7.1</td>
</tr>
<tr>
<td>Charter on fundamental rights</td>
<td>3.1; 3.2; 4.3.1; 4.3.3; 4.4.2; 6.1.4; 7.5; 8.3; 13; 13.2.2.2; 13.3; 13.4</td>
</tr>
<tr>
<td>Cherry-picking</td>
<td>6.1.6.2; 10.4.5; 10.6</td>
</tr>
<tr>
<td>Collegiate body</td>
<td>3.3</td>
</tr>
<tr>
<td>Choudhry</td>
<td>6.1.7</td>
</tr>
<tr>
<td>Common denominator</td>
<td>6.1.6.2; 7.4.3; 12.5</td>
</tr>
<tr>
<td>Comparative interpretation</td>
<td>4.3.5; 6; 6.1.1; 10; 10.1; 13.2; 14.3</td>
</tr>
<tr>
<td>Consensus</td>
<td>4.3.5; 6.1.6.2; 7.4.3; 7.4.4; 8.2; 10.2.1.2; 10.4; 13.2.2.6</td>
</tr>
<tr>
<td>Constitutional court</td>
<td>2.2; 7; 7.3</td>
</tr>
<tr>
<td>Constitutional justice</td>
<td>2.2</td>
</tr>
<tr>
<td>Contractual treaties</td>
<td>2.1; 4.4.1.2</td>
</tr>
<tr>
<td>Democracy, principle of</td>
<td>4.4.1.4</td>
</tr>
<tr>
<td>Dialogical interpretation</td>
<td>6.1.7; 6.4; 14.3</td>
</tr>
<tr>
<td>Dynamic interpretation</td>
<td>4.3.4; 4.4.2.4; 7.4.5; 7.5; 11.1; 11.3; 11.4</td>
</tr>
<tr>
<td>Emergent purpose</td>
<td>5.1.2.; 5.3</td>
</tr>
<tr>
<td>Effectiveness, principle of</td>
<td>4.4.1.2; 4.4.2.2</td>
</tr>
<tr>
<td>Evolutive interpretation, principle of</td>
<td>4.4.2.4; 4.5; 5.2.2; 6.2; 7; 9.3; 9.4; 9.6; 10.2; 10.3; 10.5; 11; 13.2.2.5; 13.4.1</td>
</tr>
<tr>
<td>External comparative interpretation</td>
<td>6.1.3; 6.1.5; 6.1.6.1; 6.2; 6.3; 6.4; 10.3; 10.4.1; 10.4.2; 10.4.4; 10.6; 13.2.1; 13.2.2; 13.2.3; 13.2.4; 13.5</td>
</tr>
<tr>
<td>Genealogical interpretation</td>
<td>6.1.7</td>
</tr>
</tbody>
</table>
### General principles of Community law:
3.1; 4.3.5

### H
- **Heuristic phase**: 1
- **Hierarchy**: 4.2; 4.3.1
- **Historical interpretation**: 4.3.4; 4.3.6; 7.3
- **Human dignity, principle of**: 4.4.1.5
- **Hypothetical intent**: 5.1.1

### I
- **Individual justice**: 2.2
- **Internal comparative interpretation**:
  - 6.1.3; 6.1.5; 6.2; 6.3; 7.4.3; 10.3; 10.4.4; 10.6; 11.6; 13.2.1; 13.2.2; 13.2.2.2; 13.2.3; 13.2.5; 13.5; 14.3
- **International Law Commission**: 4.2.4; 4.3.4; 4.4.1.2
- **Interpretation phase**: 1.1
- **Interpretative aids**: 1.2; 4.1

### J
- **Judicial activism**: 4.3.2; 5.1.3; 5.1.4; 5.2.2; 5.3; 6.1.6.1; 7.2; 7.3; 8.2; 8.3
- **Judicial law-making**: 1.3; 4.3.2; 4.4.1.2; 5.1.4; 5.3; 6.1.6.1; 7.2; 11.3
- **Judicial style**: 3.3; 13.1; 13.3

### L
- **Law-making treaty**: 2.1; 2.5; 4.3.1; 4.3.2; 4.4.1.2; 9
- **Level of abstraction**: 4.4.2.1; 5.1.2; 6.1.6.2; 9.4; 9.6
- **Level of generality**: 6.1.6.2
- **Living constitution**: 7.3
- **Living instrument**: 4.1; 4.3.4; 4.4.1.1; 11.1; 11.2; 11.3; 11.4
- **Living tree**: 7.3

### M
- **Margin of appreciation**: 1.1; 8.2; 10.2; 10.2.1.3; 10.2.2
- **Meaning originalism**: 7.1
- **Meta-teleological interpretation**: 4.1; 4.3.2; 4.4.1.2; 4.4.2.1; 5; 7.5; 8.2; 9.1; 9.2; 9.3; 9.6; 11.6; 13.3
- **Methods of interpretation**: 4.1; 4.3
- **Micro-teleological interpretation**: 4.1; 4.3.2; 4.4.2.1; 5; 7.4.3; 8.2; 13.3
- **Multilateral treaties**: 4.3.4; 5.1.3; 6.1.2
- **Multilevel**: 1.2; 2.4; 4.3.2; 4.5; 6.1.7; 6.3
- **Multilingual treaty**: 4.3.1; 4.3.2

### N
- **Narrow evolutive interpretation**: 7.1
- **National constitutional traditions**: 3.1; 4.4.2.3; 6.3; 13.2.2

### O
- **Object and purpose**: 2.1; 4.3.2; 4.4.1.2; 5.1.1; 5.1.2; 5.1.3; 5.2.2; 7.4.1; 7.4.4; 8.1; 9.1; 9.2; 9.3; 9.5; 12.4; 13.3
- **Objective teleological interpretation**: 4.3.2; 5.1.1; 9.1; 9.3.1; 9.3.2; 13.3
- **Originalism**: 6.1.6.1; 7.1; 7.3

### P
- **Personal autonomy, principle of**: 4.4.1.5
- **Practical and effective rights**: 4.4.1.2; 7.4.1; 9.1; 9.3.3; 9.4; 11.2; 11.5; 14.2; 14.3
- **Precedent**: 1.2; 9.3.3; 10.2.1.2
- **Present-day conditions**: 4.4.1.1; 4.4.2.4; 6.2; 7.1; 7.4.1; 7.4.2; 11.1; 11.2; 11.3; 11.5
- **Primary means of interpretation**: 7.4.4
- **Principle of interpretation**: 4.1; 4.4
Problematic: 1.5; 7.4.2
Process of discovery: 1
Process of justification: 1
Publicly argumentative model: 2.3

R
Real purpose: 4.3.2; 5.1.1
Reasonable author: 4.3.2 ; 5.1.1; 5.1.2

S
Separate opinions: 2.3
Sovereignty: 3.1; 6.1.6.1; 6.1.6.2
Special nature: 4.4.1.2; 5.2.2; 7.4.1
Strong autonomy: 8.2; 13.4.2
Subjective interpretation: 4.3.4
Subjective school: 5.1.1
Subjective teleological interpretation:
  4.3.2; 5.1.1; 9.1; 9.3.1; 9.3.2; 13.3
Subsequent agreement: 7.2
Subsequent practice: 7.2
Subsidiarity: 2.4; 3.3
Supplementary means of interpretation:
  5.1.3; 7.2; 7.4.4
Systemic interpretation: 4.2; 4.3.; 8.2;
  10.4.3; 11.4

T
Teleological interpretation: 4.2; 4.3.2;
  4.4.2.2; 4.5; 5; 7.4.3; 9; 11.5; 13.3;
  14.2
Teleological school: 5.1.1
Textual interpretation: 4.1; 4.2; 4.3.1;
  4.3.2; 4.3.3; 9.3.1; 11.3; 13.2.4;
  14.3
Textual school: 5.1.1
Travaux préparatoires: 4.3.2; 4.3.4;
  5.1.3; 5.2.1; 7.2; 7.4.4; 7.5; 9.3.1;
  9.3.2; 9.6; 10.2.1.1; 11.3; 12.5; 13.3
Treaty of Lisbon: 3.1; 3.2; 8.3

U
Unified structure: 2.3
Uniformity: 1.1; 4.4.2.3; 8.1; 8.3
Universalist interpretation: 6.1.7

V
Vienna Convention on the Law of
  Treaties: 4.2; 4.3.1; 4.3.2; 4.3.3;
  4.4.1.2; 4.4.1.3; 4.4.2.3; 5.1.1;
  5.1.3; 6.1.2; 7.2; 8.1; 9.1; 10.3

W
Weak autonomy: 8.2; 13.4.2
Hanneke Senden studied European Law School at the University of Maastricht, where she graduated in 2004. During her studies she spent one semester at the University of Uppsala in Sweden. After her graduation she was accepted to the European Master’s Degree in Human Rights and Democratisation in Venice, Italy. In the context of this Master, she spent one semester in Venice taking part in inter-disciplinary courses on human rights and one semester in Graz, Austria, to complete her thesis (Reforming the reforms; securing the sustainability of the European Court of Human Rights). For her thesis she was awarded an internship (and accompanying grant) at Human Rights Watch in Brussels, Belgium for the duration of six months. From September 2006 until May 2011 she worked as a PhD candidate at the Department of Public Law of Leiden University. In the context of her PhD research she spent one semester at Boston University (2009). Since June 2011 she works as a lawyer at Van Doorne (Amsterdam, The Netherlands).
The School of Human Rights Research is a joint effort by human rights researchers in the Netherlands. Its central research theme is the nature and meaning of international standards in the field of human rights, their application and promotion in the national legal order, their interplay with national standards, and the international supervision of such application. The School of Human Rights Research Series only includes English titles that contribute to a better understanding of the different aspects of human rights.

Editorial Board of the Series:
Prof. dr. J.E. Goldschmidt (Utrecht University), Prof. dr. D.A. Hellema (Utrecht University), Prof. dr. W.J.M. van Genugten (Tilburg University), Prof. dr. M.T. Kamminga (Maastricht University), Prof. dr. P.A.M. Mevis (Erasmus University Rotterdam), Dr. J.-P. Loof (Leiden University) and Dr. O.M. Ribbelink (Asser Institute).

Published titles within the Series:


ISBN 90-5095-137-6

ISBN 90-5095-136-8

7 Mielle Bulterman, Human Rights in the External Relations of the European Union
ISBN 90-5095-164-3

8 Esther M. van den Berg, The Influence of Domestic NGOs on Dutch Human Rights Policy. Case Studies on South Africa, Namibia, Indonesia and East Timor
ISBN 90-5095-159-7

9 Ian Seiderman, Hierarchy in International Law: the Human Rights Dimension
ISBN 90-5095-165-1

10 Anna Meijknecht, Towards International Personality: the Position of Minorities and Indigenous Peoples in International Law
ISBN 90-5095-166-X

11 Mohamed Eltayeb, A Human Rights Approach to Combating Religious Persecution. Cases from Pakistan, Saudi Arabia and Sudan
ISBN 90-5095-170-8

12 Machteld Boot, Genocide, Crimes Against Humanity, War Crimes: Nullum Crimen Sine Lege and the Subject Matter Jurisdiction of the International Criminal Court
ISBN 90-5095-216-X

13 Corinne Packer, Using Human Rights to Change Tradition. Traditional Practices Harmful to Women’s Reproductive Health in sub-Saharan Africa
ISBN 90-5095-226-7

14 Theo R.G. van Banning, The Human Right to Property
ISBN 90-5095-203-8

15 Yvonne M. Donders, Towards a Right to Cultural Identity?
ISBN 90-5095-238-0

452
16 Göran K. Sluiter, *International Criminal Adjudication and the Collection of Evidence: Obligations of States*  
ISBN 90-5095-227-5

17 Nicola Jägers, *Corporate Human Rights Obligations: in Search of Accountability*  
ISBN 90-5095-240-2

18 Magdalena Sepúlveda, *The Nature of the Obligations under the International Covenant on Economic, Social and Cultural Rights*  
ISBN 90-5095-260-7

19 Mitsue Inazumi, *Universal Jurisdiction in Modern International Law: Expansion of National Jurisdiction for Prosecuting Serious Crimes under International Law*  

20 Anne-Marie L.M. de Brouwer, *Supranational Criminal Prosecution of Sexual Violence: The ICC and the Practice of the ICTY and the ICTR*  
ISBN 90-5095-533-9

ISBN 90-5095-557-6

22 Hilde Reiding, *The Netherlands and the Development of International Human Rights Instruments*  

23 Ingrid Westendorp, *Women and Housing: Gender Makes a Difference*  

24 Quirine A.M. Eijkman, *We Are Here to Serve You! Public Security, Police Reform and Human Rights Implementation in Costa Rica*  

25 Antoine Ch. Buyse, *Post-conflict Housing Restitution. The European Human Rights Perspective with a case study on Bosnia and Herzegovina*  

27 Dragos¸ Cucereanu, *Aspects of Regulating Freedom of Expression on the Internet*  
ISBN 978-90-5095-842-4

28 Ton Liefaard, *Deprivation of Liberty of Children in Light of International Human Rights Law and Standards*  

29 Laura van Waas, *Nationality Matters. Statelessness under International Law*  

30 Jeroen Denkers, *The World Trade Organization and Import Bans in Response to Violations of Fundamental Labour Rights*  

31 Irene Hadiprayitno, *Hazard or Right? The Dialectics of Development Practice and the Internationally Declared Right to Development, with Special Reference to Indonesia*  


33 Jeff Handmaker, *Advocating for Accountability: Civic-State Interactions to Protect Refugees in South Africa*  

34 Anna Oehmichen, *Terrorism and Anti-Terror Legislation: The Terrorised Legislator? A Comparison of Counter-Terror Legislation and Its Implications on Human Rights in the Legal Systems of the United Kingdom, Spain, Germany and France*  

35 Simon Walker, *The Future of Human Rights Impact Assessments of Trade Agreements*  
36 Fleur van Leeuwen, *Women's Rights Are Human Rights: The Practice of the United Nations Human Rights Committee and the Committee on Economic, Social and Cultural Rights*  

37 Eva Rieter, *Preventing Irreparable Harm. Provisional Measures in International Human Rights Adjudication*  

38 Desislava Stoitchkova, *Towards Corporate Liability in International Criminal Law*  
ISBN 978-94-000-0024-7

39 Paulien Muller, *Scattered Families. Transnational Family Life of Afghan Refugees in the Netherlands in the Light of the Human Rights-Based Protection of the Family*  
ISBN 978-94-000-0021-6

ISBN 978-94-000-0076-6

41 Christophe Paulussen, *Male captus bene detentus? Surrendering suspects to the International Criminal Court*  
ISBN 978-94-000-0100-8

ISBN 978-1-78068-020-0

43 Maria Ventegodt Liisberg, *Disability and Employment. A Contemporary Disability Human Rights Approach Applied to Danish, Swedish and EU Law and Policy*  
ISBN 978-1-78068-028-6

44 Tarlach McGonagle, *Minority Rights, Freedom of Expression and of the Media: Dynamics and Dilemmas*  
ISBN 978-94-000-0215-9

45 Marloes van Noorloos, *Hate Speech Revisited*  