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Schiedermair | Schwarz | Steiger (eds.)

Theory and Practice of the European Convention on Human Rights



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Volume 24

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Preface

This book is the product of a collaborative international project of the Law Faculty of the University of Leipzig and the Center for International Studies (Zentrum für Internationale Studien) of Technische Universität Dresden, Germany. Two years ago, the two institutions decided to organize a summer school on human rights protection under the European Convention on Human Rights. Over 20 speakers and about 100 participants from 30 countries turned our first Human Rights Summer School in Leipzig into a space of lively discussion. The positive responses from the participants encouraged us to continue with the Summer School and have a second round in 2021 – this time taking place in Dresden.

One of the Summer School's special ingredients is that speakers include both academics as well as practitioners, offering the unique opportunity to gain insights into current theoretical discussions as well as the everyday challenges of practicing law. This approach also provides the basis for the collection of authors provided in this volume, for which internationally renowned practitioners as well as scholars were invited to contribute.

The book is divided into three overarching focal points. The first part deals with the important procedural aspects of human rights protection (A.). Human rights in general face the problem of a theoretically high level of protection on the one side and an often ineffective enforcement on the other. The question how to implement human rights best, is therefore a crucial one. The opening essay by *Jacopo Roberti di Sarsina* and *Katharina Braun* deals with that question by analyzing the ECtHR's increasing engagement with procedural obligations of the member states to criminalise, investigate, and prosecute, which has partly been criticized as an undue restriction on State's prerogatives. The second chapter deals with a problem from the present ECtHR's judicature as well: *Christiane Schmaltz* reflects on Article 18 ECHR, which limits restrictions on rights to only the reasons listed in the Convention, as an underestimated provision of the ECHR system, whose presence or absence in the jurisprudence of the ECtHR can be taken as an indicator for the state of democracy in the member states. In the third chapter, *Helga Molbæk-Steensig* takes a close look into the Interlaken Process

supposed to deal with the overload of cases the ECtHR is confronted with.

The second part is dedicated to new challenges arising for fundamental human rights principles (B.). Here *Edith Wagner* deals with the ECtHR's quest to deal more efficiently with repetitive cases and the rise of strikeouts under article 37 para. 1 lit. c ECHR. The chapter also critically examines the ECtHR's largest-ever knockout that led to the dismissal of 12,148 cases. The following two chapters turn to the protection of especially vulnerable groups. *Veronika Bílková* analyses the special needs of Human Rights Defenders and Whistleblowers, who are often victim of abuses by states and non-state actors due to their activities. The chapter is followed by *Hanaa Hakiki* looking critically at the ECtHR's recent application of the prohibition of collective expulsions at European borders. Two recently much-debated phenomena provide the basis for the reflections of *Dominik Steiger* who analyses the limits of legislation countering fake news and hate speech in the light of the ECHR's guarantee to freedom of speech. A procedural-related challenge is the topic of *Alain Zysset's* contribution on the turn to procedural review and the normative function of proportionality at the ECtHR. The article is one of the rare accounts of the turn to procedural review dealing with its broader significance and the impacts for our understanding of the Court's nature, function and legitimacy.

The third part turns the gaze to the legal orders of the member states (C.). *Stefanie Lemke* explores how judges and prosecutors deal with politically sensitive cases and uphold European human rights standards, particularly with regard to the right to a fair trial, in three member states: Azerbaijan, Russia and Ukraine. A special relationship is examined by *Barbara Sonczyk* and *Beti Hohler* who explore the role and impact of the ECHR in Kosovo, thus investigating an example of the Convention's potential to influence human rights protection in non-state parties. The volume is concluded by *Robert Frau*, who takes in developments in Germany by reflecting on the various approaches of the German Federal Constitutional Court concerning the extraterritorial applicability of the ECHR.

The editors would like to thank everyone who made this book possible. First of all, the speakers of the Summer School for their live and written contributions and their time spent on preparation of the chapters of this volume. Secondly, the support from Gabriel Armas-Cardona (Esq., NYU) in proofreading and editing cannot be overestimated. Further thanks go to David Koppe, without whose

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*Stephanie Schiedermaier, Alexander
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