

Court of Justice of European Union (CJEU)

- Judgment, Case C-139/08, 2 April 2009, Criminal proceedings Against Rafet Kqiku (Reference for a preliminary ruling), about Visas, asylum, immigration Crossing of the Member States' external borders Conditions of movement of third country nationals subject to a visa requirement (Serbia-Montenegro). LINK
- Judgment, Case C-430/10, 17 November 2011, *Hristo Gaydarov v. Direktor na Glavna direktsia 'Ohranitelna politsia' pri Ministerstvo na vatreshnite raboti,* about prohibition on leaving national territory due to a criminal conviction in another country for drug trafficking (Serbia). LINK
- <u>Judgment, Case C-620/10, 3 May 2012, Migrationsverket v. Nurije Kastrati and Others, about procedure for determining the Member State responsible for examining an asylum lodged in one of the Member States by a third-country national (Kosovo). LINK</u>
- Judgement, C-695/15 PPU, 17 March 2013, *Shiraz Baig Mirza v. Bevándorlási és Állampolgársági Hivatal*, about criteria and determination mechanisms of the Member State responsible for examining an application for international protection filed in one of the Member States by a citizen of a third country or a stateless (Balkan Route). <u>LINK</u>
- <u>Judgment, Case C-87/12, 8 May 2013, Kreshnik Ymeraga and Others v Ministre du Travail, de l'Emploi et de l'Immigration, about Citizenship of the Union Right of residence of third-country nationals who are family members of a Union citizen who has not exercised his right of freedom of movement (Kosovo). LINK</u>
- Judgment, Case C-297/12, 19 September 2013, criminal proceedings against Gjoko Filev and Adnan Osmani (Request for a preliminary ruling from the Amtsgericht Laufen), about return in a Member State of illegally staying third-country nationals criminal proceedings brought against third-country nationals following their entry into Member State more than five years after their expulsion from that country in breach of entry bans of unlimited duration which were coupled with the expulsion orders made against them (Macedonia and Serbia). LINK
- Judgment, Case C-129/14 PPU, 27 May 2014, criminal proceeding against Zoran Spasic (Request for a preliminary ruling from the Oberlandesgericht Nürnberg), about police and judicial cooperation in criminal matters Ne bis in idem principle (Serbia). LINK
- Judgment, Case C-455/14 P, 19 July 2016, *H. v. Council of EU and Others*, about the European Union Police Mission EUPM (Bosnia and Herzegovina). LINK









- Judgment, Case C-668/15, 6 April 2017, Jyske Finans A/S v. Ligebehandlingsnævnet, about equal treatment between persons irrespective of racial or ethnic origin (Bosnia and Herzegovina).
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- Judgment, Joined Cases C-643/15 and C-647/15, 6 September 2017, *Slovak Republic and Hungary v. Council of the European Union*, about the emergency situation characterized by a sudden inflow of nationals of third countries into certain Member States (Balkan Route). <u>LINK</u>
- Judgment, Joined Cases C-331/16 and C-366/16, 2 May 2018, *K. v. Staatssecretaris van Veiligheid en Justitie and H. F. v Belgische Staat*, about persons whose asylum application has been refused for reasons within the scope of Article 1F of the Geneva Convention or Article 12(2) of Directive 2011/95/EU (Bosnia and Herzegovina). LINK
- Judgement, C-82/16, 8 May 2018, K.A., *R.I. and Others v. Belgische Staat*, about applications for residence in order to family reunification (Albania). <u>LINK</u>
- Judgment, Case C-404/17, 25 July 2018, A. v. Migrationsverket, about manifestly unfounded application for international protection and concept of safe country of origin (Kosovo, Serbia).
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- Judgment, Case C-93/18, 2 October 2019, *Ermira Bajratari v. Secretary of State for the Home Department*, about the right of residence of a third-country national who is a direct relative in the ascending line of Union citizen minors (Albania). <u>LINK</u>
- View of Advocate General *Mengozzi*, Case C-256/11, 29 September 2011, *Murat Dereci and Others v. Bundesministerium für Inneres*, about citizenship of the Union and right of residence of nationals of third countries who are family members of Union citizens Refusal based on the citizen's failure to exercise the right to freedom of movement Possible difference in treatment compared with EU citizens who have exercised their right to freedom of movement (Kosovo). LINK
- View of Advocate General *Jääskinen*, Case C-129/14 PPU, 2 May 2014, *Zoran Spasič*, about Police and judicial cooperation in criminal matters (Serbia). <u>LINK</u>
- View of Advocate General *Jääskinen*, Opinion of the Court 1/13, 13 May 2014, about international agreements in the field of judicial cooperation in civil matters (Albania). <u>LINK</u>
- Opinion of the Court (Grand Chamber), 14 October 2014, Case Opinion 1/13, about the
 acceptance of the accession of a non-Union country to the Convention on the civil aspects of
 international child abduction in the field of the exclusive competence of the EU (Albania). LINK









• Opinion of Advocate General *Sharpston*, 8 June 2017, *A.S. v. Republic of Slovenia*, about determination of the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national — Arrival of an exceptionally large number of third-country nationals wishing to obtain international protection — Organisation by the authorities of a Member State of the crossing of the border for the purpose of transit to another Member State — Entry authorised by way of derogation for humanitarian reasons (Balkan Route). <u>LINK</u>







European Court of Human Rights (ECHR)

- Judgment, 2 October 2001, *Stankov and the United Macedonian Organization Ilinden v. Bulgaria*, about assessing peace in the Balkans by protecting the right of association of minorities. <u>LINK</u>
- Judgment, 12 December 2006, Bajrami v. Albania, about preventing or punishing child abduction from the territory of the respondent State, resulting in non-enforcement of custody award. LINK
- Judgment, 13 November 2007, *Driza v. Albania*, about the lack of impartiality of the Supreme Court and the failure to enforce judgments and administrative decisions for the restitution of property. <u>LINK</u>
- <u>Judgement</u>, 18 <u>December 2007</u>, <u>Marini c. Albania</u>, about enforcement a final <u>judgment</u>, excessive length of proceedings, lack of reasoning of court decisions and denial of his right of access to court (Albania). LINK
- Judgment, 18 December 2007, Dybeku v. Albania, about appropriate conditions of detention and adequate medical treatment for prisoners requiring special care on account of their health. LINK
- Judgment, 22 December 2009, *Sejdić and Finci v. Bosnia and Herzegovina*, about the Inability of Roma and Jew persons to stand for election to highest political office in the country. <u>LINK</u>
- Judgment, 21 January 2011, M.S.S. v. Belgium and Greece, about conditions of detention and subsistence of asylum-seeker expelled under the Dublin Regulation and conditions of detention and subsistence of asylum-seeker expelled under the Dublin Regulation. <u>LINK</u>
- Judgment, 15 February 2011, *Palić v. Bosnia and Herzegovina*, about the effectiveness of investigation by Bosnian police. <u>LINK</u>
- Judgment, 31 May 2011, *Šabanović v. Montenegro and Serbia*, about the breach of right to freedom of expression. <u>LINK</u>
- Judgment, 13 December 2011, *Lakićević and Others v. Montenegro and Serbia*, about the general principle of peaceful enjoyment of property. <u>LINK</u>
- <u>Judgment, 19 April 2012, Sašo Gorgiev v. The Former Yugoslav Republic of Macedonia, about State responsibility for a life-threatening action against him taken by a State agent not</u>



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resulting in death (Macedonia). LINK

- Judgment, 26 June 2012, Kurić and Others v. Slovenia, about the failure to regulate residence of persons who had been "erased" from the permanent residents' register following Slovenian independence. LINK
- Judgment, 13 December 2012, *El-Masri v. The Former Yugoslav Republic of Macedonia*, about torture and inhuman and degrading treatment during and following applicant's extraordinary rendition to CIA. <u>LINK</u>
- Judgement, 8 January 2013, Qama c. Albania and Italy, about a breach of Articles 6 § 1 and 8 of
 the Convention on account of the Albanian and Italian authorities' failure to secure the right of
 contact with his child in Italy. LINK
- Judgment, 26 March 2013, *Zorica Jovanović v. Serbia*, about failure by the Serbian authorities to provide a mother with any information (no showing or restitution of body, no autopsy proof or report) about the real fate of her son, who had allegedly died while in the care of a State-run hospital, or indeed with any other redress in that regard (Serbia). LINK
- Judgment, 25 June 2013, *Kaçiu and Kotorri v. Albania*, about numerous complaints under Articles 3, 5 §§ 1 and 3, 6 §§ 1 and 3 (a) to (d) as well as 7 of the Convention arising out of the criminal proceedings which were brought against them in connection with the murder of three people. LINK
- Judgment, 25 June 2013, *Youth Initiative for Human Rights v. Serbia*, about freedom of expression freedom to receive information. <u>LINK</u>
- Judgment, 18 July 2013, *Maktouf and Damjanović v. Bosnia and Herzegovina*, about the retrospective application of criminal law laying down heavier sentences for war crimes than the law in force when the offences were committed. <u>LINK</u>
- Judgment, 19 September 2013, *Velinov v. the former Yugoslav Republic of Macedonia*, about the deprivation of liberty to enforce fine that had already been paid. <u>LINK</u>
- <u>Judgment, 14 January 2014, Muslija v. Bosnia and Herzegovina, about ne bis in idem (Bosnia and Herzegovina). LINK</u>
- Judgment, 25 March 2014, *Vučković and Others v. Serbia*, about the exhaustion of domestic remedies. <u>LINK</u>
- Judgment, 27 May 2014, Marguš v. Croatia, about the conviction for war crimes of a soldier







who had previously been granted an amnesty. LINK

- Judgment, 16 July 2014, *Ališić and Others v. Bosnia and Herzegovina, Croatia, Serbia, Slovenia and the former Yugoslav Republic of Macedonia*, about the inability to recover old foreign-currency savings following dissolution of former SFRY. <u>LINK</u>
- Judgment, 22 July 2014, *Bulatović v. Montenegro*, about the prohibition of torture and the right to liberty and security. <u>LINK</u>
- Judgment, 28 April 2015, *Milić and Nikezić v. Montenegro*, about torture and conditions of persons under detention. <u>LINK</u>
- <u>Judgment, 24 May 2016, Paunović and Milivojević v. Serbia, about the right to free election invoking the deprivation of the applicant's right to sit as members of the National Parliament of the Republic of Serbia (Serbia). LINK</u>
- Judgment, 14 March 2017, *Ahmed v. Hungary*, about the detention of two Bangladeshi asylumseekers in the border zone for 23 days as well as their removal from Hungary to Serbia. <u>LINK</u>
- Judgment, 30 March 2017, *Chowdury and Others v. Greece*, about anti-trafficking agreements regarging the Western Balkans route. <u>LINK</u>
- Judgment, 27 June 2017, *Medžlis Islamske Zajednice Brčko and Others v. Bosnia and Herzegovina*, about freedom of expression. <u>LINK</u>
- Judgment, 5 December 2017, *Hamidović v. Bosnia and Herzegovina*, about the manifestation of religion or belief. <u>LINK</u>
- Judgment, 26 April 2018, Hoti v. Croatia, about a migrant in Croatia who complained that he
 had been unable to regularise his residence status since his arrival in the country in 1979.

 <u>LINK</u>
- Judgment, 17 May 2018, Ljatifi v. The Former Yugoslav Republic of Macedonia, about the providing of minimum procedural safeguards in proceedings in which the applicant had been required to leave the respondent State and the subsequent judicial review proceedings had not been an effective remedy (Macedonia). LINK
- Judgment, 25 June 2019, *Al Husin v. Bosnia and Herzegovina*, about the alleged unlawful detention in an immigration centre of a Syrian refugee. <u>LINK</u>
- Judgment, 29 October 2019, *Baralija v. Bosnia and Herzegovina*, about general prohibition of discrimination and difference of treatment depending on residence impossibility to vote and







stand in local elections for prolonged period of time (Bosnia and Herzegovina). LINK

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International Court of Justice (ICJ)

- Judgments, 25 March 1948, 9 April 1949 and 15 December 1949, *United Kingdom of Great Britain and Northern Ireland v. Albania*, about the Corfu Channel responsibility under international law for the explosions that had taken place in Albanian waters and for the damage and loss of life which had ensued. overview LINK full judgment 1 LINK full judgment 2 LINK
- Judgments, 11 July 1996 and 26 February 2007, Bosnia and Herzegovina v. Serbia and Montenegro, about the application of the Convention on the Prevention and Punishment of the Crime of Genocide. Overview LINK full judgment 1 LINK full judgment 2 LINK,
- Judgment, 3 February 2003, Bosnia and Herzegovina v. Yugoslavia, about the revision of the Judgment of 11 July 1996 in the Case concerning the application of the Convention on the Prevention and Punishment of the Crime of Genocide. Overview LINK full judgment LINK
- Judgment, 15 December 2004, Serbia and Montenegro v. Belgium, Serbia and Montenegro v. Canada, Serbia and Montenegro v. France, Serbia and Montenegro v. Germany, Serbia and Montenegro v. Italy, Serbia and Montenegro v. Netherlands, Serbia and Montenegro v. Portugal, Serbia and Montenegro v. United Kingdom, Yugoslavia v. Spain, Yugoslavia v. United States of America, about the legality of use of force. overview LINK full judgment 1 LINK full judgment 2 LINK full judgment 3 LINK full judgment 4 LINK full judgment 5 LINK full judgment 6 LINK full judgment 8 LINK
- Judgments, 18 November 2008 and 3 February 2015, Croatia v. Serbia, about the application of the Convention on the Prevention and Punishment of the Crime of Genocide. overview LINK full judgment 1 LINK full judgment 2 LINK
- Advisory opinion, 22 July 2010, *Accordance with International Law of the Unilateral Declaration of Independence in respect of Kosovo*. <u>LINK</u>
- Judgment, 5 December 2011, the former Yugoslav Republic of Macedonia v. Greece, about the application of the Interim Accord of 13 September 1995. overview LINK full judgment LINK









International Criminal Tribunal for the former Yugoslavia (ICTY)

- Judgment, 10 July 2008, Boškoski & Tarčulovski, IT-04-82, "Ljuboten", about murder, wanton
 destruction of cities, towns or villages and cruel treatment as violations of laws or customs of
 war (Macedonia). case information sheet LINK judgment summary LINK full judgment LINK
- Judgment, 20 July 2009, Lukić Milan & Lukić Sredoje, IT-98-32/1, "Višegrad", about persecutions on political, racial and religious grounds, murder, inhumane acts and extermination as crimes against humanity; murder and cruel treatment as violations of the laws or customs of war (Bosnia and Herzegovina). case information sheet LINK judgment summary LINK full judgment LINK
- Judgment, 26 February 2009, *Šainović et al.*, IT-05-87, about deportation, other inhumane acts, murder and persecutions as crimes against humanity; murder as violations of the laws or customs of war (Kosovo). case information sheet <u>LINK</u> judgment summary <u>LINK</u>
- Judgment, 10 June 2010, *Popović et al.*, IT-05-88, "Srebrenica", about genocide, conspiracy to commit genocide; extermination, murder, persecutions, inhumane acts, deportation as crimes against humanity; murder as violations of the laws or customs of war (Bosnia and Herzegovina). case information sheet <u>LINK</u> judgment summary <u>LINK</u> full judgment <u>LINK</u>
- Judgment, 23 February 2011, *Dorđević Vlastimir*, IT-05-87/1, about deportation, other inhumane acts murder, persecutions on political, racial and religious grounds as crimes against humanity; murder as violations of the laws or customs of war (Kosovo). case information sheet LINK judgment summary LINK full judgment LINK
- Judgment, 29 May 2013, *Prlić et al.*, IT-04-74, about wilful killing, inhuman treatment (sexual assault), unlawful deportation, transfer and confinement of a civilian, inhuman treatment, extensive destruction of property and appropriation of property not justified by military necessity and carried out unlawfully and wantonly as grave breaches of the Geneva Conventions; persecutions on political, racial or religious grounds, murder, rape, deportation, imprisonment, inhumane acts as crimes against humanity; cruel treatment, unlawful labour, wanton destruction of cities, towns or villages, or devastation not justified by military necessity, destruction or wilful damage done to institutions dedicated









to religion or education, plunder of public or private property, unlawful attack on civilians, unlawful infliction of terror on civilians as violations of the laws or customs of war (Bosnia and Herzegovina). case information sheet <u>LINK</u> judgment summary <u>LINK</u>

- Judgment, 24 March 2016, Karadžić Radovan, IT-95-5/18, "Pilica Farm", about genocide; persecutions, extermination, murder, deportation, inhumane acts as crimes against humanity; murder, terror, unlawful attacks on civilians, taking of hostages as violations of the laws or customs of war (Bosnia and Herzegovina). case information sheet LINK judgment summary LINK full judgment LINK
- Judgment, 22 November 2017, Mladić Ratko, IT-09-92, "Pilica Farm", about genocide; persecutions, extermination, murder, deportation, inhumane acts as crimes against humanity; murder, terror, unlawful attacks on civilians, taking of hostages as violations of the laws or customs of war (Bosnia and Herzegovina). case information sheet LINK judgment summary LINK
- Milošević Slobodan, IT-02-54, "Kosovo, Croatia and Bosnia" case information sheet LINK



