

KEY CASES

2025



List of cases recommended
by the Jurisconsult and
approved by the Bureau

**European Court of
Human Rights**

January 2026



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

COUNCIL OF EUROPE



NOTE

A selection of the most important cases dealt with by the Court (also referred to as “key cases”) is made quarterly by the Bureau, upon recommendation by the Jurisconsult (see Title I, Chapters II and III, of the [Rules of Court](#) about their respective roles). This list contains the selection of key cases for 2025.

Cases are listed by reference to the relevant Convention Articles and keywords, then alphabetically by respondent State and by applicant. They are also listed under the importance level “Key cases” in the [HUDOC](#) case-law database.

By default, all references are to Chamber judgments. Grand Chamber cases, whether judgments or decisions, are indicated by “[GC]”. Decisions are indicated by “(dec.)”.

Chamber judgments that are not yet “final” within the meaning of Article 44 of the Convention are marked “(not final)”. In the event that any such judgment is accepted for referral to the Grand Chamber in accordance with Article 43, it will not be included in the present list.

For information on the manner of citing the Court’s case-law, please see [here](#).

Article 44 § 2 – Final judgments

The judgment of a Chamber shall become final

- (a) when the parties declare that they will not request that the case be referred to the Grand Chamber; or
- (b) three months after the date of the judgment, if reference of the case to the Grand Chamber has not been requested; or
- (c) when the panel of the Grand Chamber rejects the request to refer under Article 43.

Article 43 – Referral to the Grand Chamber

1. Within a period of three months from the date of the judgment of the Chamber, any party to the case may, in exceptional cases, request that the case be referred to the Grand Chamber.
2. A panel of five judges of the Grand Chamber shall accept the request if the case raises a serious question affecting the interpretation or application of the Convention or the Protocols thereto, or a serious issue of general importance.
3. If the panel accepts the request, the Grand Chamber shall decide the case by means of a judgment.

Contents

<u>CASES BY ARTICLE</u>	<u>4</u>
<u>CASES BY RESPONDENT STATE</u>	<u>16</u>
<u>CASES BY APPLICANT</u>	<u>18</u>

Cases by Article

ARTICLE 1

JURISDICTION OF STATES

Confinement of Tunisian national on board Italian cruise ship responsible for returning him to Tunis following refusal-of-entry order issued by Italian authorities: *jurisdiction and responsibility of respondent State*

Mansouri v. Italy (dec.) [GC], no. 63386/16, 29 April 2025

[Decision](#) | [Legal summary](#)

Respondent State's jurisdiction over areas in eastern Ukraine under separatist control and areas under control of Russian armed forces after 2022 invasion; for complaints concerning military attacks by separatists or the Russian armed forces on Ukrainian territory; for its authorities' actions in Russian sovereign territory

Ukraine and the Netherlands v. Russia [GC], nos. 43800/14 et al., 9 July 2025

[Judgment](#) | [Legal summary](#)

Applicant's civil-law appeal to Federal Supreme Court against Court of Arbitration for Sport's award created a jurisdictional link with Switzerland with regard to Article 6 of the Convention

Semenya v. Switzerland [GC], no. 10934/21, 10 July 2025

[Judgment](#) | [Legal summary](#)

Lack of jurisdiction for alleged ill-treatment of Iraqi nationals in 2004 by Danish soldiers who were part of the UN-authorised multinational military force in Iraq, after its sovereignty was transferred to the interim government, during a search and arrest operation

Abdulaal Naser and Others v. Denmark, no. 46571/22, 21 October 2025

[Judgment](#) | [Legal summary](#)

RESPONSIBILITY OF STATES

Confinement of Tunisian national on board Italian cruise ship responsible for returning him to Tunis following refusal-of-entry order issued by Italian authorities: *jurisdiction and responsibility of respondent State*

Mansouri v. Italy (dec.) [GC], no. 63386/16, 29 April 2025

[Decision](#) | [Legal summary](#)

Respondent State's jurisdiction over areas in eastern Ukraine under separatist control and areas under control of Russian armed forces after 2022 invasion; for complaints concerning military attacks by separatists or the Russian armed forces on Ukrainian territory; for its authorities' actions in Russian sovereign territory

Ukraine and the Netherlands v. Russia [GC], nos. 43800/14 et al., 9 July 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 2

POSITIVE OBLIGATIONS

LIFE

Failure to diligently deal with systematic, decade-long, widespread and large-scale pollution phenomenon in the Campania region ("Terra dei Fuochi") and to take all steps required to protect the applicants' lives: *violation*

Cannavacciuolo and Others v. Italy, nos. 51567/14 et al., 30 January 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 3

TORTURE

Lack of jurisdiction for alleged ill-treatment of Iraqi nationals in 2004 by Danish soldiers who were part of the UN-authorised multinational military force in Iraq, after its sovereignty was transferred to the interim government, during a search and arrest operation: *Article 3 (substantive) incompatible ratione personae*

Abdulaal Naser and Others v. Denmark, no. 46571/22, 21 October 2025

[Judgment](#) | [Legal summary](#)

INHUMAN TREATMENT

DEGRADING TREATMENT

Conditions of Tunisian national's seven-day return voyage to Tunis on board Italian cruise ship following refusal-of-entry order issued by Italian border police: *inadmissible*

Mansouri v. Italy (dec.) [GC], no. 63386/16, 29 April 2025

[Decision](#) | [Legal summary](#)

Lack of jurisdiction for alleged ill-treatment of Iraqi nationals in 2004 by Danish soldiers who were part of the UN-authorised multinational military force in Iraq, after its sovereignty was transferred to the interim government, during a search and arrest operation: *Article 3 (substantive) incompatible ratione personae*

Abdulaal Naser and Others v. Denmark, no. 46571/22, 21 October 2025

[Judgment](#) | [Legal summary](#)

Deficient legal framework and application regarding the use of kinetic impact projectiles by the police to disperse a demonstration before the Parliament building: *violation*

Tsaava and Others v. Georgia [GC], nos. 13186/20 et al., 11 December 2025

[Judgment](#) | [Legal summary](#)

EFFECTIVE INVESTIGATION

Investigative and prosecutorial authorities' response to rape allegations fell short of the State's positive obligation to apply relevant criminal provisions in practice through effective investigation and prosecution: *violation*

X v. Cyprus, no. 40733/22, 27 February 2025

EXPULSION

Turkish applicant's allegations of "pushback" to Türkiye from Evros region in Greece found sufficiently convincing and beyond reasonable doubt in context of established systematic practice of "pushbacks": *violation*

A.R.E. v. Greece, no 15783/21, 7 January 2025

[Judgment](#) | [Legal summary](#)

Afghan applicant (unaccompanied minor) who failed to provide *prima facie* evidence of presence in Greece and “pushback” to Türkiye from island of Samos in context of established systematic practice of “pushbacks”: *inadmissible*

G.R.J. v. Greece (dec.), no. 15067/21, 7 January 2025

[Decision](#) | [Legal summary](#)

POSITIVE OBLIGATIONS

Investigative and prosecutorial authorities’ response to rape allegations fell short of the State’s positive obligation to apply relevant criminal provisions in practice through effective investigation and prosecution: *violation*

X v. Cyprus, no. 40733/22, 27 February 2025

[Judgment](#) | [Legal summary](#)

Failure by respondent State to apply, in practice, a criminal-law system capable of punishing non-consensual sex acts against minors: *violation*

L. and Others v. France, nos. 46949/21 et al., 24 April 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 6

Article 6 § 1 (civil)

DISCIPLINARY PROCEEDINGS

Lack of impartiality guarantee in disciplinary proceedings by the President of the Court of Cassation against a prosecutor, after she had conducted the preliminary disciplinary investigation and examined the prosecutor’s recusal request against her: *violation*

Tsatani v. Greece, no. 42514/16, 14 October 2025

[Judgment](#) | [Legal summary](#)

CIVIL RIGHTS AND OBLIGATIONS

Failure by Federal Supreme Court to conduct particularly rigorous examination of award by Court of Arbitration for Sport, rejecting complaint from professional athlete with differences of sex development concerning non-State regulations requiring her to lower her natural testosterone level in order to compete in women’s category in international competitions: *violation*

Semenya v. Switzerland [GC], no. 10934/21, 10 July 2025

[Judgment](#) | [Legal summary](#)

FAIR HEARING

Disciplinary proceedings against a public official resulting in his dismissal after being allegedly incited by an undercover State agent to accept a bribe as part of a professional integrity test: *Violation*

Cavca v. the Republic of Moldova, no. 21766/22, 9 January 2025

[Judgment](#) | [Legal summary](#)

Failure by Federal Supreme Court to conduct particularly rigorous examination of award by Court of Arbitration for Sport, rejecting complaint from professional athlete with differences of sex development concerning non-State regulations requiring her to lower her natural testosterone level in order to compete in women's category in international competitions: *Violation*

Semenya v. Switzerland [GC], no. 10934/21, 10 July 2025

[Judgment](#) | [Legal summary](#)

Applicant's conviction following explicitly sexual conversations with an undercover police officer purporting to be a 12-year-old girl in an online chatroom: *No violation*

Helme v. Estonia, no. 3023/22, 7 October 2025 (not final)

[Judgment](#) | [Legal summary](#)

INDEPENDENT TRIBUNAL

IMPARTIAL TRIBUNAL

Lack of impartiality guarantee in disciplinary proceedings by the President of the Court of Cassation against a prosecutor, after she had conducted the preliminary disciplinary investigation and examined the prosecutor's recusal request against her: *Violation*

Tsatani v. Greece, no. 42514/16, 14 October 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 8

POSITIVE OBLIGATIONS

Investigative and prosecutorial authorities' response to rape allegations fell short of the State's positive obligation to apply relevant criminal provisions in practice through effective investigation and prosecution: *Violation*

X v. Cyprus, no. 40733/22, 27 February 2025

[Judgment](#) | [Legal summary](#)

Use of parliamentary privilege by a Member of Parliament to disclose on the floor of the House the applicant's identity subject to an interim privacy injunction pending trial: *no violation*

Green v. the United Kingdom, no. 22077/19, 8 April 2025

[Judgment](#) | [Legal summary](#)

Failure by respondent State to apply, in practice, a criminal-law system capable of punishing non-consensual sex acts against minors: *violation*

L. and Others v. France, nos. 46949/21 et al., 24 April 2025

[Judgment](#) | [Legal summary](#)

RESPECT FOR PRIVATE LIFE

Use of parliamentary privilege by a Member of Parliament to disclose on the floor of the House the applicant's identity subject to an interim privacy injunction pending trial: *no violation*

Green v. the United Kingdom, no. 22077/19, 8 April 2025

[Judgment](#) | [Legal summary](#)

Procedural obligation to conduct an adequate, timely and comprehensive environmental impact assessment in good faith, based on the best available science during the licensing process of petroleum exploration: *no violation*

Greenpeace Nordic and Others v. Norway, no. 34068/21, 28 October 2025 (not final)

[Judgment](#) | [Legal summary](#)

RESPECT FOR FAMILY LIFE

Procedural obligation to conduct an adequate, timely and comprehensive environmental impact assessment in good faith, based on the best available science during the licensing process of petroleum exploration: *no violation*

Greenpeace Nordic and Others v. Norway, no. 34068/21, 28 October 2025 (not final)

[Judgment](#) | [Legal summary](#)

Domestic courts' order for return of two children from Finland to Russia under the Hague Convention following removal by their father: *no violation*

Z and Others v. Finland, no. 42758/23, 16 December 2025 (not final)

[Judgment](#) | [Legal summary](#)

RESPECT FOR CORRESPONDENCE

Transmission and use in competition law proceedings of data lawfully obtained through telephone tapping in criminal investigations: *no violation*

Ships Waste Oil Collector B.V. and Others v. the Netherlands [GC], nos. 2799/16 et al., 1 April 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 10

FREEDOM OF EXPRESSION

Unjustified and disproportionate use of force by the police against journalists during the dispersal of a demonstration before the Parliament building: *violation*

Tsaava and Others v. Georgia [GC], nos. 13186/20 and al., 11 December 2025

[Judgment](#) | [Legal summary](#)

Disciplinary sanction imposed on judge by National Judicial and Legal Service Commission for posting two messages on his Facebook page: *violation*

Danileş v. Romania [GC], no. 16915/21, 15 December 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 11

FREEDOM OF PEACEFUL ASSEMBLY

Unjustified and disproportionate use of force by the police during the dispersal of a demonstration before the Parliament building: *violation*

Tsaava and Others v. Georgia [GC], nos. 13186/20 et al., 11 December 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 14

DISCRIMINATION

“Secondary victimisation” by national authorities of a minor who alleged that she had been subjected to non-consensual sex acts, through the use of moralising and guilt-inducing statements which propagated gender stereotypes: *Violation*

***L. and Others v. France*, nos. 46949/21 et al., 24 April 2025**

[Judgment](#) | [Legal summary](#)

Domestic courts’ upholding of applicant’s dismissal allegedly in retaliation for a successful claim of discrimination based on sex in relation to her remuneration: *Violation*

***Ortega Ortega v. Spain*, no. 36325/22, 4 December 2025 (not final)**

[Judgment](#) | [Legal summary](#)

ARTICLE 33

INTER-STATE APPLICATION

Multiple, flagrant and unprecedented Convention violations in Ukraine resulting from the downing of flight MH17 and numerous administrative practices

***Ukraine and the Netherlands v. Russia* [GC], nos. 43800/14 et al., 9 July 2025**

[Judgment](#) | [Legal summary](#)

ARTICLE 34

INDIVIDUAL APPLICATIONS

No valid basis for the Court to refrain from examining part of the applicants’ complaints under Articles 3 (substantive), 10 and 11

***Tsaava and Others v. Georgia* [GC], nos. 13186/20 et al., 11 December 2025**

[Judgment](#) | [Legal summary](#)

VICTIM

Victim status of individual applicants and standing (*locus standi*) of applicant associations to act on behalf of their members in respect of dangers to health stemming from exposure to the *Terra dei Fuochi* pollution: *inadmissible in respect of applicant associations and individual applicants not living in the officially listed affected municipalities*

***Cannavacciuolo and Others v. Italy*, nos. 51567/14 et al.,
30 January 2025**

[Judgment](#) | [Legal summary](#)

Discrimination complaints on account of the inability to vote for candidates of choice in legislative and presidential elections due to a combination of ethnic and territorial requirements of an *actio popularis* nature: *preliminary objection upheld*

***Kovačević v. Bosnia and Herzegovina* [GC], no. 43651/22,
25 June 2025**

[Judgment](#) | [Legal summary](#)

Victim status of individual applicants and standing (*locus standi*) of applicant organisations regarding climate complaints as a result of petroleum exploration licensing: *inadmissible in respect of individual applicants; standing of applicant organisations upheld*

***Greenpeace Nordic and Others v. Norway*, no. 34068/21,
28 October 2025 (not final)**

[Judgment](#) | [Legal summary](#)

LOCUS STANDI

Victim status of individual applicants and standing (*locus standi*) of applicant associations to act on behalf of their members in respect of dangers to health stemming from exposure to the *Terra dei Fuochi* pollution: *inadmissible in respect of applicant associations and individual applicants not living in the officially listed affected municipalities*

***Cannavacciuolo and Others v. Italy*, nos. 51567/14 et al.,
30 January 2025**

[Judgment](#) | [Legal summary](#)

Victim status of individual applicants and standing (locus standi) of applicant organisations regarding climate complaints as a result of petroleum exploration licensing: *inadmissible in respect of individual applicants; standing of applicant organisations upheld*

***Greenpeace Nordic and Others v. Norway*, no. 34068/21,
28 October 2025 (not final)**

[Judgment](#) | [Legal summary](#)

ARTICLE 35

Article 35 § 1

EXHAUSTION OF DOMESTIC REMEDIES

EFFECTIVE DOMESTIC REMEDY

Remedies available under Italian law for Tunisian national refused entry at maritime border who complained of unlawful deprivation of liberty on board Italian ship that returned him to Tunis: *inadmissible*

***Mansouri v. Italy* (dec.) [GC], no. 63386/16, 29 April 2025**

[Decision](#) | [Legal summary](#)

Article 35 § 3 a

ABUSE OF THE RIGHT OF APPLICATION

Highly reproachable conduct on the applicant's part in the Grand Chamber proceedings: *preliminary objection upheld*

***Kovačević v. Bosnia and Herzegovina* [GC], no. 43651/22,
25 June 2025**

[Judgment](#) | [Legal summary](#)

ARTICLE 41

JUST SATISFACTION

Award of non-pecuniary damages to applicant Government, for the benefit of identified victims of multiple Convention violations found in the principal judgment

***Georgia v. Russia (IV) (just satisfaction)*, no. 39611/18,
14 October 2025**

[Judgment](#) | [Legal summary](#)

ARTICLE 46

Article 46 § 2

GENERAL MEASURES (PILOT JUDGMENT)

Respondent State to take general measures to address the *Terra dei Fuochi* pollution problem within two years from the judgment's finality

Cannavacciuolo and Others v. Italy, nos. 51567/14 et al.,
30 January 2025

[Judgment](#) | [Legal summary](#)

EXECUTION OF JUDGMENT

INDIVIDUAL MEASURES

Respondent State, without delay, to release or safely return all persons deprived of their liberty in occupied territory and to cooperate in establishing a mechanism for the identification of all children transferred from Ukraine to Russia and Russian-controlled territory and their reunification with their families or legal guardians

Ukraine and the Netherlands v. Russia [GC], nos. 43800/14 et al.,
9 July 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 1 OF PROTOCOL 1

Article 1 § 1

PEACEFUL ENJOYMENT OF POSSESSIONS

Annulment of contracts between private companies and the State for the purchase of COVID 19 tests and restitution by the companies of a substantial part of the sum received as being overpaid by the State: *no violation*

UAB Profarma and UAB Bona Diagnosis v. Lithuania, nos. 46264/22 and 50184/22, 7 January 2025

[Judgment](#) | [Legal summary](#)

ARTICLE 3 OF PROTOCOL 1

FREE EXPRESSION OF THE OPINION OF THE PEOPLE

Early termination of applicant's mandate as member of parliament ordered by his political party following his withdrawal from its parliamentary faction: *Violation*

Tomenko v. Ukraine, no. 79340/16, 10 July 2025

[Judgment](#) | [Legal summary](#)

Alleged failure to investigate credible allegations of, and provide an effective legal framework to protect the electorate from, hostile interference by Russia in democratic elections in the United Kingdom: *No violation*

Bradshaw and Others v. the United Kingdom, no. 15653/22, 22 July 2025

[Judgment](#) | [Legal summary](#)

RIGHT TO FREE ELECTIONS

Early termination of applicant's mandate as member of parliament ordered by his political party following his withdrawal from its parliamentary faction: *Violation*

Tomenko v. Ukraine, no. 79340/16, 10 July 2025

[Judgment](#) | [Legal summary](#)

CHOICE OF THE LEGISLATURE

Early termination of applicant's mandate as member of parliament ordered by his political party following his withdrawal from its parliamentary faction: *Violation*

Tomenko v. Ukraine, no. 79340/16, 10 July 2025

[Judgment](#) | [Legal summary](#)

Electoral decisions annulling the applicant's declaration as an elected Member of Parliament on three occasions after his appointment as the first runner-up to a seat that was renounced before the start of the parliamentary term: *Violation*

Georgios Papadopoulos v. Cyprus, no. 21454/21, 9 October 2025

[Judgment](#) | [Legal summary](#)

Cases by respondent State

BOSNIA AND HERZEGOVINA

Kovačević v. Bosnia and Herzegovina [GC],
no. 43651/22, 25 June 2025

[Judgment](#) | [Legal summary](#)

FRANCE

L. and Others v. France, nos. 46949/21 et al.,
24 April 2025

[Judgment](#) | [Legal summary](#)

CYPRUS

Georgios Papadopoulos v. Cyprus,
no. 21454/21, 9 October 2025

[Judgment](#) | [Legal summary](#)

X v. Cyprus, no. 40733/22, 27 February 2025

[Judgment](#) | [Legal summary](#)

DENMARK

Abdulaal Naser and Others v. Denmark,
no. 46571/22, 21 October 2025

[Judgment](#) | [Legal summary](#)

ESTONIA

Helme v. Estonia, no. 3023/22,
7 October 2025 (not final)

[Judgment](#) | [Legal summary](#)

FINLAND

Z and Others v. Finland, no. 42758/23,
16 December 2025 (not final)

[Judgment](#) | [Legal summary](#)

GEORGIA

Tsaava and Others v. Georgia [GC],
nos. 13186/20 et al., 11 December 2025

[Judgment](#) | [Legal summary](#)

GREECE

A.R.E. v. Greece, no 15783/21, 7 January 2025

[Judgment](#) | [Legal summary](#)

G.R.J. v. Greece (dec.), no. 15067/21,
7 January 2025

[Decision](#) | [Legal summary](#)

Tsatani v. Greece, no. 42514/16,
14 October 2025

[Judgment](#) | [Legal summary](#)

ITALY

Cannavaciuolo and Others v. Italy,
nos. 51567/14 et al., 30 January 2025

[Judgment](#) | [Legal summary](#)

Mansouri v. Italy (dec.) [GC], no. 63386/16,
29 April 2025

[Decision](#) | [Legal summary](#)

LITHUANIA

UAB Profarma and UAB Bona Diagnosis v. Lithuania, nos. 46264/22 and 50184/22, 7 January 2025

[Judgment](#) | [Legal summary](#)

REPUBLIC OF MOLDOVA

Cavca v. the Republic of Moldova, no. 21766/22, 9 January 2025

[Judgment](#) | [Legal summary](#)

NETHERLANDS

Ships Waste Oil Collector B.V. and Others v. the Netherlands [GC], nos. 2799/16 et al., 1 April 2025

[Judgment](#) | [Legal summary](#)

NORWAY

Greenpeace Nordic and Others v. Norway, no. 34068/21, 28 October 2025 (not final)

[Judgment](#) | [Legal summary](#)

ROMANIA

Danileț v. Romania [GC], no. 16915/21, 15 December 2025

[Judgment](#) | [Legal summary](#)

RUSSIA

Georgia v. Russia (IV) (just satisfaction), no. 39611/18, 14 October 2025

[Judgment](#) | [Legal summary](#)

Ukraine and the Netherlands v. Russia [GC], nos. 43800/14 et al., 9 July 2025

[Judgment](#) | [Legal summary](#)

SPAIN

Ortega Ortega v. Spain, no. 36325/22, 4 December 2025 (not final)

[Judgment](#) | [Legal summary](#)

SWITZERLAND

Semenya v. Switzerland [GC], no. 10934/21, 10 July 2025

[Judgment](#) | [Legal summary](#)

UKRAINE

Tomenko v. Ukraine, no. 79340/16, 10 July 2025

[Judgment](#) | [Legal summary](#)

UNITED KINGDOM

Bradshaw and Others v. the United Kingdom, no. 15653/22, 22 July 2025

[Judgment](#) | [Legal summary](#)

Green v. the United Kingdom, no. 22077/19, 8 April 2025

[Judgment](#) | [Legal summary](#)

Cases by applicant

A

Abdulaal Naser and Others v. Denmark,
no. 46571/22, 21 October 2025
[Judgment](#) | [Legal summary](#)

A.R.E. v. Greece, no 15783/21, 7 January 2025
[Judgment](#) | [Legal summary](#)

G

Georgia v. Russia (IV) (just satisfaction),
no. 39611/18, 14 October 2025
[Judgment](#) | [Legal summary](#)

Georgios Papadopoulos v. Cyprus,
no. 21454/21, 9 October 2025
[Judgment](#) | [Legal summary](#)

B

Bradshaw and Others v. the United Kingdom,
no. 15653/22, 22 July 2025
[Judgment](#) | [Legal summary](#)

Green v. the United Kingdom, no. 22077/19,
8 April 2025
[Judgment](#) | [Legal summary](#)

Greenpeace Nordic and Others v. Norway,
no. 34068/21, 28 October 2025 (not final)
[Judgment](#) | [Legal summary](#)

C

Cannavacciulo and Others v. Italy,
nos. 51567/14 et al., 30 January 2025
[Judgment](#) | [Legal summary](#)

G.R.J. v. Greece (dec.), no. 15067/21,
7 January 2025
[Decision](#) | [Legal summary](#)

Cavca v. the Republic of Moldova,
no. 21766/22, 9 January 2025
[Judgment](#) | [Legal summary](#)

Helme v. Estonia, no. 3023/22,
7 October 2025 (not final)
[Judgment](#) | [Legal summary](#)

D

Daniela v. Romania [GC], no. 16915/21,
15 December 2025
[Judgment](#) | [Legal summary](#)

Kovačević v. Bosnia and Herzegovina [GC],
no. 43651/22, 25 June 2025
[Judgment](#) | [Legal summary](#)

H

L

L. and Others v. France, nos. 46949/21 et al.,
24 April 2025

[Judgment](#) | [Legal summary](#)

T

Tomenko v. Ukraine, no. 79340/16,
10 July 2025

[Judgment](#) | [Legal summary](#)

M

Mansouri v. Italy (dec.) [GC], no. 63386/16,
29 April 2025

[Decision](#) | [Legal summary](#)

Tsaava and Others v. Georgia [GC],
nos. 13186/20 et al., 11 December 2025

[Judgment](#) | [Legal summary](#)

O

Ortega Ortega v. Spain, no. 36325/22,
4 December 2025 (not final)

[Judgment](#) | [Legal summary](#)

Tsatani v. Greece, no. 42514/16,
14 October 2025

[Judgment](#) | [Legal summary](#)

S

Semenya v. Switzerland [GC], no. 10934/21,
10 July 2025

[Judgment](#) | [Legal summary](#)

Ships Waste Oil Collector B.V. and Others v. the Netherlands [GC], nos. 2799/16 et al.,
1 April 2025

[Judgment](#) | [Legal summary](#)

UAB Profarma and UAB Bona Diagnosis v. Lithuania, nos 46264/22 and 50184/22,
7 January 2025

[Judgment](#) | [Legal summary](#)

Ukraine and the Netherlands v. Russia [GC],
no. 43800/14 et al., 9 July 2025

[Judgment](#) | [Legal summary](#)

X

X v. Cyprus, no. 40733/22, 27 February 2025

[Judgment](#) | [Legal summary](#)

Z

Z and Others v. Finland, no. 42758/23,
16 December 2025 (not final)

[Judgment](#) | [Legal summary](#)