Abhandlungen zu Migration und Flüchtlingsfragen | Traités sur la migration et des problèmes des réfugiés Treatises on Migration and Refugee Problems | Trattati della migrazione e dei problemi dei rifugiati Réka Friedery, Luigino Manca, Ralf Rosskopf (EDS.)

Family Reunification: International, European and National Perspectives



Berliner Wissenschafts-Verlag

Preface

It is well known that family reunification is one of the fundamental elements of international and national policies concerning the protection of immigrants' and refugees' rights. Traditionally considered as a way of legally gaining access to States, it continues to be one of the main driving causes for migration, also within Europe.

With this in mind, generally, this book is devoted to the study of the current legal framework relating to family reunification. More specifically, it contains the results of an international and interdisciplinary research project that involved scholars and academics from different disciplines who shared their legal expertise in the field of immigration and refugee law.

This project has been promoted and conducted within the institutional context of the University of Applied Sciences Würzburg-Schweinfurt and the Association for the Study of the World Refugee Problem (AWR), an international scientific association that, since 1951, has been committed, through its research activity, to raising awareness and promoting the rights of refugees and immigrants.

This study comprises two different but related sections. The first section is dedicated to a critical analysis of the international legal standards concerning family reunification. In this context, the investigation was conducted through a multi-level approach and mainly taking into account the law and the practice of the United Nations Organization, the Council of Europe and the European Union; special emphasis, inter alia, has been put on the practice of several United Nations human rights treaty bodies and the jurisprudence of regional courts, such as the European Court of Human Rights and the Court of Justice of the European Union.

The second section focuses on the national legislations, policies and practices of several European countries (Austria, Germany, Hungary and Italy). The main aim of this latter part of the study is, on the one hand, to illustrate the current state of the legal regulation regarding family reunification at the national level and, on the other hand, to assess its consistency with international obligations and European law. Last but not least, this investigation also aims to identify cases of national best practices, in the perspective of strengthening and favoring family reunification.

All contributions have been subject to scientific review.

The editors would like to express their appreciation and acknowledgments to all authors for their *pro bono* participation to the research project; without their patience, cooperation and enthusiasm for the project this book would not have been possible. Gratitude has to be extended also to the AWR, which funded the printing costs of this international research.

Contents

| Preface |
|---|
| Abbreviations |
| Abbreviations of Reviews and Encyclopedia |
| Notes on Editors and Contributors XIII |
| Section I International and European Legal Frameworks of Family Reunification |
| Family Reunification in the United Nations Human Rights Law Luigino Manca |
| Family Reunification in the Framework of the Council of Europeand in the Practice of the ECtHRRéka Friedery |
| The Right to Family Reunification in European Union Lawand the CJEU Jurisprudence |
| Section II |
| National Law and Practice in Several European Countries |

| Family Reunification with regard to Beneficiaries of Asylum and Subsidiary Protection in Austria. Iris Gachowetz | 31 |
|--|----|
| Right to Family Reunification in Germany | €9 |

| Legal Framework and Practice of Family Reunification in Hungary 119 <i>Réka Friedery, Zsófia Bende</i> |
|--|
| Family Reunification and the Italian Case. 135 Andrea Crescenzi 135 |

Section III Conclusions

Conclusions for Family Reunification from a Comparative Perspective . . . 149 Ralf Ro β kopf

Notes on Editors and Contributors

Zsófia Bende has finished the program of the Doctoral School of Public Administration Sciences at the National University of Public Service in Hungary in 2016. The main field of her research is unaccompanied minors within the international migration. She is author of several foreign and Hungarian studies, published abroad and in Hungary.

Anne Bick is a professor of law at the University of Applied Sciences Würzburg-Schweinfurt and a certified social pedagogue. After she completed her doctoral thesis in the field of European Law she worked several years as a specialized lawyer in the field of Family Law and at the youth welfare office. Her key research areas are Youth Welfare Law, Family Law as well as Aliens Law.

Andrea Crescenzi, Ph.D. in International Order and Human Rights (Sapienza University of Rome), is a technologist/researcher at the Institute for International Legal Studies Studies of the Italian National Research Council (ISGI-CNR), since 2010. Since 2004, as a research fellow at the same institute, he has been carrying out his research activities in international law field, with specific experience in international human rights law (people disabilities, migrants law, international criminal law, international environmental law). In the field of migrants law, he has been a member of the National Contact Point (NCP) – European Migration Network (EMN). He is Secretary General of the Italian Section of the Association for the Study of the World Refugee Problem (AWR).

Réka Friedery is a research fellow at the Institute for Legal Studies, Centre for Social Sciences of the Hungarian Academy of Sciences. She is a member of the Department for Study of Domestic Implementation of International and European Law and editor of the series of electronic monographs published by the Institute. She is a Bolyai post doctorate scholarship holder, which is awarded by the Hungarian Academy of Sciences to excellent researchers. Her research interests are EU Administrative and Constitutional Law, thus the right to good administration, Union citizenship, Ombusman institutions and International human rights law.

Iris Gachowetz is judge at the Austrian Federal Admininistrative Court since April 2016 and is currently dealing mainly with cases of asylum and aliens law.

Luigino Manca is researcher in International Law and aggregate professor of International Law of Human Rights at Sapienza University of Rome. He holds a Ph.D. in International Order and Human Rights from the Sapienza University of Rome. Former President of the AWR Italian section, his research activities focus mainly on international human rights, in particular migrants and refugees rights. **Fabio Marcelli** is research director at the Institute of International Legal Studies of the National Research Council (CNR). He is the author of 14 books and more or less hundred articles in the field of international law and international relations. His fields of research are: international discipline of scientific and technological research, international activities of regional and local authorities, international law, international law, foreign debt, indigenous peoples, social rights in international law, international migrations law. He is consultant of several private and public entities as well of NGOs and in charge for the scientific direction of the legal sector of the migration project of CNR.

He is scientific director for the FEI (Fondo europeo d'integrazione) project "Partecipare per integrarsi", in charge for the sector "Migrations and development" of the new migrations project of CNR and scientific director and general coordinator of the project TOOLS in the framework of the FAMI (Fondo Asilo Migrazione Integrazione) program.

Ralf Roßkopf is a professor of law at the University of Applied Sciences Würzburg-Schweinfurt and currently its vice president. In his doctoral thesis he focused on self-determination and minority rights. He worked as researcher and attorney and specialized in public, social and migration law. He initiated the master's degree programme "International Social Work with Refugees and Migrants" and chairs the Scientific Board of AWR International.