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This factsheet does not bind the Court and is not exhaustive

Homosexual rights

Marriage

Schalk and Kopf v. Austria (no. 30141/04)

24.06.2010

The applicants are a same-sex couple living in a stable partnership. They asked the Austrian authorities for permission to marry. Their request was refused on the ground that marriage could only be contracted between two persons of opposite sex; this view was upheld by the courts.

The Court first held that the relationship of the applicants fell within the notion of "family life", just as the relationship of a different-sex couple in the same situation would. However, the European Convention on Human Rights did not oblige a State to grant a same-sex couple access to marriage. The national authorities were best placed to assess and respond to the needs of society in this field, given that marriage had deep-rooted social and cultural connotations differing greatly from one society to another. No violation of Article 12 (right to marriage), and no violation of Article 14 (prohibition of discrimination) in conjunction with Article 8 (right to respect for private and family life) of the European Convention on Human Rights.

Pending case

Chapin and Charpentier v. France (no. 40183/07) - statement of facts

Marriage of two men conducted by the mayor of Bègles and subsequently declared null and void by the courts.

Adoption

Fretté v. France (no. 36515/97)

26.02.2002

Refusal of a request by a homosexual man for prior authorisation to adopt a child. The Court held that the national authorities had been legitimately and reasonably entitled to consider that the right to be able to adopt, on which the applicant had relied, was limited by the interests of children eligible for adoption, notwithstanding the applicant's legitimate aspirations and without calling his personal choices into question. No violation of Article 14 (prohibition of discrimination) in conjunction with Article 8 (right to respect for private life). In addition, violation of Article 6 - right to a fair hearing.

E.B. v. France (no. 43546/02)

22.01.2008

Refusal of a request by a single woman in a stable relationship with another woman for prior authorisation to adopt a child.

The Court observed that the applicant's homosexuality had been a determining factor in refusing her request, whereas French law allowed single persons to adopt a child, thereby opening up the possibility of adoption by a single homosexual. Violation of Article 14 of the Convention, taken in conjunction with Article 8.

Measures taken following the judgment.

Pending cases

[Gas and Dubois v. France \(no. 25951/07\) – statement of facts – admissible](#)
(hearing held on 12.04.2011 – webcast: [original language](#) and [English](#)).

Refusal of request by first applicant to adopt her partner's child.

[X and Others v. Austria \(no. 19010/07\) – statement of facts](#)

Refusal of request by first applicant to adopt her partner's child.

Parental rights

[Salgueiro da Silva Mouta v. Portugal \(no. 33290/96\)](#)

21.12.1999

Joint custody withdrawn from a father on account of his homosexuality.

The Portuguese courts' decision had been largely based on the fact that the applicant was a homosexual and that "the child should live in a traditional Portuguese family". The Court held that that distinction, based on considerations relating to sexual orientation, was not acceptable under the Convention. Violation of Article 14 (prohibition of discrimination) taken in conjunction with Article 8 (right to respect for private and family life).

Measures taken following the judgment.

[J.M. v. the United Kingdom \(no. 37060/06\)](#)

28.09.2010

Following her divorce, the applicant's former husband became the parent with care of their children and she was required to contribute financially to the cost of their upbringing. In 1998, she started living with another woman in an intimate relationship. The regulations that applied at that time - prior to the introduction of the Civil Partnership Act - provided for reduced child maintenance where the absent parent had entered into a new relationship, married or unmarried, but took no account of same-sex relationships.

The Court held that the rules on child maintenance prior to the introduction of the Civil Partnership Act had discriminated against those in same-sex relationships. Violation of Article 14 (prohibition of discrimination) in conjunction with Article 1 of Protocol No. 1 (protection of property).

Pending case

[Hallier and Lucas v. France \(no. 46386/10\) – statement of facts](#)

Paternity leave refused to a woman on the occasion of the birth of her female's partner.

Employment

[Lustig-Prean and Beckett v. the United Kingdom \(nos. 31417/96 and 32377/96\) and Smith and Grady v. the United Kingdom \(nos. 33985/96 and 33986/96\)](#)

27.09.1999

[Perkins and R. v. the United Kingdom \(nos. 43208/98 and 44875/98\) and Beck, Copp and Bazeley v. the United Kingdom \(nos. 48535/99, 48536/99 and 48537/99\)](#)

22.10.2002

Applicants discharged from the armed forces solely on account of their homosexuality, following investigations into their sexual orientation.

The Court held that the measures taken against the applicants had constituted especially grave interferences with their private lives and had not been justified by "convincing and weighty reasons". Violations of Article 8 (right to respect for private life). In certain cases, violation of Article 13 (right to an effective remedy). In *Beck, Copp and Bazeley*: no violation of Article 3 (prohibition of inhuman or degrading treatment).

Measures taken following these judgments (law changed)

Social rights

Mata Estevez v. Spain (no. 56501/00)

10.05.2001 (decision on the admissibility)

Ineligibility of a homosexual couple for a survivor's pension.

Spanish legislation relating to eligibility for survivors' allowances pursued a legitimate aim (protection of the family based on the bonds of marriage), and the difference in treatment could be considered to fall within the State's margin of appreciation. The Court declared the application inadmissible.

P.B. and J.S. v. Austria (no. 18984/02)

22.07.2010

Refusal to extend sickness insurance cover to the homosexual partner of an insured person. Before a legislative amendment in July 2007, Austrian law provided that only a close relative of the insured person or a cohabitee of the opposite sex qualified as dependants.

The Court held that prior to July 2007 there had been a violation of Article 14 (prohibition of discrimination) in conjunction with Article 8 (right to respect for private and family life). As a result of the July 2007 legislative amendment, the relevant law was now neutral as regards the sexual orientation of cohabittees, which, in the Court's view, had put an end to the violation.

Right to a lease

Karner v. Austria (no. 40016/98)

24.07.2003

Refusal to allow a homosexual to succeed to a tenancy following the death of his partner. The Court could not accept that a blanket exclusion of persons living in a homosexual relationship from succession to a tenancy was necessary for the protection of the family. Violation of Article 14 (prohibition of discrimination) taken in conjunction with Article 8 (right to respect for home).

Measures taken following this judgment.

Kozak v. Poland (no. 13102/02)

02.03.2010

Refusal to allow a homosexual to succeed to a tenancy following the death of his partner. The Court could not accept that a blanket exclusion of persons living in a homosexual relationship from succession to a tenancy was necessary for the protection of the family. Violation of Article 14 (prohibition of discrimination) taken in conjunction with Article 8 (right to respect for home).

Execution of this judgment pending.

Freedom of assembly and association

Bączkowski and Others v. Poland (no. 1543/06)

03.05.2007

The applicants campaign for homosexual rights. In 2005 the local authorities refused permission for them to organise a march in the streets of Warsaw to raise public

awareness of discrimination against minorities, women and people with disabilities. The march was eventually held anyway.

The Court observed that while it was true that the march had eventually been held, the applicants had taken a risk since it had not been officially authorised at the time. They had had only *post hoc* remedies available in respect of the decisions refusing permission for the event. It could reasonably be surmised that the real reason for the refusal had been the local authorities' opposition to homosexuality. Violation of Articles 11 (freedom of assembly and association), 13 (right to an effective remedy) and 14 (prohibition of discrimination).

Execution of this judgment pending.

Alekseyev v. Russia (no. 4916/07, 25924/08 and 14599/09)

21.10.2010

The case concerned the complaints by a Russian gay-rights activist about repeated rejections (2006, 2007, 2008) by the Moscow authorities of his requests to organise gay-pride marches.

The Court held that the bans imposed on the holding of the impugned marches and pickets had not been necessary in a democratic society. It further held that Mr Alekseyev had no effective remedy to challenge those bans, and that they had been discriminatory because of his sexual orientation. Violation of Articles 11 (freedom of assembly and association), 13 (right to an effective remedy) and 14 (prohibition of discrimination).

Pending cases

Genderdoc-M v. Moldova (no. 9106/06) - statement of facts

Refusal of permission to hold a march in Chișinău.

Zhdanov and Rainbow House v. Russia (no. 12200/08)

Refusal to register a Lesbian, Gay, Bisexual and Transsexual association.

Homophobia and ill-treatment in prison

Pending case

Vincent Stasi v. France (no. 25001/07) - statement of facts

Alleged homophobia and ill-treatment in prison.

X. v. Turkey (no. 24626/09) – statement of facts

The applicant complains among other things, of discrimination based on his homosexuality, in the context of his detention alone in a 5 m² cell, without any contact with the other detainees or access to walks in fresh air.

Risk arising from the return of homosexuals to their country of origin

Pending case

K.N. v. France (no. 47129/09)

Alleged risks of death and ill-treatment for a homosexual man in the event of his being returned to Iran.