

# Contents

---

<i>List of contributors</i>	viii
1 Introduction: rewriting decisions from a perspective of human rights integration <i>Eva Brems</i>	1
PART I CIVIL AND POLITICAL RIGHTS	
2 Questions of method: the use of ‘external sources’ in <i>National Union of Rail, Maritime and Transport Workers v the United Kingdom</i> (ECtHR) <i>Sébastien Van Drooghenbroeck, Frédéric Krenc and Olivier Van der Noot</i>	31
3 Standing alone or together: the Human Rights Committee’s decision in <i>AP v Russian Federation</i> <i>Gerald L Neuman</i>	71
4 Use of comparative authority in the drafting of judgments of a new regional human rights court: African Court on Human and Peoples’ Rights, <i>Zongo v Burkina Faso</i> <i>Magnus Killander</i>	100
5 Same-sex marriage in polarized times: revisiting <i>Joslin v New Zealand</i> (HRC) <i>Malcolm Langford</i>	119
PART II ECONOMIC AND SOCIAL RIGHTS	
6 Caring, rescuing or punishing? Rewriting <i>RMS v Spain</i> (ECtHR) from an integrated approach to the rights of women and children in poverty <i>Valeska David</i>	147

7	Re-imagining human rights responsibility: shared responsibility for austerity measures in <i>Federation of Employed Pensioners of Greece (IKA-ETAM) v Greece</i> (ECSR) <i>Wouter Vandenhole</i>	182
<b>PART III WOMEN'S RIGHTS</b>		
8	<i>Yilmaz-Dogan v The Netherlands</i> (CERD): forum shopping and intersecting grounds of discrimination thirty years later <i>Rhona Smith</i>	211
9	Developing the full range of state obligations and integrating intersectionality in a case of involuntary sterilization: CEDAW Committee, 4/2004, <i>AS v Hungary</i> <i>Eva Brems</i>	234
10	Objection ladies! Taking <i>IPPF-EN v Italy</i> (ECSR) one step further <i>Emmanuelle Bribosia, Ivana Isailovic and Isabelle Rorive</i>	261
<b>PART IV DISABILITY RIGHTS</b>		
11	Rewriting <i>CLR on behalf of Valentin Câmpeanu v Romania</i> (ECtHR): <i>actio popularis</i> as <i>ultimum remedium</i> to enhance access to justice of victims with a mental disability <i>Helena De Vylder</i>	289
12	Integrating disability and elder rights into the ECHR: rewriting <i>McDonald v The United Kingdom</i> (ECtHR) <i>Marijke De Pauw and Paul De Hert</i>	317
13	Another look at <i>Glatzel</i> (ECJ): of principles and discriminations <i>Antoine Bailleux and Isabelle Hachez</i>	351
<b>PART V INDIGENOUS PEOPLES' RIGHTS</b>		
14	Taking seriously indigenous peoples' right of self-determination and the principle of 'free, prior and informed consent': Human Rights Committee, 2102/2011, <i>Paadar et al. v Finland</i> <i>Martin Scheinin</i>	381

15	Rewriting <i>Social and Economic Rights Action Center and the Center for Economic and Social Rights v Nigeria</i> (African Commission on Human and Peoples' Rights): pushing indigenous peoples' rights in Africa forward <i>Stefaan Smis and Derek Inman</i>	401
16	Moving human rights jurisprudence to a higher gear: rewriting the case of the <i>Kichwa Indigenous People of Sarayaku v Ecuador</i> (IACtHR) <i>Lieselot Verdonck and Ellen Desmet</i>	445
	<i>Index</i>	505