

REFERENCES

Note that dates should be indicated in the following order: day month year. Example: 15 December 2011 (and not: December 15th, 2011).

1. United Nations

Human Rights Treaty bodies: provide the abbreviated name of the concerned body, the author of the communication and the concerned state (or the state, for what regards concluding observations), the communication number, the official code, and the date.

Examples:

Human Rights Committee:

H.R. Committee, *Wackenheim v. France*, communication No. 854/1999, 15 July 2002 (CCPR/C/75/D/854/1999)

H.R. Committee, *Concl. Obs. – Slovakia*, adopted on 28 March 2011 (CCPR/C/SVK/CO/3)

Committee against torture:

Committee against torture, *Gallastegi Sodupe v. Spain*, communication No. 453/2011, 23 May 2012 (CA T/C/48/D/453/2011)

Special procedures of the Human Rights Council: provide the name of the expert (if it is an individual expert) and the title of the special procedure, as well as the date of the report and the body before which it is presented, adding the official code.

Example:

Report of the Special Rapporteur on the promotion and protection of the right to freedom of opinion and expression Mr. Frank La Rue on the protection of journalists and media freedom, presented at the twentieth session of the Human Rights Council (4 June 2012) (A/HRC/20/17)

2. Council of Europe

2.1. European Convention on Human Rights

Since the publication of judgments and decisions of the European Court of Human Rights (abbreviated as E.C.H.R.) is not systematic anymore, a reference to the *Reports* (or, for the period prior to the entry into force of Protocol No. 11, to “Serie A” of the *Publications of the European Court of Human Rights*) is not considered necessary. By contrast, references must indicate the entity within the Court which has issued the concerned decision or judgment, the decision or judgment’s date as well as the application number. In addition, where it is referred to a chamber judgment, it should be specified whether the judgment has become final or whether it is the object of a request of referral to the Grand chamber. For instance:

- Eur. Ct. H.R. (4th sect.), *Kozak v. Poland*, 2 March 2010 (Appl. No. 13102/02) (final since 2 June 2010), § 23.
- Eur. Ct. H.R. (4th sect.), *Leyla Sahin v. Turkey*, 29 June 2004 (Appl. No. 44774/98), § 65 (this judgment has been referred to the Grand chamber).
- Eur. Ct. H.R. (GC), *Leyla Sahin v. Turkey*, 10 November 2005 (Appl. No. 44774/98), § 35.

- Eur. Ct. H.R. (5th sect.), dec. (inadm.) *Tuba Atkas v. France*, 30 June 2009 (Appl. No. 43563/08).

2.2. European social Charter

References to decisions of the European Committee of Social Rights (abbreviated in: E.C.S.R.) include the name of the complaining organisation as well as of the defending state, the number of the complaint (collective complaint: C.C.), and the date of the decision. References to conclusions adopted on state reports indicate the cycle to which they relate and the articles concerned, and mentioned the date. For example:

- E.C.S.R., *Association internationale Autisme-Europe v. France*, C.C. No. 13/2002, dec. of 7 November 2003.
- E.C.S.R., Concl. XIX-4 (Greece) (articles 7-8-16-17-19) (2011), p. 7.

3. European Union Law

- Treaties of the European Union

A new numbering has been introduced since the Lisbon Treaty. References must be made as follows: TEU (Treaty on European Union), TFEU (Treaty on the Functioning of the European Union).

Example: article 30 TFEU (ex article 36 EC).

- Regulations, Directives, and Decisions

Nature of the measure (decision, directive...), number of the measure, author, date, exact title, OJ (for: *Official Journal*), serie (L for legislation, C for communications), number, page.

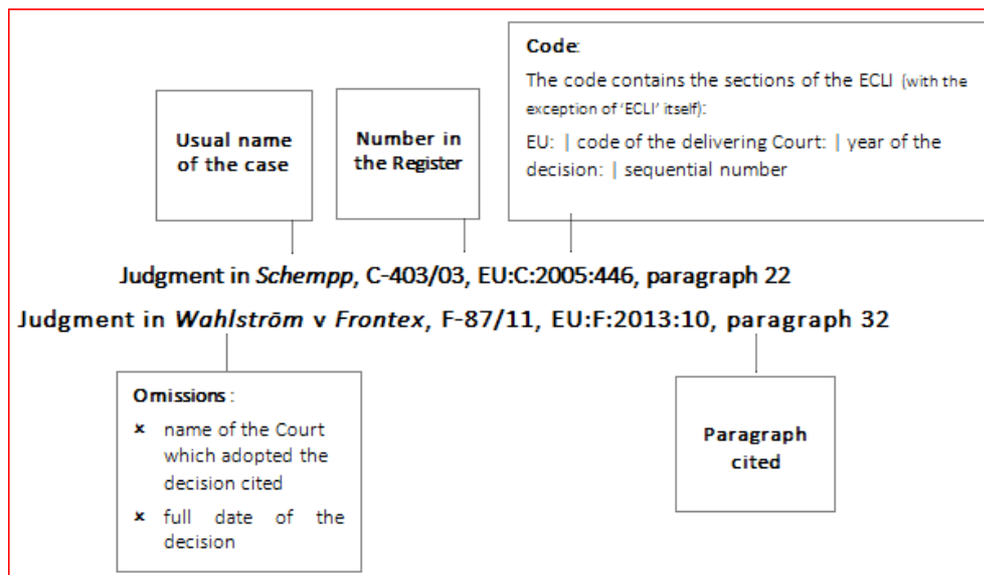
Example: Council Directive 2000/78/EC of 27 November 2000 establishing a general framework for equal treatment in employment and occupation (*O.J.* L 303, 2 December 2000, p. 16).

Regulation (EC) No 1592/2002 of the European Parliament and of the Council of 15 July 2002 on common rules in the field of civil aviation and establishing a European Aviation Safety Agency (*O.J.* L 240, 7 September 2002, p. 1).

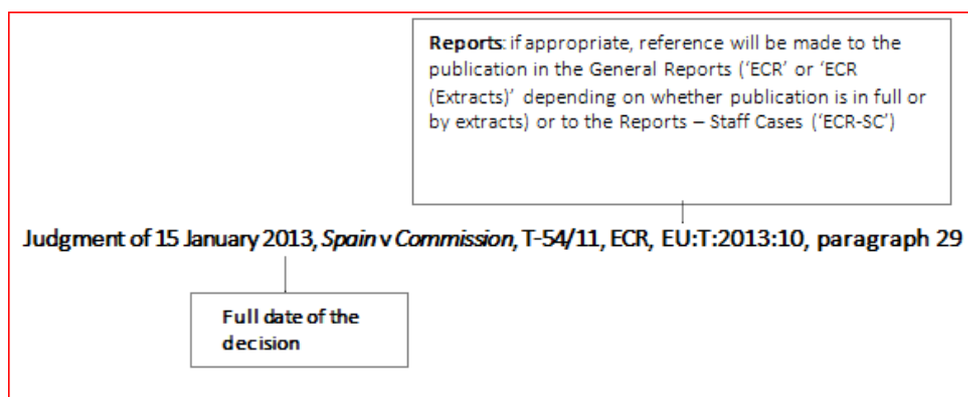
- Case law

Since 1 June 2015, the Journal follows the European Case-Law Identifier (ECLI), as explained here: http://curia.europa.eu/jcms/jcms/P_125997/

Example: decisions of the Court of Justice or of the Civil Service Tribunal:



Example: General Court



4. National Law

- Legislation

The rules concerning the citation of legislation vary from country to country. The mode of citation normally used in the country concerned should be used. Any national legislation should clarify which is the country concerned, unless this is made apparent by the context; ideally, the denomination of the legislation concerned in the original language should be provided. For example :

Law on the Entry and Residence of Foreign Nationals in Federal Territory (Gesetz über die Einreise und den Aufenthalt von Ausländern im Bundesgebiet) of 9 July 1990 (BGBl. 1990 I, p. 1354) (Germany).

- Case Law

The format of citation that is customary in the national legal system concerned should be followed. Ordinarily this would include the name of the Court (if there is a risk of confusion, spell out the name in full and specify the country to which the Court belongs), composition if relevant, date of decision, name of the parties, journal in italics, year, part or section, page.

Example: Cass. (Court of Cassation - France), 3rd ch., 12 January 1988, *Bull. civ. III*, n°7 ; Cass. (Court of Cassation - Belgium), 1st ch., 15 October 1987, *Pas.*, 1988, I, p. 175.

5. Doctrine

- Book

Name of the author in lower case letters, preceded by first name(s)'s initial(s), title in italics, collection, place of publication, publishing house, date.

Example: A. Berenboom, *Le droit d'auteur*, Bruxelles, Larcier, 1984.

- Articles or case note

Name of the author (as for a book), title of the article or note in inverted commas, name of the journal in italics (abbreviated if the journal is well-known), volume, date, first page of the text.

Example: P. Gaeta, "Is NATO Authorized or Obligated to Arrest Persons Indicted by the I.C.T.Y.?", *E.J.I.L.*, vol. 9, n°1, 1998, p. 174.

- Collective books

Examples: R. Bernhardt, "Interim Measures of Protection under the European Convention on Human Rights", in R. Bernhardt (ed.), *Interim Measures indicated by International Courts*, Berlin, Springer Verlag, 1994, p. 102.

6. Some idioms or abbreviations

<i>Cf.</i>	Compare
<i>Ibidem</i>	In the same book or in the same passage
<i>op. cit.</i>	Source previously cited (generally literature)

7. Footnotes

References to footnotes should be indicated as follows: note.¹

8. Foreign terms

Foreign terms, including the names of foreign judicial bodies, should appear in italics, without inverted commas.

ANNEX 2 - STRUCTURE OF THE TEXT

STRUCTURE OF THE TEXT

Regarding the structure of your text, we invite you to use the division below. The use of uniform structure facilitates the work of the reader.

I. ROMAN NUMERALS, CAPITAL LETTERS, BOLD

¹ (...)

A. – Letters followed by a dot and a dash; lower case letters in the title; bold

1. – Arabic numerals, lower case letters, italics bold

For example:

THE BIRTH OF THE HUMAN RIGHTS COUNCIL

I. INTRODUCTION

II. OVERVIEW

A. Council compared to Commission

B. Contexts

1. International Accountability Versus State Sovereignty

etc.