
CONTENTS

<i>Acknowledgements</i>	v
<i>List of Contributors</i>	xi

<i>Prologue: The Genesis of the EU's Return Policy</i>	1
Fabian Lutz	

<i>Introduction: Judicial Dialogue on the Return Directive – Catalyst for Changing Migration Governance?</i>	17
Galina Cornelisse and Madalina Moraru	

PART 1

STAGES OF THE EU RETURN PROCEDURE: THE ROLE OF JUDGES IN ENSURING AN EFFECTIVE IMPLEMENTATION OF THE RETURN DIRECTIVE

Edited by Madalina Moraru

1. <i>The Scope of the Return Directive: How Much Space is Left for National Procedural Law on Irregular Migration?</i>	41
Galina Cornelisse	
2. <i>Return Decisions and Domestic Judicial Practices: Is Spain Different?</i>	63
Cristina Gortázar Rotaèche	
3. <i>Voluntary Departure as a Priority: Challenges and Best Practices</i>	83
Ulrike Brandl	
4. <i>The Legal Requirements of the Entry Ban: The Role of National Courts and Dialogue with the Court of Justice of the European Union</i>	105
Aniel Pahladsingh	
5. <i>Judicial Dialogue in Action: Making Sense of the Risk of Absconding in the Return Procedure</i>	125
Madalina Moraru	
6. <i>Cypriot Courts, the Return Directive and Fundamental Rights: Challenges and Failures</i>	149
Corina Demetriou and Nicos Trimikliniotis	

PART 2

IMMIGRATION DETENTION IN THE EU: THE ROLE OF JUDGES
IN SHAPING EFFECTIVE STANDARDS OF CONTROL

Edited by Galina Cornelisse

7. *Alternatives to Immigration Detention in International and EU Law: Control Standards and Judicial Interaction in a Heterarchy*167
Evangelia (Lilian) Tsourdi
8. *Scope and Intensity of Judicial Review: Which Power for Judges within the Control of Immigration Detention?*.....191
Adam Blisa and David Kosař
9. *The Civil Judge as Administrator of Return Detention: The Case of Germany*.....213
Jonas Bornemann and Harald Dörig
10. *The Administrative Judge as a Detention Judge: The Case of Lithuania*237
Irmantas Jarukaitis and Agnė Kalinauskaitė
11. *Detention of Migrants in Belgium and the Criminal Judge: A Lewis Carroll World*.....257
Sylvie Sarolea
12. *Can the Return Directive Contribute to Protection for Rejected Asylum Seekers and Irregular Migrants in Detention? The Case of Greece*281
Angeliki Papapanagiotou-Leza and Stergios Kofinis
13. *Can a Justice of the Peace be a Good Detention Judge? The Case of Italy*.....301
Alessia Di Pascale
14. *Duality of Jurisdiction in the Control of Immigration Detention: The Case of France/Trois Hautes Juridictions Nationales pour une Directive: Une Interaction Judiciaire en Trompe l'œil*.....317
Serge Slama

PART 3

RIGHTS AND SAFEGUARDS IN THE APPLICATION
OF THE RETURN DIRECTIVE: THE ROLE OF JUDGES
IN SAFEGUARDING PROCEDURAL AND FUNDAMENTAL
RIGHTS PROTECTION

Edited by Madalina Moraru and Galina Cornelisse

15. *The Right to be Heard: The Underestimated Condition for Effective Returns and Human Rights Consideration*.....351
Valeria Ilareva

16. <i>Impact of Judicial Dialogue(s) on Development and Affirmation of the Right to Effective Legal Remedy from Articles 13 and 14 of the Return Directive</i>	369
Boštjan Zalar	
17. <i>A Lawyer's Perspective on Access to Classified Evidence in Return Cases: A View from Poland</i>	397
Jacek Białas	
18. <i>The Return of the Children</i>	415
Carolus Grüters	
19. <i>Unremovability under the Return Directive: An Empty Protection?</i>	437
Jean-Baptiste Farcy	
20. <i>The Prohibition of Collective Expulsion as an Individualisation Requirement</i>	455
Luc Leboeuf and Jean-Yves Carlier	
<i>Index</i>	475