
CONTENTS

<i>Acknowledgements</i>	v
<i>List of Figures</i>	ix
<i>List of Abbreviations</i>	xi

Introduction	1
Chapter Summary.....	1

PART I

LEGAL AND CONCEPTUAL FOUNDATIONS

1. Substantive Scene-Setting – The Prohibition of Torture and Inhuman and Degrading Treatment	5
Chapter Summary.....	5
I. The Evolving Prohibition of Torture	5
II. The ECtHR's Interpretation of Article 3 ECHR.....	7
III. Vulnerability and the Evolutive Interpretation of Article 3 ECHR....	17
IV. Interim Conclusion	21
2. Theoretical Scene-Setting – Vulnerability Theory	22
Chapter Summary.....	22
I. A Primer on Vulnerability Theory.....	22
II. The Work of Martha Albertson Fineman	25
III. Theorising Human Rights through a Vulnerability Lens	26

PART II

MAPPING THE COURT'S APPROACH TO VULNERABILITY

3. A Typology of the Court's Approach to Vulnerability under Article 3 ECHR	31
Chapter Summary.....	31
I. Overview: A Typology and Distribution of References.....	31
II. Dependency-based Vulnerability	40
III. Vulnerability Due to State Control.....	62
IV. Vulnerability Due to Victimisation	81
V. Vulnerability in the Context of Migration.....	91
VI. Vulnerability Due to Discrimination and Marginalisation	106
VII. Vulnerability, Pregnancy and Precarious Reproductive Health	112

VIII.	Vulnerability Due to the Espousal of Unpopular Views.....	115
IX.	Intersecting Vulnerabilities.....	116
X.	Underexplored Sources of Vulnerability.....	119
4.	The Growth and Impact of Vulnerability Reasoning	121
	Chapter Summary.....	121
	I. A Quantitative Analysis of Vulnerability under Article 3	121
	II. The Effects of Vulnerability under Article 3 ECHR	124
5.	Evaluation of the Court's Approach in Practice	143
	Chapter Summary.....	143
	I. Vulnerability as a Vehicle of Exclusion and Inclusion	143
	II. Reticence, Selectivity and the 'Floodgates' Problem	145
 PART III CONTEXTUALISING AND CRITIQUING THE COURT'S APPROACH		
6.	Situating Vulnerability Reasoning in a Broader Context.....	151
	Chapter Summary.....	151
	I. Vulnerability and Other Human Rights Bodies.....	151
	II. Vulnerability and the Context of Minority Rights	153
	III. Vulnerability in the Court's Non-Discrimination Jurisprudence.....	158
7.	Vulnerability Deciphered – Human Dignity, Substantive Equality and Judicial Empathy.....	161
	Chapter Summary.....	161
	I. On Human Dignity and Vulnerability	161
	II. On Vulnerability, Justice and Equality	172
	III. On the Court's 'Legitimacy' and Judicial Empathy	188
	IV. Interim Conclusion: Synthesising a Coherent Theory of Vulnerability.....	203
8.	Conclusion – A Framework for Using Vulnerability under Article 3 ECHR	204
	Chapter Summary.....	204
	I. Between Theory and Practice: Concerns about the Court's Approach	204
	II. Bringing Coherence to the Court's Vulnerability Heuristic.....	212
	III. Revolutionising the Revolution: Vulnerability Theory and its Guidance for the Court.....	225
	IV. Final Thoughts.....	229
	A Note on Methodology.....	231
	<i>Index</i>	239