



Recent Judgments of the CJEU Based on the EU
Charter of Fundamental Rights and on the
European Convention of Human Rights

URÍA
MENÉNDEZ

Daniel Sarmiento
Uría Menéndez / Universidad Complutense de Madrid
Trier, 15 October 2019

1 Novel interpretation of rights

URÍA
MENÉNDEZ

1 Novel interpretation of rights

1. Dignity
2. Freedom of religion
3. Discrimination law
4. Privacy and Data Protection
5. Effective remedies and Access to justice

2 Rights and Principles

2 Rights and Principles

1. The Distinction in Article 51 and 52 of the Charter
2. AMS and Mangold
3. Bauer
4. Impact of Bauer in social rights

3 The Essential Content of Rights

3 The Essential Content of Rights

1. Article 52 and the essential content of rights
2. Schrems
3. The practical impact on restrictions

4 Restriction of Rights and the Proportionality Test

4 Restriction of rights and the proportionality test

1. Article 52 and the proportionality test
2. Three / two step test
3. Validity / Interpretation
4. Margin of appreciation test?

5 Rights and Remedies

5 Rights and Remedies

1. Article 47 and the right to an effective remedy
2. Remedies in National Courts
3. Remedies and EU Courts
 1. Actions of annulment
 2. Infringement procedures
 3. Damages Actions

6 Extraterritoriality

6 Extraterritoriality

1. The Territorial Scope of EU Law
2. The Role of the Charter
3. Humanitarian Visas
4. Schrems
5. Google

7 Anchoring the case-law in Strasbourg and the ECHR

URÍA
MENÉNDEZ



THANK YOU!

www.uria.com

BARCELONA · BILBAO · LISBOA · MADRID · PORTO · VALENCIA · BRUXELLES · FRANKFURT · LONDON · NEW YORK · BOGOTÁ · BUENOS AIRES · LIMA · CIUDAD DE MÉXICO · SANTIAGO DE CHILE · SÃO PAULO · BEIJING