

KANZLEI RECHTSANWÄLTE
DR. IUR. MICHAEL O. HEUCHEMER



Barcelona - Universitat Internacional de Catalunya – Lecture 13 April 2012

Patronage: Prof Dr Guillermo Benlloch

Lecturer: RA Dr Michael O. Heuchemer Assistant: Mr Marius Caesar

I. Statutory sources

1. *The European Convention of Human Rights* – ECHR (herinafter: Convention)
2. *The Rules of Procedure (RoP) of the European Court of Human Rights (ECHR)*
3. *The International Covenant on Civil and Political Rights* and The General Comment
4. *The United Nations Convention against Torture (CAT)*

II. Leading cases which regard to elementary principles of Convention and of International Law and Human Rights Law

1. *Selmouni v. France*
2. *Murray II v. UK (1996)*
3. *Funke v. France, Case 82/1991/334/407*
4. *Saunders v. UK; case no. 43/1994/490/572*
5. *Heaney and Mc Guinness v. Ireland*
6. *Magee v. UK (2000)*
7. *Ocalan v. Turkey, Grand Chamber, 2005*
8. *Jalloh v. Germany, 2006*

III. Further example: The case *Gäfgen vs. Germany*, Application no. 22978/05

1. The facts of the case
2. The Court's findings; Art. 3, Art. 6 of the Convention

IV. Additional References

1. ECHR: <http://www.echr.coe.int/echr/>
2. Article: <http://www.ejiltalk.org/author/nsimonsen/> 'Is torture ever justified?': The European Court of Human Rights decision in *Gäfgen v Germany* by Natasha Simonsen