

Press country profile Fiche pays pour la presse

Last updated: July 2016

Ireland

Ratified the European Convention on Human Rights in 1953

National Judge: Síofra O'Leary

Judges' CVs are available on the ECHR Internet site

Previous Judges: Ann Power-Forde (2008-2014), John Hedigan (1998-2007), Brian Walsh (1980-1998), Philip O'Donoghue (1971-1980), Conor Alexander Maguire (1965-1971), Richard McGonigal (1959-1964)

The Court dealt with 16 applications concerning Ireland in 2015, which were declared inadmissible or struck out. It delivered no judgment.

Applications processed in	2014	2015	2016*
Applications allocated to a judicial formation	33	18	12
Communicated to the respondent Government	0	0	1
Applications decided:	52	16	8
- Declared inadmissible or struck out (Single Judge)	41	15	8
- Declared inadmissible or struck out (Committee)	4	1	0
- Declared inadmissible or struck out (Chamber)	6	0	0
- Decided by judgment	1	0	0
Interim measures:	3	3	0
- Granted	0	1	0
- Refused (including out of scope)	3	2	0

^{*} January to July 2016

For information about the Court's judicial formations and procedure, see the $\underline{\mathsf{ECHR}}$ internet site.

Applications pending before the court on 01/07/2016	
Total pending applications	
Applications pending before a judicial formation:	9
Single Judge	4
Committee (3 Judges)	
Chamber (7 Judges)	
Grand Chamber (17 Judges)	

 $[\]mbox{\ensuremath{^{*}}\xspace}$ including applications for which completed application forms have not yet been received

Ireland and ...

Its contribution to the Court's budget

For 2016 the Court's budget amounts to approximately 71 million euros. That budget is financed by contributions from the 47 member States of the Council of Europe in accordance with scales based on population and GDP; the 2016 contribution of Ireland to the Council of Europe's (EUR 326 million) budget is **EUR 3,066,252**.

The Registry

The task of the Registry is to provide legal and administrative support to the Court in the exercise of its judicial functions. It is composed of lawyers, administrative and technical staff and translators. There are currently **679** Registry staff members of whom **10** are Irish.



Noteworthy cases, judgments and decisions

Plenary

Open Door and Dublin Well Woman v. Ireland

29.10.1992

Applicant companies, who provided information about abortion facilities, complained about an injunction preventing them from assisting pregnant women to travel abroad for an abortion.

Violation of Article 10 (freedom of expression - right to receive/impart information)

Norris v. Ireland

26.10.1988

Applicant's complaint about certain homosexual practices between consenting adult men being criminal offences under Irish law

Violation of Article 8 (right to respect for private life)

Ireland v. the United Kingdom

18.01.1978

UK authorities' interrogation techniques in Northern Ireland from 1971 to 1975.

Violation of Article 3 (prohibition of torture), no violation of Articles 5 (right to liberty and security), 14 (prohibition of discrimination) and 15 (derogation in time of emergency)

Grand Chamber

O'Keeffe v. Ireland

28.01.2014

The case concerned the question of the responsibility of the State for the sexual abuse of a schoolgirl, aged nine, by a lay teacher in an Irish National School in 1973. Violation of Article 3 (prohibition of inhuman and degrading treatment) and of Article 13 (right to an effective remedy) concerning the Irish State's failure to protect Ms O'Keeffe from sexual abuse and her inability to obtain recognition at national level of that failure

No violation of Article 3 as regards the investigation into the complaints of sexual abuse at Ms O'Keeffe's school

A, B and C v. Ireland

16.12.2010

The applicants, all three of whom live in Ireland, travelled to the UK to have an abortion. Concerned their complaint about restrictions on the possibility of abortion in Ireland

No violation of Article 8 (right to private and family life) in respect of the first and the second applicants (the Court found that the existing prohibition on abortion in Ireland struck a fair balance between the right of the first and second applicants to respect of their private lives and the rights invoked on behalf of the unborn)

Violation of Article 8 in respect of the third applicant (on account of the failure to implement the existing Constitutional right to a lawful abortion in Ireland)

McFarlane v. Ireland

10.09.2010

Concerned unjustified delays in criminal proceedings brought against the applicant for offences (false imprisonment and unlawful possession of firearms) allegedly committed in 1983, of which he was acquitted in 2008. The Court found in particular that Irish law provided no effective remedy for unjustified delays in criminal proceedings.

Violation of Article 6 (right to a fair trial within a reasonable time) and 13 (right to an effective remedy)

Bosphorus Airways v. Ireland

30.06.2005

Applicant company's complaint about impoundment of its aircraft, leased from Yugoslav Airlines, under the United Nations sanctions regime against the Federal Republic of Yugoslavia (Serbia and Montenegro)

No violation of Article 1 of Protocol No. 1 (protection of property)

Chamber

Cases dealing with Article 6

Right to a fair trial

Donohoe v. Ireland

12.12.2013

The case concerned the fairness of Mr Donohoe's trial and conviction before the Special Criminal Court ('SCC') in Ireland for being a member of the IRA.

No violation of Article 6

Heaney and McGuinness v. Ireland

21.12.2000

Concerned applicants' right to remain silent and their right not to incriminate themselves following their arrest on suspicion of serious terrorist offences.

Violation of Article 6

Airey v. Ireland

09.10.1979

A landmark case which found that Article 6 contained a certain obligation to provide legal aid even in civil cases

Violation of Article 6

Violation of Article 8 (right to respect for private life)

Right to a fair trial within a reasonable time

Excessive length of criminal proceedings:

C. v. Ireland (n°24643/08)

01.03.2012

Violation of Article 6

O. v. Ireland (n°43838/07)

19.01.2012

Violation of Article 6

T.H. v. Ireland (n°37868/06)

08.12.2011

Violation of Article 6

Excessive length of civil proceedings

Superwood Holdings plc v. Ireland (n°7812/04)

08.09.2011

Violation of Article 6

Noteworthy cases, decisions delivered

Keena and Kennedy v. Ireland

Declared inadmissible on 30.09,2014

Concerns complaints by a journalist and editor of *The Irish Times* newspaper about the unfairness of the award for costs against them in proceedings – concerning their protecting their source for an article published in 2006 about alleged payments to the *Taoiseach* (Prime Minister) to influence land planning applications – which had been decided in their favour.

Article 10 (freedom of expression)

Reilly v. Ireland

Declared inadmissible on 23.09.2014

Concerns a private in the armed forces who was sexually abused by his superior officer from 1989 to 1995.

In particular, Articles 3 (prohibition of torture and inhuman and or inhuman and degrading treatment) and 13 (right to an effective remedy)

Lynch and Whelan v. Ireland

Declared inadmissible on 08.07.2014

The case concerned the complaint by two prisoners convicted of murder, who were given a mandatory life sentence, that their continuing imprisonment was in violation of Article 5 (right to liberty and security). They further argued under Article 6 (right to a fair trial) that the power of the Minister to grant temporary release meant that the executive was effectively determining the duration of their sentence, contrary to their right to be tried by an independent and impartial tribunal.

Mr Whelan's application was lodged outside the six-month time-limit and was for this reason rejected by the Court.

As concerned Mr Lynch, the Court found that his trial and detention had been in full conformity with Irish law.

Nic Gibb v. Ireland

Friendly settlement and struck out of list of cases on 23.03.2014

Concerns inquest into death of applicant's partner, who was shot by the police during an attempted robbery, and the delay in her civil action.

In particular Articles 2 (right to life) and 13 (right to an effective remedy)

Magee v. Ireland

Friendly settlement and struck out of list of cases on 20.11.2012

Concerned the death of Paul Magee who was handcuffed and placed in a police cell where he was later found dead.

Article 2 (right to life)

McDermott and Others v. Ireland

Declared inadmissible on 25.09.2012

Complaint by parents of children killed or injured in a serious fire in the Stardust Ballroom in 1981.

Article 2 (right to life)

Izevbekhai v. Ireland

Declared inadmissible 17.05.2011

Concerned a mother's complaint that, if returned to Nigeria, her daughters were at risk of Female Genital Mutiliation (She claimed an older daughter had already died from FGM).

In particular, Article 3 (prohibition of torture and or inhuman and degrading treatment)

Stapleton v. Ireland

Declared inadmissible on 4.05,2010

Concerned applicant's complaint about an European Arrest Warrant issued against him by the UK on charges of fraud allegedly committed between 1978 and 1982. He was arrested in Ireland in 2005 but then absconded. He alleged in particular that, given the delay in prosecuting him, if surrendered to the UK his trial would be unfair.

Article 6 (right to a fair trial)

X v. Ireland (no. 14079/04)

Declared inadmissible on 15.12.2009

Concerned applicant's complaint about the failure to protect him (by means of legislation or otherwise) from having his name and photograph published when he was a minor convicted of a serious criminal offence (manslaughter and reckless driving).

Article 6 § 1 (right to a fair trial) and Article 14 (prohibition of discrimination)

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