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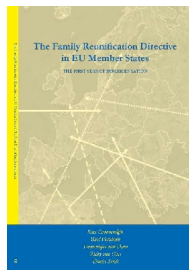
[See our vacancies on the last page](#)

Recently published

The Family Reunification Directive in EU member states

By **Kees Groenendijk, Roel Fernhout, Dominique van Dam, Ricky van Oers & Tineke Strik**

Published by Wolf Legal Publishers: <http://www.wolfpublishers.nl/>



Abstract

In 2003 the EU Council of Ministers adopted a Directive on the right to family reunification for third country nationals living in the EU. By October 2005 Member States should have transposed the Directive in their national legislation.

What is the status of implementation of the Directive after the first year?

What are the effects of the Directive in the Member States: did it make national laws more liberal or more restrictive? These are questions that are dealt with in this book.

See also:

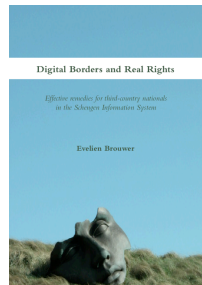
- Link on [further information and ordering](#)
- Full text of [questionnaires](#) on the implementation of the Directive

Recently published

Digital Borders and Real Rights Effective remedies for third-country nationals in the Schengen information system

By **Evelien Brouwer**, dissertation Nijmegen (NL)

Published by Martinus Nijhoff Publishers (*in print – coming soon*)



Abstract

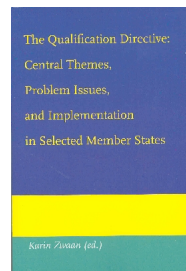
This study examines the right to effective remedies by third-country nationals reported in the Schengen Information System or SIS. Since its launch in 1995, the majority of personal data held in the SIS concerns third-country nationals to be refused entry to the Schengen territory. The use of SIS (and the second generation SIS or SIS II) entails a risk to the protection of human rights such as the right to privacy and the right to data protection, but also the freedom of movement of persons and the principle of non-discrimination. On the basis of three general principles of European law, the author develops minimum standards for effective remedies for persons registered in the SIS and concludes that these criteria are also important with regard to the use of other EU databases such as Eurodac or the Visa Information System.

Recently published

The Qualification Directive: Central Themes, Problem issues and Implementation in Selected Member States

By **Karin Zwaan** (ed.)

Published by Wolf Legal publishers: <http://www.wolfpublishers.nl/>



Abstract

On 10 October 2006, the deadline for the implementation of the directive 2004/83/EC of 29 April 2004, on minimum standards for the qualification and status of third-country nationals or stateless persons who otherwise need international protection and the content of the protection granted (Qualification Directive) expired. The lectures on which this book is based were originally given during a seminar on the Qualification Directive that took place in Nijmegen, at the Center for Migration Law, Radboud University, on Friday 6 October 2006.

In light of the very substantial level of interest, we have decided to publish a book on the results of the seminar so that people who were not able to attend may benefit from the wealth of knowledge and information which was shared.

This book offers insight in all the different aspects of the Qualification Directive.

Recently published in Dutch

Staat, markt en migrant

By **Tesseltje de Lange**, dissertation Nijmegen (NL)

Published by Boom Juridische Uitgevers, Den Haag (NL)



Abstract

Study on 60 years of labour migration (in Dutch)

See also:

- Email the [publisher](#)
- Item on [CMR](#) website



**Recently published****Ensuring and Enforcing Human Security: The Practice of International Peace Missions**

By Ulf Häußler

Published by Wolf Legal publishers: <<http://www.wolfpublishers.nl/>> a [Challenge Research Program](#) publication**Abstract**

The progressive development of international peace operations calls for continuous legal and policy review. Ulf Häußler succeeds in assessing recent changes in peace missions and their underlying legal framework. He describes the requirements for comprehensive mandates and also looks into the limits of authority, as defined in principles and rules of human rights and international humanitarian law. Stressing the responsibility of peacekeepers and their Sending States to ensure compliance with obligations established in a preceding peace settlement, this book systematically evaluates relevant military operations and decision processes. It does not shy away from critical issues, such as operational detentions, riot control and intelligence missions. As issues of international accountability are clearly getting more importance for the success of peace operations, the deliberations and findings presented in this book deserve close attention within a wider community of experts.

Vacancy	Vacancy	Vacancy	Vacancy	Vacancy	Vacancy	Vacancy
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Researcher for Faculty	'Transnational families between Dutch and Islamic Family Law' (0.8 fte)
Maximum salary	Euro 4.190,- gross/month
Vacancy number	22.18.07
Closing date	16 October 2007

Job description

The researcher will participate in the Vidi programme "Transnational Families between Dutch and Islamic Family Law", financed by NWO. You will study the manner in which Dutch-Moroccan and Dutch-Egyptian families are confronted with different family law systems, how they respond to them and the meaning they attach to them in their daily lives. An important part of the research consists of interviewing family members. The programme consists of three projects: parents and children, transnational divorce, and international parental abduction. The researcher will be involved in the latter project and will be based at the Centre for Migration Law and Institute for Sociology of Law.

Requirements

You have completed your PhD in law, anthropology, Arabic studies or sociology. Experience in empirical research in Morocco or Egypt and knowledge of the relevant languages (Arabic, English or French) are required. Knowledge of the Dutch language is a preference.

Organization

The research programme will be carried out at the Centre for Migration Law and Institute for Sociology of Law, which both have interdisciplinary teams of legal scholars, anthropologists and sociologists with extensive experience in migration law, international comparative and socio-legal research.

Website: www.ru.nl/law/cmr

Conditions of employment

Maximum employment:	0.8 fte
Maximum salary per month	Euro 4.190,- based on fulltime employment and based on experience
Salary scale	11
Duration of contract	5 years

Additional conditions of employment

The total duration of the research program is five years. The duration of the contract is one year, with a possible extension to five years.

The full research proposal can be obtained from: Ms. H. van de Put, phone: +31-24-3612087 - email: h.vandeput@jur.ru.nl

Additional information

Dr. B. de Hart, Assistant Professor
Phone: +31-24-3612940 E-mail: B.deHart@jur.ru.nl

Application

You can apply for the job (mention the vacancynumber 22.18.07) before 16-10-2007 by sending your application to:

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E-mail vacatures@dpo.ru.nl
Phone 024-3611173