



REVOCATION OF CITIZENSHIP IN THE CONTEXT OF THE FIGHT AGAINST INTERNATIONAL TERRORISM

The article, moving from the UN Security Council Resolution n. 2178 of 24 September 2014, by which the Contracting States are obliged to adopt measures in order to face the so called phenomenon of foreign fighters, analyses how those obligations may constitute an implicit and contradictory way of authorising the adoption of measures in conflict with the fundamental rights of persons involved. In particular, it emerges that the position of the UN Security Council has been exploited by Contracting States to adopt, at national level, some measures aimed at reaffirming their exclusive competence in the field of citizenship, an area where national competence seemed to be somehow eroded in recent years. The author concludes wishing that the protection of fundamental rights involved will be reaffirmed through the precious contribution of supranational judicial institutions.