Realization of the right to freedom of movement within the Russian Federation

Supervisor: Hildegard Schneider

2nd Semester University: Maastricht

Student: Nelli Begitova

Academic Year: 2010-2011
ACKNOWLEDGEMENTS

First, and foremost, I want to thank the university, my incredible supervisor Professor Hildegard Schneider, who aided me in the writing of this thesis with her openness and honesty in communication, interest and good humor.

I want to thank my astonishing mentors Professors Aslan Abashidze, Valentina Kuzmina and Margarita Geraud who helped me with priceless advices, patience and pushed me for which I am even more grateful.

On a private note, I want to thank very special people in my world. My parents, who always supported me and gone through thorns and lengths to provide me, with the best education possible. It is a deep pain that my Mother is no longer among us to witness the fruit of our dreams and efforts. I feel her inspiration every single day; this thesis is dedicated to her. I want to thank my father who is the best navigator in life. He has always guided me in the right direction and has not allowed to go astray. He is letting me be myself and is helping me to take next step. I want to thank my soul mate for being there in time of frustration and motivation with unbelievable devotion and support.

I want to thank Katya, my nice cousin for endless hours of patience.

I want to thank all my wonderful friends for listening.

Maastricht, 12 July 2011
Peace, progress, human rights - these three goals are insolubly linked to one another: it is impossible to achieve one of these goals if the other two are ignored

---

ABSTRACT

Relations between the individual and the state were and remain one of the most important during whole history of Russia. The right to freedom of movement is integral element of the legal status of person in temporary democratic state. Moreover it could fairly be determined as the cornerstone of the concept of human rights. However the activity of the state often requires the restrictions of the right to freedom of movement. For striking this difficult balance, inter alia, respect the said right while maintenance certain means to safeguard the State interest, the certain formula has been developed in the 1966 International Covenant on Civil and Political Rights.

This study investigates the perceptions of international standards in the national legislation at an angle of features of the Russian state and society. It identifies de jure protection and de facto realisation of the right to freedom of movement. The focus on the research concerns the role of international community in the process of improvement Russian legislation in this field, and the effectiveness of international and domestic enforcement mechanisms.

Having examined above-mentioned provisions the study concludes that there is an infringement of right to freedom of movement. At the same time the research determines betterments in this issue due to adoption of new legislation in Russia.
TABLE OF CONTENTS

LIST OF TABLES AND FIGURES 7

LIST OF ABBREVIATIONS 8

CHAPTER 1 10
INTRODUCTION

CHAPTER 2 14
THE CONTENT OF THE RIGHT TO FREEDOM OF MOVEMENT

CHAPTER 3 18
HISTORY OF FORMATION OF THE RIGHT TO FREEDOM OF MOVEMENT IN RUSSIA
3.1 Pre-revolution stage (till 1917) 18
3.2 Soviet stage (1917-1991) 29

CHAPTER 4: THE RIGHT TO FREEDOM OF MOVEMENT IN THE RUSSIAN FEDERATION: TOWARDS A DEMOCRATIC, JURAL, SOCIAL STATE (1991-PRESENT TIME) 40
4.1 The realisation of the right to freedom of movement as the mechanical movement within Russia from one geographical point to another 43
4.2 The realisation of the right to freedom of movement and choice of residence by citizens of the Russian Federation 44
4.3 The realisation of the right to freedom of movement and choice of residence by forced migrants 52
4.4 The realisation of the right to freedom of movement and choice of residence by IDPs 55
4.5 The realisation of the right to freedom of movement and choice of residence by refugees 64
4.6 The realisation of the right to freedom of movement and choice of residence by foreigners and stateless persons (aliens)

CHAPTER 5: THE RIGHT TO FREEDOM OF MOVEMENT WITHIN RUSSIA IN THE CONTEXT OF INTERNATIONAL AND REGIONAL OBLIGATIONS OF RUSSIA AND THE ROLE OF INTERNATIONAL COMMUNITY IN THIS MATTER
5.1 Case-law of European Court of Human Rights
5.2 Recommendations of regional IGOs to Russia in relation to restriction of the right to freedom of movement

CONCLUSION

BIBLIOGRAPHY

ANNEXES
2011

Realization of the right to freedom of movement within the Russian Federation

Begitova, Nelli

https://doi.org/20.500.11825/857

Downloaded from Open Knowledge Repository, Global Campus’ institutional repository