Contents

Abbreviations IX

Introduction 1

- 1 Subject Matter, Objectives 1
- 2 Historical and Political Background 4
- 3 The ECHR System/Mechanism of Protection of Human Rights 13
- 4 Involving the ECHR in the Internal Displacement of Greek Cypriots 18
- 5 Overview of the Chapters 24

1 The Right to Property under Article 1 of Protocol No. 1 26

- 1 Introductory Remarks 26
- 2 The Right to Property in the Court's Jurisprudence 29
 - 2.1 Structure of Article 1 of Protocol No. 1 29
- 3 "Possessions" 33
- 4 "Legitimate Expectations" 35
- 5 Transitional Caselaw 38
 - 5.1 Claims for Restitution That Fail to Satisfy Statutory Requirements Do Not Constitute "Legitimate Expectations" 38
 - 5.2 Hope of Survival of "Old" Property Rights 43
- 6 Interference with the Right to Property 48
 - 6.1 The Second and First Rule: Deprivation or Interference with the Substance of the Right? 49
- 7 Lawfulness 56
- 8 Legitimate Aim 61
- 9 Proportionality Fair Balance 63
- 10 Margin of Appreciation Article 1 of Protocol No. 1 66
- 11 Transitional Caselaw 72
 - 11.1 Restitution in a Transitional Context 74
- 12 Execution of the ECtHR's Judgments 79
 - 12.1 Remedies for Violations of Article 1 of Protocol No. 1 under the Court's Case Law 82
- 2 The Right to Home under Article 8 100
 - 1 Scope of Article 8 100
 - 2 Positive Obligations 102
 - 3 Compliance with Article 8.2 103

- 3.1 Lawfulness 104
- 3.2 Legitimate Aim 106
- 3.3 Necessary in a Democratic Society and the Margin of Appreciation 107
- 4 Protection of the Right to Respect for Home 110
 - 4.1 Notion of Home in the Context of Displacement an Autonomous Concept 110
 - 4.2 Meaning of Home 111
- 5 Right to Respect for Home and Right to Property Interrelated Yet Distinct 119
- 6 Margin of Appreciation: The Right to Respect for Home and the Right to the Peaceful Enjoyment of Property, a Comparative Analysis 122
 - 6.1 Connors v. the United Kingdom Proportionality Requirements for Intimate Rights 123
 - 6.2 Ivanova and Cherkezov v. Bulgaria 126
- 7 Remedies for Violations Article 8 130

3 Turkish Objections to Admissibility of the Cyprus Cases 135

- 1 The Government of Cyprus Turns to Strasbourg for Justice 135
- 2 Individual Applications by Greek Cypriot IDPs 136
- 3 Objections Ratione Loci 140
 - 3.1 Extraterritorial Application of the ECHR 142
 - 3.2 Turkey's Effective Control over Northern Cyprus 144
- 4 Objections Ratione Temporis 156
 - 4.1 The ECtHR's Temporal Jurisdiction Continuing Situation 156
 - 4.2 The 6-Month Rule Continuing Situation- Effects of the Passage of Time 159
 - 4.3 The Court's Temporal Jurisdiction in the Cyprus Cases Alleging Continuing Violations of Rights to Home and Property 162
- 5 Exhaustion of Domestic Remedies 171
 - 5.1 General Principles of Exhaustion of Domestic Remedies 172
 - 5.2 Inapplicability of the Rule of Exhaustion: Legal and Political Context, Special Circumstances, Administrative Practice 175
 - 5.3 Application of the Rule of Exhaustion of Domestic Remedies in the Cyprus Cases 179

4 The Violations of the Right to Property and Home of Greek Cypriot IDPS 206

- 1 Introductory Remarks 206
- 2 Violations of Article 1 of Protocol No. 1 to the ECHR 207

- 3 Violations of Article 8 209
- 4 Application of the Pilot-Judgment Procedure in the Context of Displacement 212
 - 4.1 Pilot Judgment Procedure 212
 - 4.2 The Case of Xenides-Aresti: The Application of the Pilot-Judgment Procedure to the Post-Loizidou Cases 217
- 5 Protection of IDPS Rights to Property and Home under CoE Standards and the ECHR 224
 - 1 Who Are the Internally Displaced? 224
 - 2 UN Guiding Principles on Internal Displacement and the Pinheiro Principles 226
 - 2.1 IDPS Peaceful Enjoyment of Possessions and the Right to Return under the UN and Pinheiro Principles 228
 - 3 CoE General Standards on Internal Displacement 230
 - 3.1 Recommendation CM/Rec (2006)6 231
 - 3.2 PACE Resolution 1708(2010) 231
 - 3.3 PACE Recommendation 1901(2010) 232
 - 3.4 Poulsen Report 232
 - 3.5 Restitution and Compensation 234
 - 3.6 The Right of IDPs to Return to Their Homes 238
 - 4 ECHR Jurisprudence on Internal Displacement 240
- 6 IPC: A Remedy for the Violation of the Rights to Respect for Home and Enjoyment of Property of the Cyprus IDPs? (The *Demopoulos* Inadmissibility Decision) 243
 - 1 Introductory Remarks 243
 - 2 The Court's Context mise en scène 244
 - 3 The Application of the Principle of Exhaustion of Domestic Remedies 247
 - 4 IPC: The Article 1 of Protocol No. 1 Violation, the Law, the Remedy 252
 - 4.1 Introductory Remarks 252
 - 4.2 Legal Ownership: A Changing Concept 253
 - 4.3 ... and a Change in the Violation 255
 - 4.4 Ownership Legal Title and the Passage of Time 257
 - 4.5 Remedies under the IPC Law 261
 - 4.6 Restitution and the Passage of Time 263
 - 5 Concluding Remarks 265

- 5.1 "No Problem therefore Arises as Regards the Impugned Discretionary Nature of the Restitutionary Power under Law no. 67/2005" 265
- 5.2 The Right of the Cyprus IDPs to Respect for Home in the Shadow of Demopoulos 267
- 7 Concluding Remarks 278

•

List of Cases 285 Bibliography 298 Index 314