

CORRIGENDUM

The Role of the EU Charter of Fundamental Rights in Climate Litigation – CORRIGENDUM

Josephine ven Zeben

<https://doi.org/10.1017/glj.2021.78>, Published by Cambridge University Press, 19 January 2022

Keywords: Climate litigation; Human Rights; European Convention on Human Rights; EU Charter of Fundamental Rights; Judicial Dialogue

In Table 1 (p. 1507), the case “Friends of the Earth Germany, Association of Solar Supporters, and Others v. Germany November 22, 2018” is listed as “pending”.

On March 24, 2021, the case was dismissed as inadmissible by the German Federal Constitutional Court (case number 1 BvR 2656/18).

The author would like to thank Matti Gurreck for noting this error.

Reference

Van Zeben, J. (2021). The Role of the EU Charter of Fundamental Rights in Climate Litigation. *German Law Journal*, 22(8), 1499–1510. <https://doi.org/10.1017/glj.2021.78>

Cite this article: ven Zeben J (2022). The Role of the EU Charter of Fundamental Rights in Climate Litigation – CORRIGENDUM. *German Law Journal* 23, 687. <https://doi.org/10.1017/glj.2022.10>

© The Author(s) 2022. Published by Cambridge University Press on behalf of the *German Law Journal*. This is an Open Access article, distributed under the terms of the Creative Commons Attribution licence (<https://creativecommons.org/licenses/by/4.0/>), which permits unrestricted re-use, distribution, and reproduction in any medium, provided the original work is properly cited.