

# MIGRATION LAW IN SERBIA

SECOND EDITION

VLADIMIR GREČIĆ  
VATROSLAV VEKARIĆ &  
DRAGOLJUB TODIĆ



Wolters Kluwer

# **Migration Law in Serbia**

**Second Edition**

**Vladimir Grečić  
Vatroslav Vekarić  
&  
Dragoljub Todić**

This book was originally published as a monograph in the International  
Encyclopaedia of Laws/Migration Law.

General Editors: Roger Blanpain, Frank Hendrickx  
Volume Editor: Dirk Vanheule



**Wolters Kluwer**

*Published by:*

Kluwer Law International B.V.  
PO Box 316  
2400 AH Alphen aan den Rijn  
The Netherlands  
Website: [www.wklawbusiness.com](http://www.wklawbusiness.com)

*Sold and distributed in North, Central and South America by:*

Wolters Kluwer Legal & Regulatory U.S.  
7201 McKinney Circle  
Frederick, MD 21704  
United States of America  
Email: [customer.service@wolterskluwer.com](mailto:customer.service@wolterskluwer.com)

*Sold and distributed in all other countries by:*

Turpin Distribution Services Ltd.  
Stratton Business Park  
Pegasus Drive, Biggleswade  
Bedfordshire SG18 8TQ  
United Kingdom  
Email: [kluwerlaw@turpin-distribution.com](mailto:kluwerlaw@turpin-distribution.com)

**DISCLAIMER:** The material in this volume is in the nature of general comment only. It is not offered as advice on any particular matter and should not be taken as such. The editor and the contributing authors expressly disclaim all liability to any person with regard to anything done or omitted to be done, and with respect to the consequences of anything done or omitted to be done wholly or partly in reliance upon the whole or any part of the contents of this volume. No reader should act or refrain from acting on the basis of any matter contained in this volume without first obtaining professional advice regarding the particular facts and circumstances at issue. Any and all opinions expressed herein are those of the particular author and are not necessarily those of the editor or publisher of this volume.

*Printed on acid-free paper*

ISBN 978-90-411-8267-8

e-Book: ISBN 978-90-411-8296-8  
web-PDF: ISBN 978-90-411-8312-5

This title is available on [www.kluwerlawonline.com](http://www.kluwerlawonline.com)

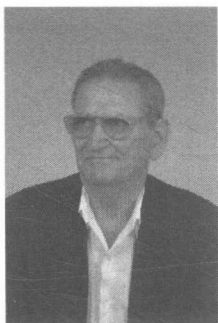
© 2016, Kluwer Law International BV, The Netherlands

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without the prior written permission of the publisher.

Permission to use this content must be obtained from the copyright owner. Please apply to: Permissions Department, Wolters Kluwer Legal & Regulatory U.S., 76 Ninth Avenue, 7th Floor, New York, NY 10011-5201, USA. Website: [www.wklawbusiness.com](http://www.wklawbusiness.com)

Printed and Bound by CPI Group (UK) Ltd, Croydon, CR0 4YY.

## The Authors



Prof. Vladimir Grečić, Ph.D. was born in Laznica (Serbia) in 1938. He received his Ph.D. in the field of international migration from the University of Belgrade in 1972. He had been working at the Institute of International Politics and Economics in Belgrade since 1968, as a researcher and as Assistant Director (1984–1988), and Deputy Director of the Institute (1990–1997 and 2001–2006). From 1992 to 2003, he taught Economics of Labour at the School of Economics, University of Belgrade; he was also teaching at other universities in the country and abroad. His field of interest included labour economics and labour relations, international economic relations and international law. He has published

over 180 papers, studies, chapters and books in the country and abroad. He is a member of the Academy of Economic Sciences in Serbia since 2009. During his career, he was doing research abroad at several institutions in historical and other material in the field of research: in the United States (1978, 1980 in 1991, and the user Fulbright Scholarship, 1985–1986), the Russian Federation, Poland, Hungary, the Netherlands, Mexico, Great Britain, Switzerland and Australia. He also attended over hundred scientific conferences at home and over eighty abroad.



Prof. Vatroslav Vekarić, Ph.D. born 4 March 1944 in Dubrovnik (Croatia); until retirement he was Director of the Institute of International Politics and Economics, the leading Serbian research institute in the field of international law and international relations (2000–2005). He graduated from the School of Law, Belgrade University (1967), where he also obtained his master's (1973) and doctoral (1979) degrees in law. He is author of numerous books and articles in the field of international law and international relations covering various issues of international private law, international public law and human rights. Although his professional work mainly focused on research, he was also

visiting lecturer in International Law and International Relations at many universities in Serbia and abroad. His professional engagements include, among

## The Authors

others, membership in the National Bar Examination Board of Ministry of Justice – examiner in International Private Law (2008–2012), membership in the National Foreign Policy Council of the Ministry of Foreign Affairs (2008–2012), lecturing at the Diplomatic Academy of the Serbian Ministry of Foreign Affairs, managing projects and writing legal studies for UNDP, membership in the International Law Association, attending diplomatic and scientific conferences, etc.



Prof. Dragoljub Todić, Ph.D. was born in 1958 in Lopare (Bosnia and Herzegovina). He received his Doctorate and Master's Degree at the Faculty of Law of Belgrade University and the Diploma of the School of Political Sciences from Belgrade University. Currently he is employed at the Institute of International Politics and Economics, Belgrade. He was professor at the Faculty of Public Administration and Management, and Faculty of International Economics in Belgrade (2001–2012). Before that, he was engaged in the former federal state administration and was working on competent for environmental issues. His fields of interest include Environmental Law and Policy, EU Environmental

Policy and Law, EU Integration, Sustainable Development, International Law, Human Rights, and Migration Law. He is a member of the Serbian International Law Association, the Serbian Association of Lawyers and several non-governmental organizations active in the environmental and European integration fields. Authored and co-authored of twelve books, two guidance publications, two dictionaries, one collection of laws and more than hundred articles and other shorter works. He has participated in a number of conferences in Serbia and abroad and in several domestic and international projects.

# Table of Contents

The Authors	3
List of Abbreviations	13
Preface	15
General Introduction	17
§1. IMMIGRATION HISTORY AND STATISTICAL INFORMATION	17
§2. OVERVIEW OF NATIONAL LEGAL INSTRUMENTS	26
I. Historical Overview	26
II. Current Applicable Legislation	29
III. Administrative and Judicial Authorities	37
§3. OVERVIEW OF INTERNATIONAL LEGAL INSTRUMENTS	40
I. United Nations/League of Nations	40
II. Council of Europe	42
III. International Labour Organization (ILO)	43
IV. Hague Conference on Private International Law	44
V. European Union	44
Part I. Border Control and Entrance	47
Chapter 1. Organization of Border Control	47
§1. GENERAL FRAMEWORK	47
§2. ORGANIZATION	48
Chapter 2. Right to Enter the Country	50
§1. CONDITIONS FOR THE RIGHT TO ENTER	50
§2. ADMINISTRATIVE PROCEDURES AND DOCUMENTS	51

## Table of Contents

§3. VISA REGIME OF SERBIA	54
§4. BOUNDARY/BORDER REGIME BETWEEN SERBIA AND KOSOVO AND RELATED ISSUES	58
Chapter 3. Refusal of Entry	62
§1. REASONS FOR REFUSAL OF ENTRY	62
§2. TEMPORARY REFUSAL OF EXIT FROM SERBIA	64
Part II. Right of Residence	67
Chapter 1. General Provisions	67
Chapter 2. Short Stay	69
§1. CONDITIONS FOR SHORT STAY	69
§2. ADMINISTRATIVE PROCEDURE AND DOCUMENTS	69
§3. LEGAL POSITION OF SHORT STAY RESIDENT	71
§4. POSITION OF FAMILY MEMBERS	72
Chapter 3. Temporary Residence	73
§1. CONDITIONS FOR TEMPORARY RESIDENCE	73
I. General Conditions	73
II. Specific Conditions	75
§2. ADMINISTRATIVE PROCEDURE AND DOCUMENTS	76
§3. LEGAL POSITION OF RESIDENTS	79
§4. POSITION OF FAMILY MEMBERS	81
Chapter 4. Permanent Residence	83
§1. CONDITIONS FOR LONG TERM RESIDENCE	83
§2. ADMINISTRATIVE PROCEDURES AND DOCUMENTS	85
§3. LEGAL STATUS OF PERMANENT RESIDENTS	86

## Table of Contents

§4. POSITION OF FAMILY MEMBERS	89
Part III. Right of Residence for Special Categories of Persons	93
Chapter 1. Nationals with Preferential Treatment	93
§1. RETURNEES UNDER READMISSION AGREEMENTS	93
I. Serbia: European Union Readmission Agreement	93
II. Procedure	94
III. Humanitarian Aspect	96
§2. INTERNALLY DISPLACED PERSONS	98
I. Definition and Legal Status	98
II. IDPs in Serbia	99
§3. SERBIAN DIASPORA	101
Chapter 2. Students and Researchers	103
Chapter 3. Labour and Economic Migration	106
§1. LABOUR EMPLOYMENT	106
§2. SEASONAL AND TEMPORARY WORKERS	106
§3. INDEPENDENT ECONOMIC ACTIVITIES	107
§4. INVESTMENT ACTIVITIES	108
Chapter 4. Humanitarian Status	109
§1. HUMANITARIAN OR COMPASSIONATE GROUNDS	109
§2. NON-ACCOMPANIED OR SEPARATED MINORS	110
§3. VICTIMS OF HUMAN TRAFFICKING	111
§4. OTHERS	115
Chapter 5. Asylum	116
§1. GENERAL FRAMEWORK	116
§2. CONDITIONS	117
I. Refugee Status	117



## Table of Contents

A. Asylum Application	119
B. Unfounded Asylum Applications	120
C. Denying the Right to Asylum	120
D. Rejection of Asylum Applications	121
E. Implementation of Concepts of 'Safe Third-Country' and 'Safe Country of Origin'	121
II. Subsidiary Protection Status	124
III. Temporary Protection Status	124
§3. PROCEDURES	126
I. Asylum Procedure	126
A. Competent Authorities	126
B. Asylum Centres	126
C. Procedural Principles	127
D. Phases in Asylum Procedure	129
E. Suspension of the Procedure and <i>Restitutio in Integrum</i>	130
II. Review of the Decision Rejecting the Application for Asylum	131
III. Unaccompanied Minor Asylum Claimants	132
IV. Safe Country of Origin and Safe Third Country	132
§4. LEGAL POSITION	133
I. A Person with Recognized Refugee Status	133
II. Asylum Seeker Status	134
§5. POSITION OF FAMILY MEMBERS	136
Chapter 6. Others	138
§1. REFUGEES FROM THE REPUBLICS OF SFR YUGOSLAVIA (REFUGEES UNDER THE 1992 REFUGE ACT)	138
Part IV. Loss of Right of Residence	143
Chapter 1. Conditions under Which the Right of Residence Might Be Lost	143
§1. GENERAL FRAMEWORK	143
§2. LOSS OF RIGHT TO SHORT STAY	144
§3. LOSS OF RIGHT TO TEMPORARY RESIDENCE	144
§4. LOSS OF RIGHT TO PERMANENT RESIDENCE	145
§5. THE CESSATION OF THE REFUGEE STATUS	146

## Table of Contents

§6. THE CESSATION OF SUBSIDIARY PROTECTION	148
§7. THE CESSATION OF TEMPORARY PROTECTION	148
Chapter 2. Legal and Administrative Procedures	150
Part V. Sanctions	153
§1. GENERAL REMARKS	153
Chapter 1. Sanctions Related to the Violation of Entry and/or Cross-Border Regime	155
§1. ADMINISTRATIVE SANCTIONS	155
§2. PENAL SANCTIONS	155
I. Sanctions against Natural Persons	155
II. Sanctions against Legal Entities	158
§3. DETENTION	161
I. Reasons and Time Limits	161
II. Accommodation in the Immigration Detention Centre	161
III. Travel Restriction Order	162
IV. Detention of Minors	163
§4. EXPULSION AND REMOVAL	163
I. Reasons and Time Limits	164
II. Forced Removal	164
III. Expulsion of Asylum Seekers	165
IV. International Legislation	166
Chapter 2. Sanctions against Persons Helping Illegal Immigrants or Residents	167
§1. HUMAN SMUGGLING	167
§2. HUMAN TRAFFICKING	167
Part VI. Legal Remedies and Procedural Safeguards	169
Chapter 1. Legal Remedies in Case of Refusal of Right to Enter, Stay or Reside	169
§1. ADMINISTRATIVE LEGAL FRAMEWORK	169

**Table of Contents**

§2. REFUSAL OF THE RIGHT TO ENTER 171

§3. REFUSAL OF APPLICATION FOR PERMANENT RESIDENCE 173

§4. REFUSAL OF APPLICATION FOR TEMPORARY RESIDENCE 173

§5. REFUSAL OF APPLICATION FOR ASYLUM 173

§6. RECOGNITION AND LOSS OF REFUGEE STATUS UNDER 1992 REFUGEES ACT 174

§7. REFUSAL OF THE APPLICATION FOR PERMIT FOR MOVEMENT AND STOPPING IN THE ZONE OF A BORDER CROSSING POINT 175

§8. WORKING PERMITS REGULATIONS 175

Chapter 2. Legal Remedies in Case of Expulsion and Detention 176

§1. TIME LIMIT FOR LEAVING SERBIA 176

§2. ORDERING THE STAY IN THE IMMIGRATION DETENTION CENTRE 176

§3. TRAVEL RESTRICTION ORDER 176

Chapter 3. Procedural Safeguards 177

§1. PRINCIPLES AND REGULATIONS 177

    I. General Administrative Procedure Act 177

        A. Principles of Procedure 177

        B. Use of Language and Alphabet in the Procedure 178

        C. Exemption from Payment of Costs of the Procedure 178

    II. Asylum Act 179

    III. Misdemeanour Act 179

Part VII. Access to the Labour Market 181

Chapter 1. Overview of Applicable Legislation 181

Chapter 2. Conditions for Entitlement to Work in the Country as an Employed Person 184

§1. GENERAL CONDITIONS 184

§2. ALIENS EMPLOYMENT REGIME UNDER 1978 CONDITIONS FOR FOREIGN CITIZENS EMPLOYMENT ACT 184

## Table of Contents

§3. ALIENS EMPLOYMENT REGIME UNDER THE 2014 ALIENS EMPLOYMENT ACT	186
I. Basic Concept and Implementation Limits	186
II. Free Access to the Labour Market for Nationals of Member States of the European Union	188
III. Conditions of Aliens Employment	189
IV. Work Permit Types	189
V. Personal Work Permit	189
A. Definition and Conditions	189
B. Personal Work Permit for Family Reunification	190
VI. Work Permit	191
A. Subtypes	191
B. Work Permit for Employment	191
C. Work Permit for the Special Cases of Employment	192
1. Seasonal Work	192
2. Vocational Training of Aliens	192
3. Employees Sent to Carry Out Working Tasks in Serbia	193
4. Workers' Movement within a Company	193
5. 'Independent Professional'	194
6. Foreign Pupils and Students	194
7. Daily Work of Aliens-Migrants	194
D. Work Permit for Self-employment	194
§4. ACCESS TO THE LABOUR MARKET LIMITATIONS	195
I. Limitations Introduced by Particular Laws	195
II. The Quota System	197
§5. ADMINISTRATIVE RULES AND PROCEDURES	199
I. Basic Procedure Rules	199
II. Extension of Work Permits	200
III. Cessation of Validity of Work Permit	200
IV. Cancellation of Work Permits	201
V. Records	201
§6. CONDITIONS FOR SPECIAL CATEGORIES OF WORKERS	201
Chapter 3. Sanctions against Illegal Participation in the Labour Market	203
§1. GENERAL REMARKS	203
§2. SANCTIONS AGAINST EMPLOYERS	203
§3. SANCTIONS AGAINST WORKERS	205
Chapter 4. Legal Remedies and Procedural Safeguards	207

## Table of Contents

Part VIII. Access to Self-employed Activities	209
Chapter 1. Overview of Applicable Legislation	209
Chapter 2. Condition for Entitlement to Work in the Country as Self-employed	211
§1. GENERAL CONDITIONS	211
§2. ADMINISTRATIVE RULES AND PROCEDURES	211
Chapter 3. Sanctions against Illegal Exercise of Self-employment	213
Chapter 4. Legal Remedies and Procedural Safeguards	214
Selected Bibliography	215
Index	223

# **Migration Law in Serbia**

**Second Edition**

**Vladimir Grečić  
Vatroslav Vekarić  
&  
Dragoljub Todić**

This book was originally published as a monograph in the International  
Encyclopaedia of Laws/Migration Law.

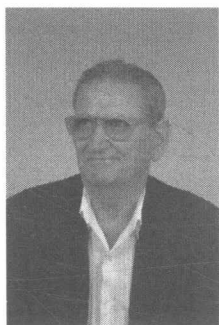
General Editors: Roger Blanpain, Frank Hendrickx  
Volume Editor: Dirk Vanheule



**Wolters Kluwer**



## The Authors



Prof. Vladimir Grečić, Ph.D. was born in Laznica (Serbia) in 1938. He received his Ph.D. in the field of international migration from the University of Belgrade in 1972. He had been working at the Institute of International Politics and Economics in Belgrade since 1968, as a researcher and as Assistant Director (1984–1988), and Deputy Director of the Institute (1990–1997 and 2001–2006). From 1992 to 2003, he taught Economics of Labour at the School of Economics, University of Belgrade; he was also teaching at other universities in the country and abroad. His field of interest included labour economics and labour relations, international economic relations and international law. He has published

over 180 papers, studies, chapters and books in the country and abroad. He is a member of the Academy of Economic Sciences in Serbia since 2009. During his career, he was doing research abroad at several institutions in historical and other material in the field of research: in the United States (1978, 1980 in 1991, and the user Fulbright Scholarship, 1985–1986), the Russian Federation, Poland, Hungary, the Netherlands, Mexico, Great Britain, Switzerland and Australia. He also attended over hundred scientific conferences at home and over eighty abroad.



Prof. Vatroslav Vekarić, Ph.D. born 4 March 1944 in Dubrovnik (Croatia); until retirement he was Director of the Institute of International Politics and Economics, the leading Serbian research institute in the field of international law and international relations (2000–2005). He graduated from the School of Law, Belgrade University (1967), where he also obtained his master's (1973) and doctoral (1979) degrees in law. He is author of numerous books and articles in the field of international law and international relations covering various issues of international private law, international public law and human rights. Although his professional work mainly focused on research, he was also

visiting lecturer in International Law and International Relations at many universities in Serbia and abroad. His professional engagements include, among



## The Authors

others, membership in the National Bar Examination Board of Ministry of Justice – examiner in International Private Law (2008–2012), membership in the National Foreign Policy Council of the Ministry of Foreign Affairs (2008–2012), lecturing at the Diplomatic Academy of the Serbian Ministry of Foreign Affairs, managing projects and writing legal studies for UNDP, membership in the International Law Association, attending diplomatic and scientific conferences, etc.



Prof. Dragoljub Todić, Ph.D. was born in 1958 in Lopare (Bosnia and Herzegovina). He received his Doctorate and Master's Degree at the Faculty of Law of Belgrade University and the Diploma of the School of Political Sciences from Belgrade University. Currently he is employed at the Institute of International Politics and Economics, Belgrade. He was professor at the Faculty of Public Administration and Management, and Faculty of International Economics in Belgrade (2001–2012). Before that, he was engaged in the former federal state administration and was working on competent for environmental issues. His fields of interest include Environmental Law and Policy, EU Environmental

Policy and Law, EU Integration, Sustainable Development, International Law, Human Rights, and Migration Law. He is a member of the Serbian International Law Association, the Serbian Association of Lawyers and several non-governmental organizations active in the environmental and European integration fields. Authored and co-authored of twelve books, two guidance publications, two dictionaries, one collection of laws and more than hundred articles and other shorter works. He has participated in a number of conferences in Serbia and abroad and in several domestic and international projects.