

## Case Law: humanitarian protection in Spain zzzzzz

The Supreme Court reaffirmed its interpretational doctrine considering that a temporary authorisation to reside based on humanitarian grounds is a third level of protection within the international protection framework governed by Spanish Asylum Law and highlighted that a situation of vulnerability demands the ex officio consideration of such protection.

### **Source(s)**

- General Council of the Judiciary | Consejo General del Poder Judicial (28 January, 2025), [Applicants v Administracion del Estado (representada por la Abogacia del Estado), No 361/2025, ECLI:ES:TS:2025:361, 28 January 2025. Link redirects to the English summary in the EUAA Case Law Database.],  
<https://caselaw.euaa.europa.eu/pages/viewcaselaw.aspx?CaseLawID=4863>

### **Date of development**

28.01.2025

### **Country**

Spain

### **Thematic area(s)**

Content of protection

### **Development type**

Jurisprudence