

3.12.1. Changing legislation and improving the situation of stateless asylum seekers and refugees

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The recognition as being stateless can be difficult for asylum seekers and beneficiaries of international protection depending on national legislation, practices and policies. The European Migration Network (EMN) published an updated inform on the situation of statelessness in the EU and Norway. Among other key findings, the inform found that there was no harmonisation among EU+ countries on the procedures they use to determine statelessness, which include:

- dedicated administrative determination procedures;
- general administrative procedures or within another administrative procedure;
- ad hoc administrative procedures; and
- judicial procedures (for example in Belgium for cases when the applicant is not a legal resident in the country).[826](#)

Several legislative developments to increase recognition and ensure that the rights of stateless persons are protected were introduced in 2023. The Council of Ministers in Belgium approved a reform on 9 March 2023 that enables stateless persons who are already residing in Belgium to apply for a 5-year temporary residence permit. Following the reform, a permanent resident visa may be issued if the individual still fulfils the requirements after 5 years, while currently stateless people can only rely on a residence permit for humanitarian reasons.[827](#)

In addition, the reform would also introduce a right of residence for stateless persons who do not qualify for international protection status. This new procedure, which will come into force during 2024, will provide greater legal certainty for this group of people.[828](#) UNHCR welcomed the proposals but noted that the law in its current form risked weakening protection by adding a statelessness determination procedure in parallel to the residence permit procedure, and thus introducing additional criteria.[829](#) Nansen and the ENS agreed that the hybrid character of the proposed procedure may give rise to several legal questions and suggested the swift introduction of an information campaign for all stakeholders.[830](#)

In the absence of a definition of stateless persons in national law, the SMA in Sweden issued a

new [legal position](#) on 27 March 2023 to increase consistency and predictability. It clarifies how statelessness should be defined and how the SMA should investigate this aspect in connection with the determination of an applicant's identity.⁸³¹ Without a statelessness determination procedure in place, the legal position offers guidance on how an assessment of statelessness should be conducted.

In June 2023, the Dutch Parliament passed a legislative package pertaining to statelessness, which has been in the works since 2014. The first bill, the [Statelessness Determination Procedure Act](#), established a new statelessness determination procedure. The second [bill](#), which amends the Dutch Nationality Act, provides stateless children born in the Netherlands with a pathway to Dutch nationality. This was seen as a positive development for many children who are born to applicants or beneficiaries of international protection and who are unable to inherit citizenship from their parents.⁸³²

An [amendment](#) of the Act on the Residence of Foreigners in Czechia, which went into effect in July 2023, provides a definition of a stateless person and includes relevant provisions concerning recognition, procedures and the content of protection.⁸³³ Similarly, the Portuguese Parliament passed a [law](#) in August 2023 that defines a stateless person and recognises that those who meet the criteria of the 1954 Convention are entitled to both stateless status and a travel document. The law amends existing provisions of the Asylum Act and the Immigration Act.

While national authorities took steps to eradicate the situation of statelessness, international and civil society organisations advocated for clearer measures and offered their insights on existing limitations and possibilities for further improvements.⁸³⁴ ⁸³⁵ ⁸³⁶ ⁸³⁷ For example, at the launch of its [report](#) "Mapping Statelessness in Ireland" and in line with its campaign to end statelessness, UNHCR called on the Irish government to introduce a new procedure to recognise the rights of stateless persons in Ireland.⁸³⁸ In addition, during her visit to Denmark, the Council of Europe's Commissioner for Human Rights underlined the rising number of stateless persons and invited the authorities to facilitate access to citizenship for children and young people who were born or grew up in Denmark.⁸³⁹ The UNCAT recommended for Slovenia to establish a stateless determination procedure and follow-up on its expressed commitment to ratify the Convention on the Reduction of Statelessness,⁸⁴⁰ and in December 2023 during the Global Refugee Forum, Slovenia pledged that it would accede to the 1961 Convention.⁸⁴¹

The ENS continued to organise the [#StatelessJourneys Campaign](#), which calls for full access to rights and support for stateless refugees.⁸⁴² As part of the campaign, the ENS published a series of [thematic briefings](#) designed to assist refugee response actors on different aspects of the asylum process and statelessness⁸⁴³ and hosted a series of [webinars](#) on "Identifying and Addressing Statelessness in the Refugee Context".⁸⁴⁴

Under the umbrella of the Stateless Journeys Campaign, the [#DesplazamientosApátridas](#) campaign sought to enhance the rights of stateless refugees in Spain by collecting [stories](#) from affected communities. The stories highlight the protection needs and everyday challenges faced by stateless refugees in Spain and across Europe.⁸⁴⁵

The Bhutanese Refugee Community in Denmark urged for action on statelessness. The Association of the Bhutanese Community (ABC Danmark) published an [open letter](#) to the Danish

government, released a comprehensive [report](#) on resettled Bhutanese refugees in Denmark,⁸⁴⁶ and together with the ENS published a [video](#) providing an intimate look into the daily challenges faced by the community.⁸⁴⁷

Aditus Foundation, the ENS and the Institute on Statelessness and Inclusion made a [joint submission](#) to the Human Rights Council for Universal Periodic Review on the right to nationality and human rights challenges related to statelessness in Malta, including the challenges faced by asylum seekers and migrants.⁸⁴⁸ Maltese authorities underlined that individual cases are decided on a case-by-case basis, while they were currently examining the possibility of setting up a formal determination mechanism to identify stateless persons. The authorities also highlighted that all births in Malta were registered, both for Maltese and foreigners.

In the context of Russia's invasion of Ukraine, UNHCR estimated that there were at least 35,000 stateless people in Ukraine,⁸⁴⁹ while other sources suggested that there may be many more.⁸⁵⁰ Stateless people fleeing the conflict in Ukraine faced additional challenges in obtaining temporary protection, as they lacked citizenship or documentation, making it difficult to prove their link to Ukraine.⁸⁵¹ In addition, under the Temporary Protection Directive, Member States are not required to extend temporary protection to all categories of stateless persons and practices varied across countries. Namely, pursuant to the Council Decision activating the Temporary Protection Directive, temporary protection applies to stateless persons who were beneficiaries of international protection in Ukraine before 24 February 2022 and stateless persons who can prove that they were legally residing in Ukraine before 24 February 2022 on the basis of a valid permanent residence permit and who are unable to return in safe and durable conditions to their country or region of origin.

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- ⁸³⁰https://nansen-refugee.be/wp-content/uploads/2023/12/231205-Avis-conjoint-Apatridie-NANSEN-ENS_defi-1.pdf
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