

Country Factsheet

DEPARTMENT FOR THE EXECUTION OF JUDGMENTS OF THE EUROPEAN COURT OF HUMAN RIGHTS

SERVICE DE L'EXÉCUTION DES ARRÊTS DE LA COUR EUROPÉENNE DES DROITS DE L'HOMME

Andorra

Last update: 15/03/2021

Membership to the Council of Europe	10 November 1994
Entry into force of the European Convention on Human Rights	22 January 1996
First case under supervision of execution	Millan i Tornes (35052/97) Judgment final on 6 July 1999
Total number of cases transmitted for supervision since the entry into force of the Convention	5
Total number of cases closed by final resolution	5

MAIN ISSUES BEFORE THE COMMITTEE OF MINISTERS - ONGOING SUPERVISION*

> No cases currently under the Committee of Ministers' supervision

^{*} Detailed information regarding the Committee of Ministers' supervision of the execution of judgments and decisions of the European Court of Human Rights, notably the distinction between enhanced and standard supervision, are available on the website of the Department for the Execution of Judgments.



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SUPERVISION CLOSED - MAIN REFORMS IMPLEMENTED**

> Access to a court

Abrogation of the obligation to obtain the Public Prosecutor's agreement before lodging an application before the Constitutional Court.

Millan i Tornes (35052/97)

Judgment final on 06/07/1999

Final Resolution ResDH(99)721

> Reopening of judicial proceedings

Legislative reform in 2014 and 2016 providing for the reopening of domestic judicial proceedings following a judgment of the European Court of Human Rights.

UTE Saur Vallnet (16047/10)

Judgment final on 29/08/2012

Final Resolution CM/ResDH(2017)73

> No punishment without law

Abolition of the possibility to impose ancillary penalty exceeding the duration of the principal penalty; automatic review of a penalty by the same tribunal that issued the judgment according to the principle of retroactivity of the most favourable legislation (Criminal Code 2005***).

Gouarré Patte (33427/10)

Judgment final on 12/04/2016

Final Resolution CM/ResDH(2017)226

^{**} This section may also include certain major reforms already implemented in the context of cases still pending.

For a thorough overview of reforms adopted since the entry into force of Protocol No. 11 in 1998 see the Annual Report 2015, Part IV "Main achievements". As regards the period 1959-1998, see the overview provided by the European Court in its special publication "Survey: 40 years of activity", section IV "Effects of judgments and decisions" – both documents, together with a number of additional ones, are available also on the website of the Department for the Execution of Judgments of the European Court of Human Rights.

The duration between the adoption of the law and the Court's judgment is due to the proceedings initiated by the applicant to obtain the enforcement of the new law to his case.

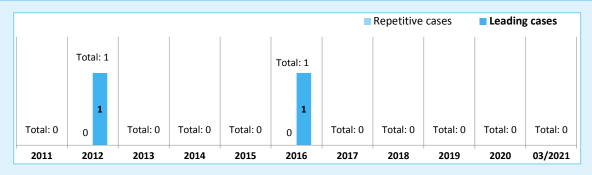
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STATISTICS***

New cases

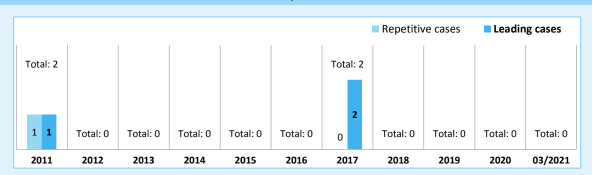
(judgments transmitted for supervision of their execution during the year)



Pending cases



Cases closed by final resolution



Just satisfaction awarded by the European Court



Detailed statistics are available in the annual reports of the Committee of Ministers. Figures are reported as they appear in the annual report for each year.