

SECRETARIAT GENERAL

SECRETARIAT OF THE COMMITTEE OF MINISTERS
SECRETARIAT DU COMITE DES MINISTRES



Contact: Anna Austin
Tel: 03 88 41 22 29

Date: 16/06/2014

DH-DD(2014)772

Documents distributed at the request of a Representative shall be under the sole responsibility of the said Representative, without prejudice to the legal or political position of the Committee of Ministers.

Meeting: 1208 meeting (23-25 September 2014) (DH)

Item reference: Communication from the authorities (26/05/2014)

Communication from the Russian Federation concerning the case of Koryak against Russian Federation (Application No. 24677/10).

Information made available under Rule 8.2.a of the Rules of the Committee of Ministers for the supervision of the execution of judgments and of the terms of friendly settlements.

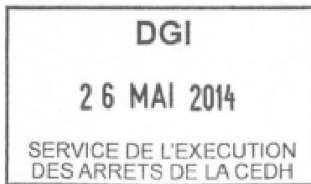
Les documents distribués à la demande d'un/e Représentant/e le sont sous la seule responsabilité dudit/de ladite Représentant/e, sans préjuger de la position juridique ou politique du Comité des Ministres.

Réunion : 1208 réunion (23-25 septembre 2014) (DH)

Référence du point : Communication des autorités

Communication de la Fédération de Russie relative à l'affaire Koryak contre Fédération de Russie (Requête n° 24677/10) (**anglais uniquement**).

Informations mises à disposition en vertu de la Règle 8.2.a des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.



INFORMATION

on the execution of the judgment of the European Court of Human Rights in case no. 24677/10 Koryak v. Russia (judgment of 13 November 2012, final on 13 February 2013)

Violation

In the judgement Koryak v. Russia the European Court of Human Rights (hereinafter - "the Court") found the violation of Article 3 of the Convention for the Protection of Human Rights and Fundamental Freedoms in connection with the failure to provide proper and effective medical treatment to I.V. Koryak, suffering from the HIV infection and tuberculosis during the applicant's detention in the correctional system facilities.

Individual Measures:

1. Just satisfaction

Applicant	Pecuniary Damage	Non-pecuniary damage	Legal costs and expenses	Total
Yevdokiya Iosifovna Koryak		EUR 20,000		EUR 20,000
The payment was fully made on March 18, 2013 in rubles according to the exchange rate at the date of the payment (payment order No. 970231 for the amount of RUB 797,430.00)				

2. Taking into account that I.V. Koryak is dead, the awarded amount of the just satisfaction has been paid in full to her mother – Y.I. Koryak.

Y.I. Koryak has not lodged any statements with domestic court in connection with the entry into force of the judgment of the European Court.

The Russian authorities believe that no other individual measures are required.

General Measures:

1. The work on solving the problem concerning failure to provide proper medical treatment in the penitentiary facilities is performed by the Russian authorities within the execution of the judgments in Popov group of cases.

2. The judgement of the European Court "Koryak v. Russia" was forwarded to the Constitutional Court of the Russian Federation and the competent state authorities (the Supreme Court of the Russian Federation, General Prosecutor's Office of the

Russian Federation, Orenburg Regional Court, Chelyabinsk Regional Court, Federal Penal Service) for taking into account within the practice and for undertaking the measures to prevent the similar violations in future in accordance with the jurisdiction.

The competent state authorities communicated the copy of the European Court's judgment to their structural divisions and territorial bodies with the required instructions to take into account the Court's legal position in their practice.

3. Text of the European Court's judgment by application "Koryak v. Russia" is published in English language in the legal reference system "Consultant Plus". The information of this judgment is published in Russian language in the Garant legal reference system.