SECRETARIAT GENERAL

SECRETARIAT OF THE COMMITTEE OF MINISTERS SECRETARIAT DU COMITE DES MINISTRES

Contact: John Darcy Tel: 03 88 41 31 56

Date: 05/11/2018

DH-DD(2018)1068

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:

1331st meeting (December 2018) (DH)

Communication from the applicant (31/10/2018) in the case of THANOPOULOU v. Greece (Beka-Koulocheri group) (Application No. 65155/09) (The appendices in Greek are available upon request at the Secretariat)

Information made available under Rule 9.1 of the Rules of the Committee of Ministers for the supervision of the execution of judgments and of the terms of friendly settlements (Appendices in Turkish are available at the Secretariat).

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

Réunion :

1331^e réunion (décembre 2018) (DH)

Communication du requérant (31/10/2018) dans l'affaire THANOPOULOU c. Grèce (groupe Beka-Koulocheri) (Requête n° 65155/09) *(anglais uniquement)* (les annexes en grec sont disponibles auprès du Secrétariat sur demande).

Informations mises à disposition en vertu de la Règle 9.1 des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.



COMMITTEE OF MINISTERS COMITÉ DES MINISTRES DH-DD(2018)1068 : Rule 9.1 communication from the applicant in Thanopoulou v. Greece. 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.

DGI

31 OCT. 2018

SERVICE DE L'EXECUTION DES ARRETS DE LA CEDH

From: Con Thanopoulos [mailto:con@pupapl.com.au] Sent: mercredi 31 octobre 2018 05:32 To: DGI-Execution; CM Cc: 'KOURTZHS KONSTANTINOS' Subject: FW: THANOPOULOU Vs GREECE - ECHR JUDGEMENT 65155/09 - INFORMATION SUBMITTED UNDER RULE 9.1

31st October 2018

To: 1. THE COMMITTEE OF MINISTERS OF THE COUNCIL OF EUROPE 2. THE DEPARTMENT OF EXECUTIONS FOR JUDGEMENTS OF THE EUROPEAN COURT OF HUMAN RIGHTS

Dear Secretariat,

<u>RE: THANOPOULOU Vs GREECE - ECHR JUDGEMENT 65155/09 – INFORMATION</u> <u>SUBMITTED UNDER RULE 9.1</u>

Following a further period of 3 months from our previous correspondence to the Committee of Ministers of the Council of Europe, I take this opportunity to advise the secretariat of the continuing procrastination of the Ministry of the Environment, Energy and Town Planning in finalising the above matter.

It is now 7 years that the decision 65155/09 of the European Court of Human Rights became final. It is outrageous and simply disregard by the Hellenic authorities towards the European Court of Human Rights decision and the Committee of Ministers of the Council of Europe.

As a matter of fact Mr Psyhogios of the said Ministry handling the matter continues the attitude of non-corfomance to the decision and guidance of the Compliance Council of the Supreme Administrative Court. Instead he has taken a path of procrastination to attempt to prove Mrs Thanopoulou's estate was forest belonging to the state some 50 years ago. This course of action by this public servant is outrageous and in strict disregard of court orders, especially the orders of the Supreme Administrative Court and its Compliance Council.

I attach the latest correspondence from the said Ministry by Mr Psyhogios to other government authorities for your perusal. A complete waste of time showing procrastination towards the finalisation of the matter by the said Ministry and indeed a repeat of an exercise of which the Compliance Council of the Supreme Administrative Court has ruled illegal.

I attach for your perusal the order of the Compliance Council of the Supreme Administrative Court (Council of State) stating the return of Mrs Thanopoulou's land as within the town planning and buildable or compensation to be paid within 12 months. I also attach Mr Psyhogios correspondence to other Hellenic authorities, clearly showing the Ministry's procrastination in the resolution towards this matter and absolute non-conformance to judicial orders including that of the Compliance Council of the Supreme Administrative Court.

DH-DD(2018)1068 : Rule 9.1 communication from the applicant in Thanopoulou v. Greece. 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.

I appeal to the Secretariat of the Council of Europe to request a deadline for the finalisation of this matter from the Hellenic Authorities and put an immediate stop to the purposeless aims of the above mentioned public servant on behalf of the Ministry. I appeal to the secretariat to take the decision of the Compliance Council of the Supreme Administrative Court as fully binding upon the Hellenic State of which it is.

Yours faithfully

Con Thanopoulos c/o Mrs Spyridoula Thanopoulou

MIEAust CPEng. NER Justice of the Peace