SECRETARIAT / SECRÉTARIAT

SECRETARIAT OF THE COMMITTEE OF MINISTERS SECRÉTARIAT DU COMITÉ DES MINISTRES





Contact: Zoë Bryanston-Cross Tel: 03.90.21.59.62

Date: 04/06/2024

DH-DD(2024)633

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:

1501st meeting (June 2024) (DH)

Communication from an NGO (Alevi Philosophy Center) (27/05/2024) concerning the case of MANSUR YALCIN AND OTHERS v. Turkey (Application No. 21163/11).

Information made available under Rule 9.2 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: 1501e réunion (juin 2024) (DH)

Communication d'une ONG (Alevi Philosophy Center) (27/05/2024) relative à l'affaire MANSUR YALCIN ET AUTRES c. Turquie (requête n° 21163/11) [anglais uniquement]

Informations mises à disposition en vertu de la Règle 9.2 des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.

DH-DD(2024)633: Rule 9.2 Communication from an NGO in MANSUR YALCIN AND OTHERS v. Turkey. Document distributed under the sole responsibility of its author, without prejudice to the legal or political position of the Committee of Ministers.



DGI

27 MAI 2024

SERVICE DE L'EXECUTION DES ARRETS DE LA CEDH

DGI Directorate General of Human Rights and Rule of Law Department for the Execution of Judgments of the ECtHR F-67075 Strasbourg Cedex FRANCE

Email: DGI-Execution@coe.int istanbul 27. May.2024

COMMUNICATION

In accordance with Rule 9.2. of the Rules of the Committee of Ministers regarding the supervision of the execution of judgments and of terms of friendly settlements

Re: Mansur Yalçın and Others v. Turkey (Application No. 21163/11).

Introduction:

Above case is on the agenda of CM 1501th. meeting. We informed DGI-Execution on May 13. about a draft curriculum that was opened to discussions by Ministry of Education on 26th of April. which includes contradicting items with related Action Plan that was submitted by the related authorities.

The I draft curriculum of the Turkish Ministry of Education which was subject to our submission dated May 13, has been approved by "Board of Education" of the ministry, signed by minister and published in following link of official web site of the Ministry of education to be applied as of 2024-2025 educational year. https://mufredat.meb.gov.tr/

So in practice all compulsory Religious Courses hours are doubled with the new curriculum by adding an additional elective Religious Leeson to existing syllabuses.

Conclusion:

The exemption system, which is the Court's main reason of finding a violation of Article 2 of Protocol No. 1 in both Zengin and Yalçın judgements, remains intact.

Please kindly be informed.

Kindest regards Dogan Bermek



