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Meeting: 1514th meeting (December 2024) (DH)

Item reference: Action Plan (07/10/2024)

Communication from Türkiye concerning the case of Halit Kara v. Türkiye (Application No. 60846/19)

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Réunion : 1514^e réunion (décembre 2024) (DH)

Référence du point : Plan d'action (07/10/2024)

Communication de la Türkiye concernant l'affaire Halit Kara c. Türkiye (requête n° 60846/19) (**anglais uniquement**)

ACTION PLAN

Halit Kara v. Türkiye (no. 60846/19)

Judgment of 12 December 2023 and Final on 8 April 2024

I. CASE DESCRIPTION

1. The case concerns a violation of the applicant's right to private and family life on account of the prison authorities' refusal to dispatch a letter of the applicant to his brother due to its content which, allegedly, contained false and slanderous statements (Article 8).

II. INDIVIDUAL MEASURES

Just Satisfaction

2. The applicant did not submit a claim for just satisfaction. Accordingly, the Court considered that there was no call to award him any sum on that account.

Other Measures

3. The authorities note that the applicant was released from prison on 21 September 2020.

4. In view of the fact that he had already been released before the Court delivered its judgment, the applicant did not make a fresh request for his letter to be sent to his brother. In addition, the applicant did not request reopening of the proceedings before the relevant Enforcement Judgeship.

Conclusion on Individual Measures

5. In the light of the information submitted above, the authorities take the view that no further individual measures are required.

III. GENERAL MEASURES

6. The Turkish authorities will keep the Committee of Ministers ("the CM") informed, in due time, of the general measures taken/envisaged with a view to preventing similar violations.

Publication and dissemination measures

7. The judgment was translated in Turkish and published on the Court's official website.

8. In addition, the Turkish authorities ensured that the translated text of the judgment, with an explanatory note, was circulated to the relevant judicial and prison authorities. The judgment was also circulated to the Constitutional Court, the Supreme Administrative Court, the Human Rights and Equality Institution of Türkiye and the Ombudsman Institution.

IV. CONCLUSIONS

9. The CM will be duly informed of the general measures in due time.