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COMMITTEE
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Date: 09/04/2025

DH-DD(2025)425

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: 1531st meeting (June 2025) (DH)

Communication from the authorities (01/04/2025) concerning the case of A.P. v. Armenia (Application No. 58737/14).

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

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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 : 1531^e réunion (juin 2025) (DH)

Communication des autorités (01/04/2025) relative à l'affaire A.P. c. Arménie (requête n° 58737/14) **[anglais uniquement]**.

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



REPRESENTATIVE OF THE REPUBLIC OF ARMENIA ON INTERNATIONAL LEGAL MATTERS

Republic Square, Government House 1, 0010 Yerevan, Republic of Armenia

DGI

01 AVR. 2025

SERVICE DE L'EXECUTION
DES ARRETS DE LA CEDH

Mr. Frederic DOLT
Head of Department for
the Execution of Judgments of the
European Court of Human Rights
Council of Europe

Yerevan, 1 April 2025

Subject: Case A.P. v. Armenia (Application no. 58737/14), judgment of 18 June 2024, final on 18 September 2024

Dear Mr Dolt,

I am writing to you in relation to the classification of the above judgment.

Upon the Secretariat's proposal, the Committee of Ministers classified the case under the enhanced procedure at its 1514th meeting (December 2024) (DH) as it raised a major complex problem and required adoption of comprehensive general measures to address all the challenges as identified by the Court, and in particular those raised under Article 3.

During the 1514th meeting it was agreed that the Committee of Ministers may consider examining this case under the standard procedure at a later stage when the Armenian authorities present an action plan or report whose effective implementation will address all the violations found by the Court.

Recalling the § 25 of the CM/inf/DH(2010)37 document, which states that the transfer of cases from the enhanced to the standard procedure is possible when the Committee of Ministers is satisfied with the action plan presented and/or its implementation; when obstacles to the execution no longer exist; when required urgent individual measures have been taken, as well as considering significant legislative and institutional changes implemented (presented in the attached Action Plan), the Government kindly requests you to propose to the Committee of Ministers to consider the possibility of reclassifying *A.P. v. Armenia* case from enhanced to standard supervision.

We appreciate your consideration of this request and remain available for any further clarifications.

Sincerely,

Liparit DRMEYAN

***Deputy Representative of the Republic of Armenia
on International Legal Matters***

Enc. Action Plan concerning the case of A.P. v. Armenia (1 file)