
1531st meeting, 10-12 June 2025 (DH)

H46-2 Chiragov and Others v. Armenia (Application No. 13216/05)

Supervision of the execution of the European Court's judgments

Reference document
CM/Notes/1531/H46-2

Decisions

The Deputies

1. recalled that this case concerns the property rights of six Azerbaijani nationals forced to flee from their homes during the active military phase of the Nagorno-Karabakh conflict (1992-94);
2. recalled further that in its judgment on just satisfaction of 12 December 2017 the Court held that Armenia was to pay the applicants or their next-of-kin within three months certain sums in respect of pecuniary and non-pecuniary damage as well as costs and expenses;
3. recalled that following the consultations with the authorities concerned, the Secretariat prepared two Memorandums of Understanding to enable simultaneous payment of the just satisfaction awarded by the Court and default interest accrued owing in the present case and in *Sargsyan v. Azerbaijan*, through a Council of Europe bank account;
4. strongly welcomed the Armenian authorities' signature of the draft Memorandum of Understanding, which clearly confirms Armenia's readiness to move forward with this avenue;
5. strongly underlined again that the unconditional obligation under Article 46 § 1 of the Convention on respondent States to fully and effectively execute all judgments against them, including their unconditional obligation to pay the sums of just satisfaction awarded by the Court;
6. invited again therefore the Armenian authorities, as long as the consultations on the draft Memorandums of Understanding do not produce concrete results, to consider proceeding with the payment of all sums due as just satisfaction directly to the applicants or their next-of-kin;
7. decided to resume consideration of the present case at their Human Rights meeting in March 2026 at the latest.