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Meeting: 1355th meeting (September 2019) (DH)

Communication from the applicant (29/05/2019) in the RAMIKHANOV AND OTHERS v. Azerbaijan (Application No. 31732/08)

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.

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Document distribué sous la seule responsabilité de son auteur, sans préjuger de la position juridique ou politique du Comité des Ministres.

Réunion : 1355e réunion (septembre 2019) (DH)

Communication du requérant (29/05/2019) relative au groupe d'affaires RAMIKHANOV ET AUTRES c. Azerbaïdjan (requête n° 31732/08) (anglais uniquement).

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.
29 May 2019

Department for the Execution of Judgments of the ECHR
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From: Mukhtar Mustafayev
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Subject: Case of Suleymanov v. Azerbaijan
(Application N° 34921/10), final 3 May 2018
Non execution of the Judgment of European Court of Human Rights

Dear Sir/Madam,

The applicant Ramiz Suleymanov in his application sent to the European Court complained about failure to execute a decision No 2(102)1231/08 dated 18 June 2008 of the Supreme Court of the Republic of Azerbaijan.

By the Judgment of ECHR dated 03 May 2018 (case of Ramikhanov and Others v. Azerbaijan), the Court decided that, Government must execute local court decision passed in favor of the applicant within 3 months.

Although more than 12 months from the adoption of final judgment dated 3 May 2018 of the European Court pass, that judgment hasn’t still been executed. Although the applicant repeatedly applied to the Ministry of Justice, the Executive General Directorate of that Ministry, the Agent of the Republic of Azerbaijan before the European Court Of Human Rights, the applicant wasn’t given any answer and the court decision remained unexecuted.

I ask you to consider the aforementioned facts and to take necessary measures for execution of the court judgment adopted in favor of the applicant.

Best regards,

Mukhtar Mustafayev
Representative of Ramiz Suleymanov