



Last update: 06/06/2019

Albania

Membership to the Council of Europe	13 July 1995
Entry into force of the European Convention on Human Rights	2 October 1996
First case under supervision of execution	<i>Qufaj Co. Sh. p. k.</i> (54268/00) Judgment final on 30 March 2005
Total number of cases transmitted for supervision since the entry into force of the Convention	77
Total number of cases closed by final resolution	38

MAIN ISSUES BEFORE THE COMMITTEE OF MINISTERS - ONGOING SUPERVISION*

> Length of judicial proceedings

Excessive length of civil proceedings: failures in the case management system causing a multiplication of proceedings on the same issue and repeated referrals of a case to lower jurisdictions; lack of effective remedy in this respect.

Luli and Others (64480/09)
Judgment final on 01/07/2014

Status of execution
Enhanced supervision

> Enforcement of final judicial decisions

Non-enforcement of judicial and administrative decisions on restitution and/or compensation for properties nationalised under the communist regime.

Driza (33771/02)
Judgment final on 02/06/2008

Status of execution
Enhanced supervision

Non-enforcement of judicial decisions awarding damages and lack of an effective remedy in this respect.

Puto and Others (609/07)
Judgment final on 22/11/2010

Status of execution
Standard supervision

* Detailed information concerning the Committee of Ministers' supervision of the execution of judgments and decisions of the European Court of Human Rights, notably the distinction between enhanced and standard supervision, are available on [the website of the Department for the Execution of Judgments](#).



SUPERVISION CLOSED - MAIN REFORMS ADOPTED**

> **Actions of security forces - Police**

Prevention of ill-treatment of detainees through legislative amendments and awareness raising measures.

Kaçiu and Kotorri (33192/07+)
Judgment final on 09/12/2013

Final Resolution
CM/Res(2016)272

> **Conditions of detention – Medical care**

Protection of the right to appropriate medical care for prisoners and detainees, including those suffering from mental disorders or serious illness, provided for through a series of reforms (2008-2014) of the legislative framework.

Dybeku (41153/06)
Judgment final on 02/06/2008

Grori (25336/04)
Judgment final on 07/10/2009

Final Resolution
CM/Res(2016)273

> **Access to a court – Criminal proceedings**

Access to the Constitutional Court ensured through wide-ranging awareness measures on the calculation of time-limits to lodge an appeal.

Shkalla (26866/05)
Judgment final on 10/08/2011

Final Resolution
CM/Res(2016)272

> **Fairness of judicial proceedings – legal certainty**

Abrogation of the supervisory review procedure in the Code of Civil Procedure in 2001.

Vrioni and Others (35720/04 and 42832/06)
Judgments final on 29/12/2009

Final Resolution
CM/Res(2011)85

> **Fairness of judicial proceedings – Criminal charges**

Definition of principles of identification of suspects and provision of other procedural guarantees in the amended Code of Criminal Procedure

Laska and Lika (12315/04 and 17605/04)
Judgment final on 20/07/2010

Berhani (847/05)
Judgment final on 04/10/2010

Definition of the rights of the accused during interrogation providing for an access to a lawyer from the first moment of arrest or detention, prohibition of the use of statements obtained in violation of these rights in the amended Code of Criminal Procedure.

Kaçiu and Kotorri (33192/07+)
Judgment final on 09/12/2013

Final Resolution
CM/Res(2016)272

Caka group (44023/02)
Judgment final on 08/03/2010

Final Resolution
CM/Res(2017)417

** This section may also include certain major reforms already implemented in the context of cases still pending.

For a thorough overview of reforms adopted since the entry into force of Protocol No. 11 in 1998 see the [Annual Report 2015](#), Part IV "Main achievements". As regards the period 1959-1998, see the overview provided by the European Court in its special publication "Survey : 40 years of activity", section IV "Effects of judgments and decisions" – both documents, together with a number of additional ones, are available also on the website of the Department for the Execution of Judgments of the European Court of Human Rights.



SUPERVISION CLOSED - MAIN REFORMS ADOPTED**

> Excessive length of dismissal proceedings

Major reform of the judiciary in 2016 through constitutional amendments: strengthening of the rights and duties of the judiciary officials, streamlined functioning, creation of management institutions. **Introduction of acceleratory and compensatory remedies in 2017** by amendments to the Code of Civil Procedure.

Mishgjoni (18381/05)
Arrêt définitif le 07/03/2011

Résolution finale
CM/ResDH(2018)73

> Enforcement of domestic judicial decisions

Reform of the bailiff system to ensure effective implementation of judicial decisions; domestic decision in the applicant's favour enforced.

Qufaj Co. Sh. p. k. (54268/00)
Judgment final on 30/03/2005

Final Resolution
CM/ResDH(2011)86

> Restitution of properties nationalised under the Communist regime

A new compensation mechanism was established in 2015, positively evaluated by the Venice Commission and accepted by the Constitutional Court. Resources were allocated from the State budget to cover the payment of all compensation claims (a total of about 1.2 billion Euros).

Manushaqe Puto and Others (604/07)
Judgment final on 17/12/2012

Driza group (33771/02)
Judgment final on 02/06/2008

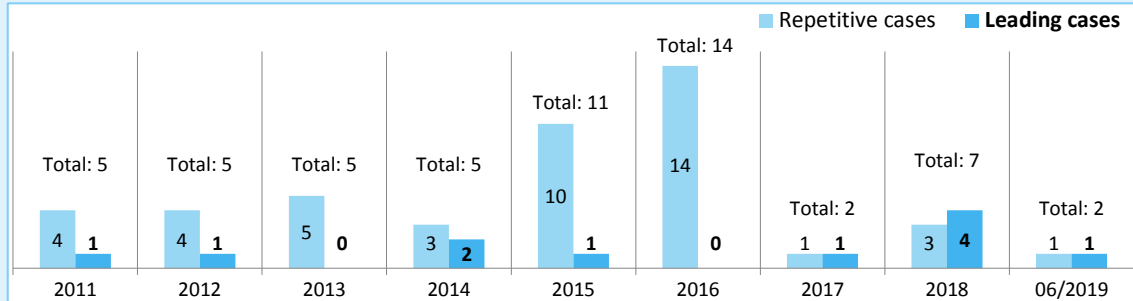
Final Resolution
CM/ResDH(2018)349



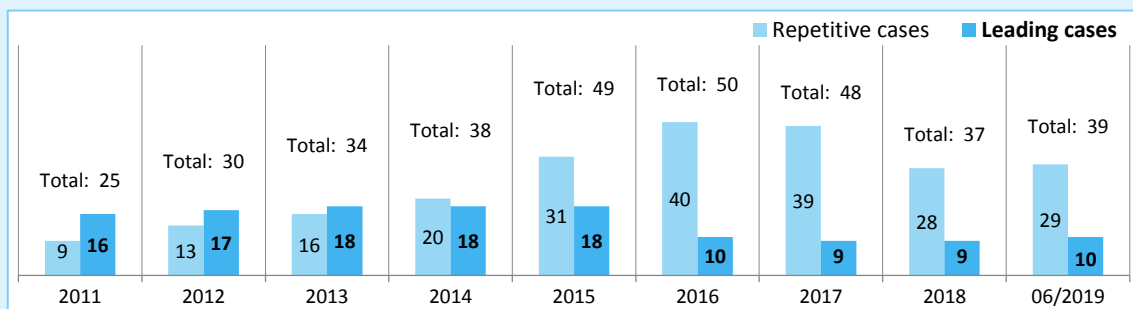
STATISTICS***

New cases

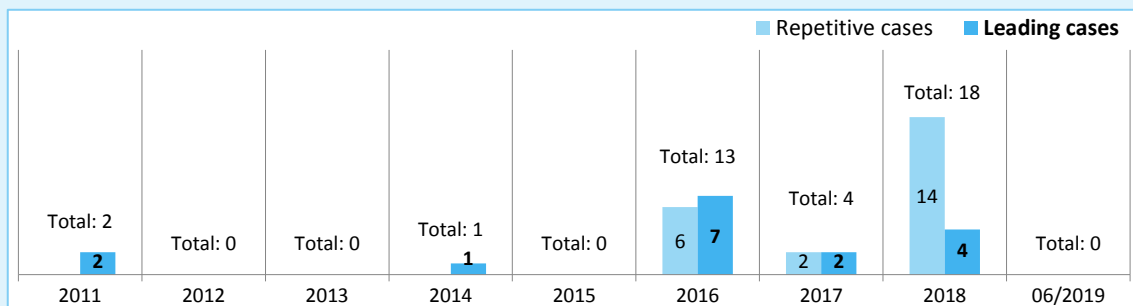
(judgments transmitted for supervision of their execution during the year)



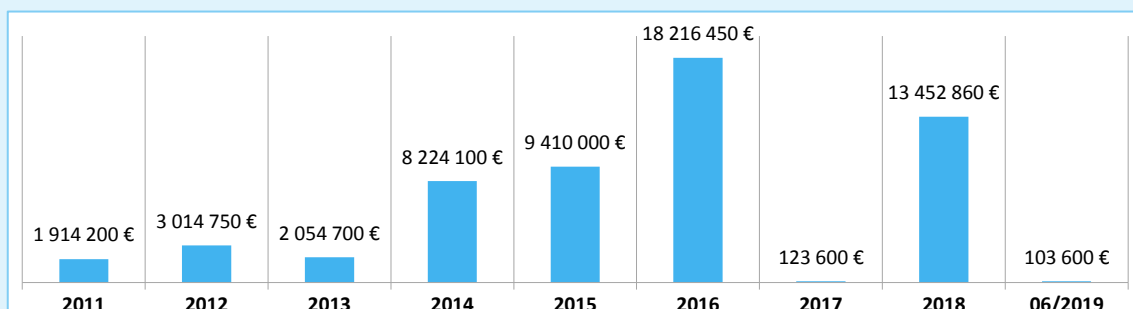
Pending cases



Cases closed by final resolution



Just satisfaction awarded by the European Court



*** Detailed statistics are available in the annual reports of the Committee of Ministers. Figures are reported as they appear in the annual report for each year.