



Last update: 06/06/2019

Austria

Membership to the Council of Europe	16 April 1956
Entry into force of the European Convention on Human Rights	3 September 1958
First case under supervision of execution	<i>Pataki and Dunshirn</i> (596/59) Committee of Ministers' decision (Article 32) of 06/08/1963
Total number of cases transmitted for supervision since the entry into force of the Convention	385
Total number of cases closed by final resolution	371

MAIN ISSUES BEFORE THE COMMITTEE OF MINISTERS - ONGOING SUPERVISION*

No case under enhanced supervision. Cases under standard supervision → [click here](#).

* 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**

> Reception / Expulsion / Extradition

Under the new Article 12 of the Asylum Law, a **second asylum request alleging a deterioration of the reception conditions in the country of destination since the issuing of the expulsion order now carries automatic suspensive effect** until a domestic court has examined the question.

Mohammed (2283/12)
Judgment final on 06/09/2013

Final Resolution
CM/ResDH(2018)376

The **Aliens Act 1997 was amended** to take into account not only threats from states bodies but also all threats whatever the source.

Ahmed (25964/94)
Judgment final on 17/12/1996

Final Resolution
ResDH(2002)99

Reform of the Aliens Act as to ensure a fair balance between the protection of private and family life and the public interest when imposing residence restrictions.

Yildiz group (37295/97)
Judgment final on 31/01/2003

Final Resolution
CM/ResDH(2009)117

> Fairness of criminal proceedings - Public trial

Reform in 2005 of the procedure relating to compensation for detention after acquittal or discontinuation of proceedings and abolition of the possibility to voice doubts about innocence after acquittal.

Szücs group (20602/92+)
Judgment final on 24/11/1997

Final Resolution
ResDH (2006)2

> Fairness of administrative proceedings

Introduction of a general right to public hearing in civil administrative proceedings.

Koottummel (49616/06)
Judgment final on 10/03/2010

Final Resolution
CM/ResDH(2017)199

> Length of judicial proceedings

Administrative proceedings:

Measures taken to alleviate the Administrative Court's case-load and accelerate proceedings (examination of many issues by the independent administrative tribunals, examination of clone cases through a special accelerated procedure,

G.S.(26297/95)
Judgment final on 21/12/1999

Final Resolution

** 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**

possibility to have joint hearings and decisions, etc.).

ResDH(2004)77

Reorganisation of the administrative court system in 2014:

- implementation of a single administrative instance and a two-stage system of administrative court review of decisions of administrative authorities;
- creation of new administrative courts with a new division of competences between them;
- introduction of new remedies to speed up proceedings and/or broadening of the scope of existing remedies.

Rambauske group (45369/07)
Judgment final on 28/04/2010

Final Resolution
CM/ResDH(2015)222

Criminal proceedings:

Reform of the Code of Criminal Procedure in 2008 enshrining the principle of criminal proceedings conducted rapidly and the prohibition of unnecessary delays at all stages of criminal trials; **introduction of a new remedy** to apply for acceleration of pending criminal proceedings.

Schweighofer and Others (35673/97, 35674/97, 36082/97 and 37579/97)
Judgment final on 09/01/2002

Final resolution
CM/ResDH(2007)113

Donner group (32407/04)
Judgment final on 22/05/2007

Final Resolution
CM/ResDH(2016)212

Civil proceedings:

Legislative amendments aiming at ensuring the efficient and speedy conduct of proceedings, such as time-limits for parties' and experts' submissions, sanctions for abuses or non-cooperation for delaying purposes etc.

Schreder group (38536/97+)
Judgment final on 13/03/2002

Final Resolution
CM/ResDH(2009)118

> Fairness of judicial proceedings

Re-enforcement of the right to a public and oral hearing, notably in criminal proceedings under the Media Act, in family law and guardianship proceedings.

A.T. (32636/96)
Judgment final on 21/06/2002

Final Resolution
CM/ResDH(2007)76

Moser (12643/02)
Judgment final on 21/12/2006

Final Resolution
CM/ResDH(2010)1

> Enforcement of domestic judicial decisions for the protection of family life

The Law on the Return of Children was adopted in 2017 and provides for a new national procedure in Hague return proceedings. It incorporated the procedural rules for abduction cases into the Non-contentious Proceedings Act. This new law simplifies and accelerates the return of wrongfully removed or retained children as it stipulates the immediate enforceability of the return order.

M.A.(4097/13)
Judgment final on 15/04/2015

Final Resolution
CM/ResDH(2018)273

SUPERVISION CLOSED - MAIN REFORMS ADOPTED**

Prompt enforcement of return orders of children and parental visiting rights under the 1980 Hague Convention after the setting-up of a single specialised court on the basis of a law in 2005.

Sylvester (36812/97)
Judgment final on 24/07/2003

Final Resolution
CM/ResDH(2010)84

> **Discrimination****Same sex couples:**

- abrogation of the distinction between same-sex and different-sex couples for the enjoyment of benefits under the scheme for sickness and accident insurance offered to civil servants;
- possibility of “second-parent” adoption for unmarried same-sex couples.

P.B. and J.S. (18984/02)
Judgment final on 22/10/2010

X and Others (19010/07)
Judgment final on 19/02/2013

Final Resolution
CM/ResDH(2014)159

Abrogation of the distinction between homosexuals and heterosexuals as regards the age from which consensual sexual relations are permitted.

L. and V. and *S.L.* (39392/98 and 45330/99)
Judgments final on 09/04/2003

Final Resolution
CM/ResDH(2007)111

Improvements in the situation of fathers of children born out of wedlock addressing their discrimination compared to father who had originally held parental authority and later separated from the child's mother or divorced.

Sporer (35637/03)
Judgment final on 03/05/2011

Final Resolution
CM/ResDH(2015)19

> **Electoral rights - Right to vote**

Better guarantee for prisoners' voting rights: decisions of disenfranchisement are to be taken by the judge at the time of sentencing and have to take into account the gravity of the offence committed and other relevant factors.

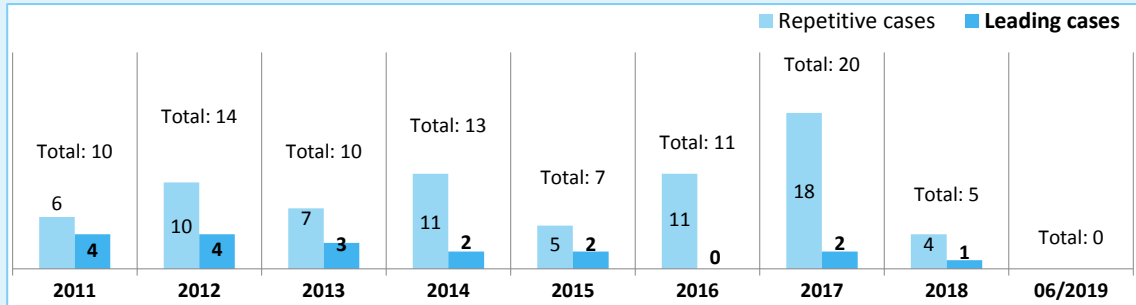
Frodl (20201/04)
Judgment final on 04/10/2010

Final Resolution
CM/ResDH(2011)91

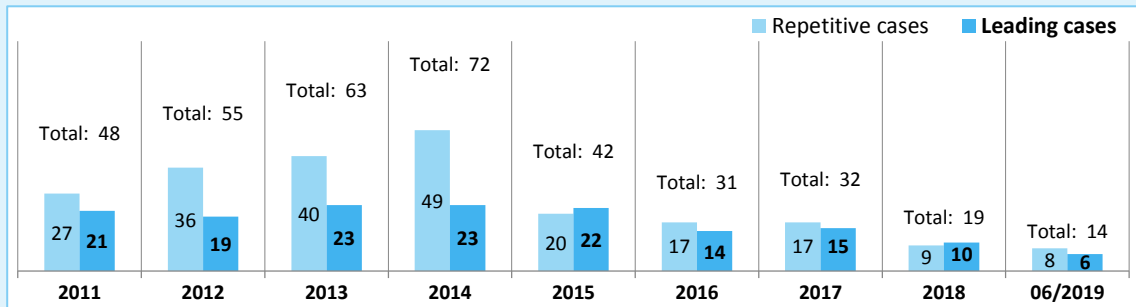
STATISTICS***

New cases

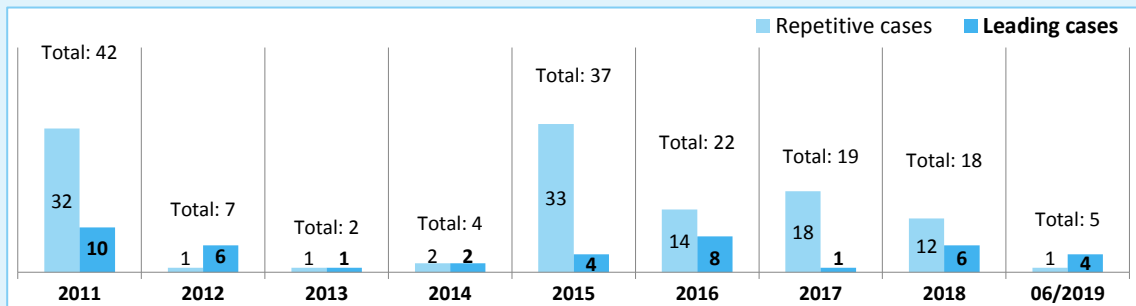
(judgments transmitted for supervision of their execution during the year)



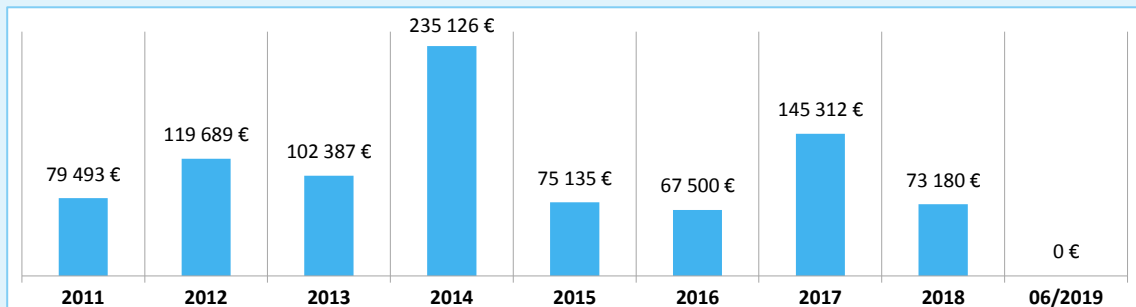
Pending cases



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.