Country factsheet

M.A. group (9373/15)

Judgment final on 02/07/2018

Popov group (39472/07+) Judgment final on 19/04/2012

Status of execution Enhanced supervision

Status of execution

Enhanced supervision

Status of execution

Standard supervision

DEPARTMENT FOR THE EXECUTION OF JUDGMENTS OF THE EUROPEAN COURT OF HUMAN RIGHTS SERVICE DE L'EXÉCUTION DES ARRÊTS DE LA COUR EUROPÉENNE DES DROITS DE L'HOMME

France	Last update: 15/03/2021
Membership to the Council of Europe	5 May 1949
Entry into force of the European Convention on Human Rights	3 May 1974
First case under supervision of execution	Bozano (9990/82) Judgment final on 18 December 1986
Total number of cases transmitted for supervision since the entry into force of the Convention	1057
Total number of cases closed by final resolution	1024

MAIN ISSUES BEFORE THE COMMITTEE OF MINISTERS - ONGOING SUPERVISION^{*}

Re	moval of an Algerian citizen in 2015 while there was a risk of ill treatment
in	the country of destination.
Vie	blation of the right to individual petition in two cases since the authorities
cre	eated conditions in which it was very difficult for the applicants to lodge a
ree	quest to the European Court.

Reception / Expulsion / Extradition

>

Failure to take in charge and protect an isolated foreign minor due to his
deplorable life conditions between 2015 and 2016 in the "lande" of Calais
and to the non-enforcement of the order issued by the children's judge
aimed at protecting him.Khan (12267/16)
Judgment final on 28/05/2019Status of execution
Enhanced supervision

Seven related violations, mainly: placement in detention of very young isolated minors after their arbitrary attachment to an adult in order to allow their collective and expeditious expulsion (within a few hours) from Mayotte to the Comoros, and lack of effective domestic remedy in relation to the applicants' expulsion and family life.

Placement of foreign minors in administrative detention with their parents in conditions unsuitable for their age in six cases; unlawful detention without seeking alternatives to it and lack of effective remedy in four cases; violation of the right of family life in three cases.

> Conditions of detention

^{*} 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.

	Prison overcrowding and poor material conditions of detention in prisons in metropolitan and overseas France, and lack of effective preventive domestic remedy.	J.M.B. and Others (9671/15+) Judgment final on 30/05/2020 Status of execution Enhanced supervision
	Lack of proportionality and individualisation of security measures (shackles, handcuffing and presence of prison staff) applied during medical extractions of prisoners	Duval (19868/08) Judgment final on 26/08/2011 Status of execution Standard supervision
>	Actions of security forces	
	Excessive use of force by police officers during the arrestation in 2009 of a person suffering from mental disease, who died subsequently.	Group of cases: Boukrourou and Others (30059/15) Judgment final on 16/02/2018
	Negligence in 2009 in the care of an arrested person by the police, considering his state of weakness, thus causing his death.	Semache (36083/16) Judgment final on 21/09/2018 Status of execution Standard supervision
	Ill-treatment in prisons in 2007 and during a transfer of an establishment, and lack of an effective investigation into this matter.	J.M. (71670/14) Judgment final on 05/03/2020 Status of execution Standard supervision
>	Enforcement of domestic judicial decisions	
	Non-enforcement by the State of a domestic judicial decision ordering the urgent and primary rehousing of the applicant (Law on the enforceable right to housing).	Tchokontio Happi (65829/12) Judgment final on 09/07/2015 Status of execution Standard supervision
>	Retention of private information	
	Insufficient protection provided by the current storing system of DNA profiles in the National automated file of genetic fingerprints (FNAEG), due to the absence of any possibility to obtain their advance erasure for convicted persons and of proportionality between the storage length and the nature and gravity of the infraction.	Aycaguer (8806/12) Judgment final on 22/09/2017 Status of execution Standard supervision
>	Right to home	
	Eviction of travellers from land on which they had been settled for many years , without any assessment of the proportionality of the interference with their right to home and without without sufficient consideration of the needs of the applicants who requested relocation on family fields.	Winterstein and Others (27013/07) Judgment final on 17/01/2014 Status of execution Standard supervision

J	PERVISION CLOSED - MAIN REFORMS ADOPTED**			
	Actions of security forces on the high seas - Lawfulness of detention			
	Introduction of a specific regime regulating the State's police powers on the high seas for the arrest and detention of persons for piracy.	<i>Medvedyev and Others</i> (3394/03) Judgment final on 29/03/2010		
		Final Resoluti CM/ResDH(2014)		
	Domestic servitude			
	Strengthening of the protection of vulnerable and/or dependent persons: definition, in 2007, of a new crime of human trafficking; definition of aggravating circumstances (e.g. the person's minority, etc.); aggravation of sentences incurred; improved definition of this crime in the Criminal Code of 2013.	Siliadin (73316/01) Judgment final on 26/10/2005 Final Resoluti CM/ResDH(2011)2 C.N. and V. (67724/09) Judgment final on 11/01/2013 Final Resoluti CM/ResDH(2014)		
Conditions of detention - Medical care				
Improvement of detention conditions:				
	 improved care for prisoners with psychiatric disorders, including a plan to set up special secure units; improved monitoring of places of deprivation of liberty by the setting up of the Controller General's office (a national preventive mechanism); 	Rivière (33834/03) Judgment final on 11/10/2006 Final Resolutio CM/ResDH(2009		
	 progress as regards the setting up of special secure units and different care programs; adoption of a series of regulatory and administrative measures improving the identification and assessment of the suicide risk of prisoners considered as emotionally unstable; better definition of obligations regarding medical monitoring of persons placed in punishment cells 	Renolde (5608/05) Judgment final on 16/10/2008 Final Resoluti CM/ResDH(2016)		
	- improved care for disabled detainees.	Vincent (6253/03) Judgment final on 26/03/2007 Final Resoluti CM/ResDH(2009)		
	Better control and regulation of the use of full-body searches, which is now authorised only when pat-down searches or electronic detection means are not sufficient.	El Shennawy (51246/08) Judgment final on 20/04/2011 Final Resoluti CM/ResDH(2015)		

^{**} 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 ^{**}			
Extension, by the Council of State, of the scope of the appeal on ground of abuse of authority ("recours pour excès de pouvoir"), which can now be brought against solitary confinement measures and measures ordering "security rotation" ("rotations de sécurité") (system in prisons, whereby prisoners are subjected to repeated transfers for security purposes).	Ramirez Sanchez (59450/00) Judgment final on 04/07/2006 Final Resolution CM/ResDH(2010)162 Alboreo (51019/08) Judgment final on 20/01/2012 Final Resolution CM/ResDH(2014)47		
Fairness of judicial proceedings			
Reform of the Criminal Code compelling Assize Courts to motivate their judgments.	Agnelet (61198/08) Judgment final on 01/02/2013 Final Resolution CM/ResDH(2014)09		
Enhanced protection against self-incrimination due to a clear and legally established separation between the status of witness (heard on oath) and that of a person in police custody, which never testifies on oath in proceedings in which he or she is involved, because of the risk of perjury.	Brusco (1466/07) Judgment final on 14/01/2011 Final Resolution CM/ResDH(2011)209		
Improvement of fair trial guarantees for the accused who fails to attend the court , notably of the rights to be represented by counsel during proceedings and to lodge an appeal.	Poitrimol group (14032/88+) Judgment final on 23/11/1993 Final Resolution CM/ResDH(2007)154		
Improvement of fairness of proceedings before the regional Audit chambers and the Court of Audit: systematic public hearing and respect of adversarial principle.	Martinie (58675/00) Judgment final on 12/04/2006 Richard Dubarry (53929/00) Judgment final on 01/09/2004 Siffre group (49699/99+) Judgment final on 12/03/2007 Final Resolution CM/ResDH(2010)124		
Setting-up of a monitoring body (the Prudential Supervisory Authority) for the credit and investments institutions and improved distribution of powers between its different organs, thus making a clear distinction between the functions of prosecution, investigation and sanction.	Dubus (5242/04) Judgment final on 11/09/2009 Final Resolution CM/ResDH(2011)102		
Improvement, in expropriation proceedings, of the equality of arms between the Government Commissioner and the expropriated person, both during the assessment of the expropriated assets' value and the proceedings. The expropriated person notably has to be informed of the Commissioner's conclusions in order to be able to respond to them.	Yvon (44962/98) Judgment final on 24/07/2003 Final Resolution CM/ResDH(2007)79		

SUPERVISION CLOSED - MAIN REFORMS ADOPTED**			
>	Lawfulness of the expulsion or extradition		
	Recognition of the suspensive effect of the specific remedy ("référé-liberté") than can be introduced by an alien against a deportation order (OQTF) [*] : such measure can no longer be executed until the judge has ruled on the remedy introduced.	De Souza Ribeiro (22689/07) Judgment final on 13/12/2012 Final Resolution CM/ResDH(2017)135	
	Legislative reform in 2015 abolishing the automatic review under fast-track procedure (now called the "accelerated procedure") of an asylum claim filled by a foreigner placed in administrative detention: new procedural safeguards, improvement of reception conditions.	<i>I.M.</i> (9152/09) Judgment final on 02/05/2012 Final Resolution CM/ResDH(2017)340	
>	Lawfulness and reception conditions of foreigners		
	Improvement of legal guarantees surrounding refusals of entry on the French territory: access to legal assistance ensured in the airports' international zones through several accredited NGOs - Reform of the Code of the Entry and Residence of Foreign Nationals and the Right to Asylum (CESEDA).	Gebremedhin (25389/05) Judgment final on 26/07/2007 Final Resolution CM/ResDH(2013)56	
>	Length of judicial proceedings		
	Reforms ensuring a trial within a reasonable time:		
	- Civil proceedings	C.R. group (42407/98+) Judgment final on 23/12/2003 Final Resolution CM/ResDH(2008)39	
	- Criminal proceedings	Sapl group (37565/97+) Judgment final on 18/03/2002 Final Resolution ResDH(2005)63	
	- Administrative proceedings	Beaumartin (15287/89) Judgment final on 24/11/1994 Final Resolution	
	- Labour proceedings	ResDH(95)254 Chaineux group (56243/00+) Judgment final on 14/01/2004 Final Resolution	
	- Consolidation proceedings	CM/ResDH(2008)38 Piron / Machard (36436/97 and 42928/02) Judgments final on 14/02/2001 and on 13/09/2006 Final Resolution	
		CM/ResDH(2009)3	

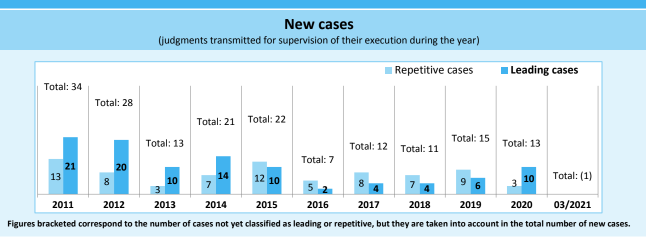
^{*} Contrary to metropolitan France, remedies that can be introduced against a deportation order (OQTF) do not have a legal suspensive effect in Guyane, Guadeloupe, Mayotte, Saint-Barthélémy and Saint-Martin (Law No. 2016-274 of 7 March 2016 on the rights of aliens).

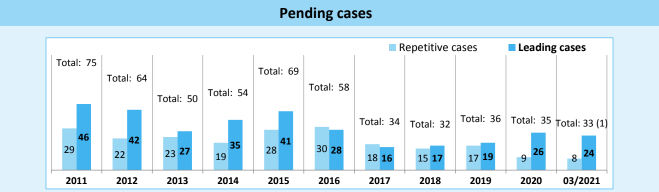
SUPERVISION CLOSED - MAIN REFORMS ADOPTED**			
	Introduction of the possibility to get compensation for excessively lengthy proceedings:		
	- Civil and criminal proceedings	Barrillot group (49533/99+) Judgment final on 29/07/2003	
		Final Resolution CM/ResDH(2007)39	
	- Administrative proceedings	Lutz (48215/99) Judgment final on 26/06/2002	
		Final Resolution CM/ResDH(2008)10	
>	Filiation		
	Possibility to obtain the transcription of foreign birth certificates of children born as a result of surrogacy (unless the certificates are unlawful under the	<i>Mennesson</i> group (65192/11) Judgment final on 26/09/2014	
	law of the foreign country) . The biological paternity of the French father is presumed when he appears on the foreign birth certificate.	Final Resolution CM/ResDH(2017)286	
>	Retention of private information		
	Definition of the conditions for the collection, use, retention and deletion of fingerprints by the National Fingerprint database during criminal proceedings.	M.K. (19522/09) Judgment final on 18/07/2013	
		Final Resolution CM/ResDH(2016)310	
>	Secret surveillance		
	Creation of a legislative framework for phone tapping and video surveillance in criminal proceedings: some moral/natural persons are henceforth excluded	Vetter (59842/00) Judgment final on 31/08/2005	
	from the scope of these surveillances.	Final Resolution CM/ResDH(2010)5	
>	Freedom of assembly and association		
	Possibility for militaries to create and join a national professional association and exercise responsibilities in it; right for these associations, recognized as being representative, to participate in the internal dialogue within the Superior Council of the Military Function (CSFM).	<i>Matelly</i> group (10609/10) Judgment final on 02/01/2015	
		Final Resolution CM/ResDH(2017)117	
>	Discrimination - Children born out of wedlock		
	Abolition of the distinction between legitimate and natural filiation, i.e. between legitimate children and those born out of wedlock, in inheritance matters.	Mazurek (34406/07) Judgment final on 01/05/2000 Final Resolution ResDH(2005)25	

DEPARTMENT FOR THE EXECUTION OF JUDGMENTS OF THE EUROPEAN COURT OF HUMAN RIGHTS

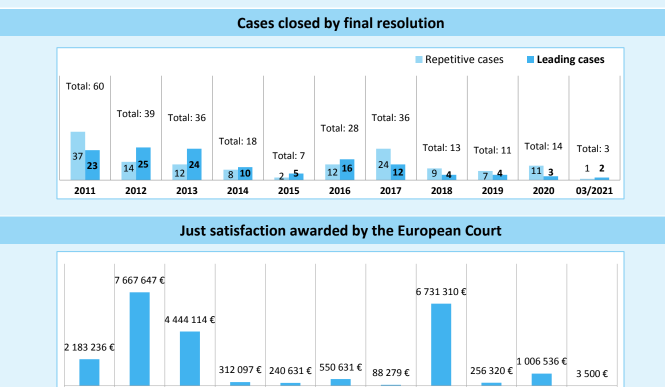
SERVICE DE L'EXÉCUTION DES ARRÊTS DE LA COUR EUROPÉENNE DES DROITS DE L'HOMME

STATISTICS***





Figures bracketed correspond to the number of cases not yet classified as leading or repetitive, but they are taken into account in the total number of pending cases.



2016

2015

2017

2018

2019

2020

03/2021

2011

2012

2013

2014

^{***} 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.