



Last update: 08/10/2018

Norway

Membership to the Council of Europe	5 May 1949
Entry into force of the European Convention on Human Rights	3 September 1953
First case under supervision of execution	<i>E.</i> (11701/85) Judgment final on 29 August 1990
Total number of cases transmitted for supervision since the entry into force of the Convention	29
Total number of cases closed by final resolution	29

MAIN ISSUES BEFORE THE COMMITTEE OF MINISTERS - ONGOING SUPERVISION*

No cases currently under the Committee of Ministers' 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******> Length of judicial proceedings**

Adoption of preventive measures to accelerate criminal and civil proceedings, together with compensatory remedies and the possibility to obtain a shortening of sentence in criminal proceedings.

A. and E. Riis (16468/05)
Judgment final on 17/04/2008

Final Resolution
CM/ResDH(2009)109

Adoption in 2004 of a plan for the systematic reduction of the pending caseload and the speedy processing of applications for industrial property rights.

Kristiansen and Tyvik AS (25498/08)
Judgment final on 02/08/2013

Final Resolution
CM/ResDH(2015)82

> Fairness of judicial proceedings – criminal charges

Abolition in 2003 of the requirement for acquitted persons to prove that they had not committed the offences they had been charged with to obtain full compensation for detention.

O. and Y. (29327/95, 56568/00)
Judgments final on 11/05/2003

Final Resolution
CM/ResDH(2009)8

> Protection of property rights

Introduction in 2015 of a mechanism allowing rent increases on extension of ground lease contracts which reflect the market value of the undeveloped plot.

As regards contracts previously extended pursuant to the former rules, the amended Ground Lease Act has retrospective effect, so that lessors are entitled to claim rent adjustment.

Lindheim and Others (13221/08+)
Judgment final on 22/10/2012

Final Resolution
CM/ResDH(2016)46

> Right to education

Removal of the preference to the Christian faith in religious education and recognition of the right to be fully-exempted from this subject, whose name was replaced by the neutral name "*Religion, Philosophies of Life and Ethics*". This subject must be presented in an objective, critical and pluralistic manner.

Folgerø and Others (15472/02+)
Judgment final on 29/06/2007

Final Resolution
CM/ResDH(2011)237

> Protection of private life

Obligation to attach due weight to unreasonably prolonged cases processing children's particularly strong ties to parents subject to expulsion, and earlier disruption and hardship in children's family life.

Nunez (55597/09)
Judgment final on 28/09/2011

Final resolution
CM/ResDH(2013)117

** 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**

> Freedom of expression and information

Abolition in 2004 of liability in civil proceedings for defamation for the publication, in good faith, of factual statements on questions of general interest that were eventually not proven to be true.

Bladet Tromsø A/S and Stensaas;
(21980/93+)
Judgment final on 20/05/1999

Final Resolution
ResDH(2002)70

Modification of the statute of the National Public Broadcaster (NRK) in 2009 introducing the obligation to provide broad and balanced coverage of political elections and editorial coverage also to smaller political parties in the statute of

*TV Vest As and Rogaland
Pensjonistparti* (21132/05)
Judgment final on 11/03/2009

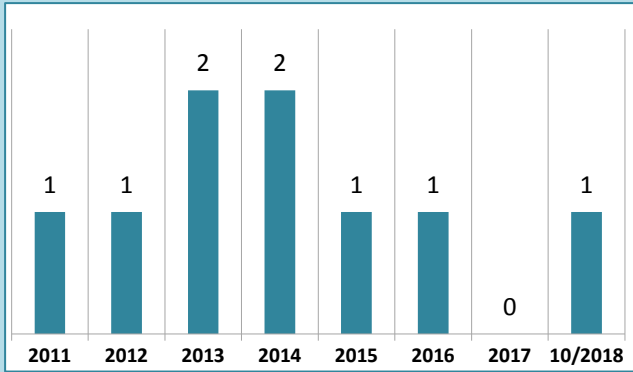
Final Resolution
CM/ResDH(2011)234



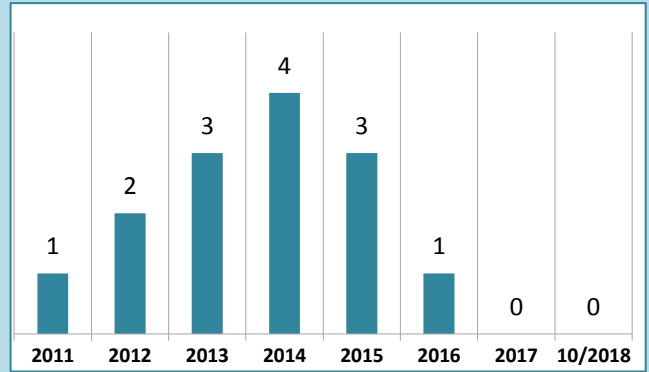
STATISTICS***

New cases

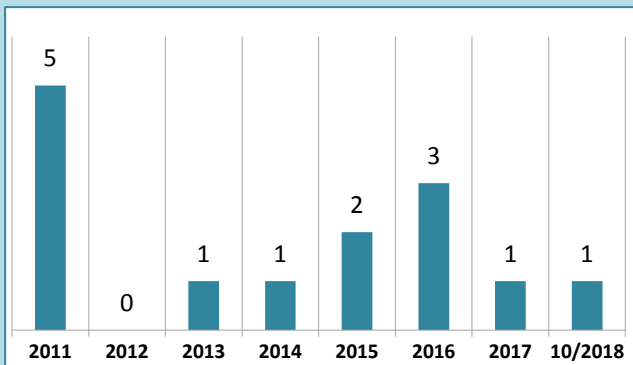
(judgments transmitted for supervision of their execution during the year)



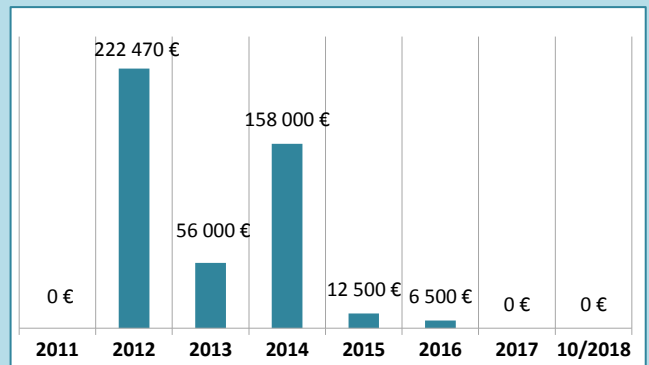
Total of pending cases



Cases closed by final resolution



Just satisfaction awarded



*** 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.