



Resolution

Execution of the decisions of the European Court of Human Rights

Twenty cases against Romania

*(Adopted by the Committee of Ministers on 6 September 2017
at the 1292nd meeting of the Ministers' Deputies)*

Application No.	Case	Date of the decision
15512/15+	Daniel CIUCIU AND Bogdan-Mihai SOFINET	01/09/2016
17369/14+	Ștefan DIMIERU AND 2 OTHER APPLICATIONS	29/09/2016
22314/14	Pompiliu RISTIN	15/09/2016
30996/10	Teodor DREGAN AND Nicoleta DREGAN	29/09/2016
31083/14	Sabin VIERU AND 6 OTHER APPLICATIONS	15/09/2016
31936/15+	Cătălin-Ionuț HOAMEA AND Albert TOTH	15/09/2016
36194/15	Cristian ANGHEL AND 2 OTHER APPLICATIONS	01/09/2016
36614/13	Alexandru Marius RADU AND 3 OTHER APPLICATIONS	15/09/2016
3799/14+	Samir-Viorel TOCOIAN AND 8 OTHER APPLICATIONS	29/09/2016
39518/13	Bogdan Ionuț CERCHEZ AND 13 OTHER APPLICATIONS	03/03/2016
45353/15+	Clementin COSTACHE AND Gheorghe ALBERT	13/09/2016
47019/14	Árpád-Mihály KISS AND 5 OTHER APPLICATIONS	01/09/2016
50454/14	Vlad Mihai MĂCĂREL AND 2 OTHER APPLICATIONS	15/09/2016
53409/14+	Andrei-Ilie PRIAN AND Gabriel-Ioan FARCAȘ	03/11/2016
53416/14	Ion-Fănică CORLAN AND 6 OTHER APPLICATIONS	15/09/2016
53877/10	OTTO WOLFF HANDELGESELLSCHAFT GMBH AND 9 OTHER APPLICATIONS	18/06/2015
54136/14+	Vasilică MOCANU AND Zoltan HENDRE	29/09/2016
60494/14+	Flavius Dumitru FEDEREAC AND 2 OTHER APPLICATIONS	29/09/2016
72300/13+	Ștefan POSTELNICU AND 7 OTHER APPLICATIONS	19/11/2015
72582/13+	Valentin LUCA AND 36 OTHER APPLICATIONS	29/09/2016

The Committee of Ministers, under the terms of Article 39, paragraph 4, of the Convention for the Protection of Human Rights and Fundamental Freedoms, which provides that the Committee supervises the execution of friendly settlements as they appear in the decisions of the European Court of Human Rights (hereinafter “the Convention” and “the Court”),

Considering that in these cases the Court, having taken formal note of the friendly settlements reached by the government of the respondent State and the applicants and having been satisfied that the settlements were based on respect for human rights as defined in the Convention or its Protocols, decided to strike these cases from its list;

Having satisfied itself that the terms of the friendly settlements were executed by the government of the respondent State,

DECLARES that it has exercised its functions under Article 39, paragraph 4, of the Convention and

DECIDES to close their examination.