SECRETARIAT GENERAL







Contact: John Darcy Tel: 03 88 41 31 56

Date: 09/10/2018

DH-DD(2018)980

Documents distributed at the request of a Representative shall be under the sole responsibility of the said Representative, without prejudice to the legal or political position of the Committee of Ministers.

Meeting:

1331st meeting (December 2018) (DH)

Communication from the applicant (27/07/2018) in the case of SARGSYAN v. Azerbaijan (Application No. 40167/06)

Information made available under Rule 9.1 of the Rules of the Committee of Ministers for the supervision of the execution of judgments and of the terms of friendly settlements.

* * * * * * * * * * *

Les documents distribués à la demande d'un/e Représentant/e le sont sous la seule responsabilité dudit/de ladite Représentant/e, sans préjuger de la position juridique ou politique du Comité des Ministres.

Réunion:

1331^e réunion (décembre 2018) (DH)

Communication du requérant (27/07/2018) dans l'affaire SARGSYAN c. Azerbaïdjan (requête n° 40167/06) *[anglais uniquement]*

Informations mises à disposition en vertu de la Règle 9.1 des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.

DH-DD(2018)980: Rule 9.1 communication from the applicant in Sargsyan v. Azerbaijan. Documents distributed at the request of a Representative shall be under the sole responsibility of the said Representative, without prejudice to the legal or political position of the Committee of Ministers.



DGI
27 JUIL. 2018
SERVICE DE L'EXECUTION DES ARRETS DE LA CEDH



European Human Rights Advocacy Centre School of Law Middlesex University The Burroughs London NW4 4BT United Kingdom

> Email: <u>ehrac@mdx.ac.uk</u> Phone: +44 208 411 2826

Fax: +44 203 004 1767

By Registered Post and email

Council of Europe DGI - Directorate General of Human Rights and Rule of Law Department for the Execution of Judgments of the ECHR Just Satisfaction Section F-67075 Strasbourg Cedex FRANCE

27 July 2018

Re Non-payment of pecuniary and non-pecuniary damage and costs and expenses in Application no. 40167/06, Sargsyan v. Azerbaijan

Dear Sir,

I am writing pursuant to Rule 9(1) of the Rules of the Committee of Ministers for the supervision of the execution of judgments and of the terms of friendly settlements.

I note that in accordance with the terms of the final judgment in this case which was notified on 12 December 2017, the respondent Government was required to pay 'Mr Vladimir Sargsyan and Ms Tsovinar Sargsyan jointly, within three months, the following amounts,

- (i) EUR 5,000 (five thousand euros), plus any tax that may be chargeable, in respect of pecuniary and non-pecuniary damage;
- (ii) EUR 30,000 (thirty thousand euros), plus any tax that may be chargeable to them, in respect of costs and expenses.'

More than four months have passed since the Government was accordingly due to make these payments to Mr Vladimir Sargsyan and Ms Tsovinar Sargsyan, but they have received no such payments.

Therefore, Mr Vladimir Sargsyan and Ms Tsovinar Sargsyan seek payment of both the damages award, and the costs and expenses, together with interest as set out in the judgment.

Please kindly acknowledge receipt of this letter.

Yours faithfully,

Philip Leach

Applicant's representative

PP. Sontul