

Contact: Zoë Bryanston-Cross  
Tel: 03.90.21.59.62

Date: 26/04/2024

**DH-DD(2024)449**

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: 1501<sup>st</sup> meeting (June 2024) (DH)

Communication from the authorities (23/04/2024) concerning the case of Tokés v. Romania (Application No. 15976/16)

Information made available under Rule 8.2a 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 : 1501<sup>e</sup> réunion (juin 2024) (DH)

Communication des autorités (23/04/2024) relative à l'affaire Tokés c. Roumanie (requête n° 15976/16)  
**[anglais uniquement]**.

Informations mises à disposition en vertu de la Règle 8.2a des Règles du Comité des Ministres pour la surveillance de l'exécution des arrêts et des termes des règlements amiables.

**L/ 2460/ 23 April 2024**

**9288R/AG/73**

**9321R/AG/87**

DGI

23 AVR. 2024

SERVICE DE L'EXECUTION  
DES ARRETS DE LA CEDH

**Information Note**

**Case of *Tokes v. Romania***

**(Applications n° 15976/16 and n° 50461/17 judgment of 27 April 2021, final on 27 July 2021)**

Following the submission of the Execution Department's comments on the Action Report of 20 February 2023, the Government respectfully ask the Committee of Ministers (Committee) to take note that, according to a letter of 19 April 2024, the Bihor County Court informed that, until the date of issuing the referred letter, the applicant did not request the revision of the civil decisions n°s 1335/27.11.2015 and 251/A/CA/06.02.2017.

**In the light of the foregoing, the Government reiterate its kind request for the Committee to take into account the information contained in the Action report and in the present Note and to declare that Romania fulfilled its obligations under art. 46, paragraph 1 of the Convention for the protection of human rights and fundamental freedoms and respectfully ask the closure of the examination of the two abovementioned cases.**