

1531st meeting, 10-12 June 2025 (DH)

H46-27 Dedić and Others group v. Montenegro (Application No 4847/20)

Supervision of the execution of the European Court's judgments

Reference document
CM/Notes/1531/H46-27

Decisions

The Deputies

1. recalled that this group of cases concerns the non-enforcement or delayed enforcement of judicial decisions given against the State-owned company "Radoje Dakić" AD Podgorica - in bankruptcy;

As regards individual measures

2. noted that in the *Bešović and Others*, *Abdović and Others*, *Boljević and Others*, *Božović and Others*, *Adrović and Others* and *Živaljević and Others* judgments no further individual measures are required given that the domestic decisions were enforced and the just satisfaction was paid, and also that the terms of friendly settlement in the case of *Mirotić* have been complied with; decided, without prejudice to the Committee's evaluation of the general measures, to end their supervision of these judgments and friendly settlement by adopting Final Resolutions CM/ResDH(2025)141 and CM/ResDH(2025)142;

As regards general measures

3. welcomed the consultations that took place in March 2025 between the Secretariat and the Minister of Justice of Montenegro on the implementation of the present group of cases, where the authorities reiterated their commitment to fully resolve this issue;

4. welcomed further the measures already taken rapidly by the authorities to ensure the enforcement of all domestic decisions given against the State-owned company "Radoje Dakić" AD Podgorica with respect to all of its former employees, which include the establishment of a repayment scheme and the deposit of the required funds with the Commercial Court; noting with interest that the majority of persons concerned have already been paid, invited the authorities to provide updated information on the progress in the processing of the remaining claims;

5. noted with interest the conclusion of 3 October 2024 adopted by the Montenegrin Government, instructing the competent authorities to establish a register to identify the exact number of unenforced final court decisions in similar cases against other State-owned companies, and to prepare an analysis of necessary general measures to be adopted to address those claims; invited the authorities to finalise this process without delay, and to inform the Committee of the concrete strategy they envisage together with an estimated time frame required to implement that strategy, in order to prevent similar violations of the Convention in the future;

6. invited the authorities to submit information on all the above points by 30 March 2026.