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| Project title | Support for the improvement of the execution of the European Court judgments by Azerbaijan |
| Country/region | Azerbaijan |
| Budget | EUR 502,524 |
| Donor | Voluntary contributions from Human Rights Trust Fund |
| Duration | 1 September 2022- 29 February 2024 (18 months) |
| Partners and beneficiaries | Partners: Office of the Azerbaijani Government Agent before the European Court of Human Rights; Supreme Court of the Republic of Azerbaijan; Constitutional Court of the Republic of Azerbaijan; Ministry of Justice of the Republic of Azerbaijan; Office of the Prosecutor General; Parliament of the Republic of Azerbaijan (Milli Mejlis); Office of Commissioner for Human Rights of the Republic of Azerbaijan; Bar Association of the Republic of Azerbaijan; Center for Legal Expertise and Legislative Initiatives; Law and Human Rights Institute. |
| | Beneficiaries: Office of the Azerbaijani Government Agent before the European Court of Human Rights; Supreme Court of the Republic of Azerbaijan Ministry of Justice of the Republic of Azerbaijan Academy of Justice; Bar Association of the Republic of Azerbaijan. |
| Main objective and objectives | The Project aims to enhance the implementation of human rights and fundamental freedoms in Azerbaijan in line with the European Convention on Human Rights, ensure timely and effective execution of the judgments of the European Court of Human Rights and other relevant instruments of the Council of Europe. |
| Expected results | 1. National stakeholders have a higher capacity to implement harmonised evidence-based criminal policy and practice; 2. National institutions are able to rely on an improved framework for facilitation execution of the ECtHR judgments. |
| Key activities | - Enhancing the capacity of the Government Agent’s Office; - Support for revision and enhancement of the role of the Supreme Court (institutional, practical, analytical and methodological) in forming harmonised judicial practice in the country; |

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| | <ul style="list-style-type: none">- Harmonisation of national judicial practices by providing further analysis and recommendations to state actors in the light of the case law of the ECtHR;- Development of the new re-opening mechanism of ECtHR judgments and achieving better execution of judgments, etc. |
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