Resolution CM/ResDH(2014)291 Execution of the judgments of the European Court of Human Rights in Fifteen cases against Lithuania

Application No.	Case	Judgment of	Final on
35624/04	ŠULCAS	05/01/2010	05/04/2010
27576/05	ALEKSA	21/07/2009	21/10/2009
34575/05	BALČIŪNAS AND ŽURAVLIOVAS	26/11/2013	26/11/2013
23369/06	BUTKEVIČIUS	17/01/2012	17/01/2012
16013/02	ČETVERTAKAS AND OTHERS	20/01/2009	20/04/2009
26892/05	IGARIENĖ AND PETRAUSKIENĖ	21/07/2009	21/10/2009
13102/04	IMPAR LTD.	05/01/2010	05/04/2010
12717/06	KRAVTAS	18/01/2011	18/04/2011
21987/07	MANEIKIS	18/01/2011	18/01/2011
17997/04	NAUGŽEMYS	16/07/2009	16/10/2009
12278/03	PADALEVIČIUS	07/07/2009	07/10/2009
9668/06	RIKOMA LTD	18/01/2011	18/01/2011
43222/04	STASEVIČIUS	18/01/2011	18/01/2011
22906/04	VORONA AND VORONOV	07/07/2009	07/10/2009
44438/04	ZABULĖNAS	18/01/2011	18/01/2011

(Adopted by the Committee of Ministers on 17 December 2014 at the 1215bis meeting of the Ministers' Deputies)

The Committee of Ministers, under the terms of Article 46, paragraph 2, of the Convention for the Protection of Human Rights and Fundamental Freedoms, which provides that the Committee supervises the execution of final judgments of the European Court of Human Rights (hereinafter "the Convention" and "the Court"),

Having regard to the final judgments transmitted by the Court to the Committee in these cases and to the violations established;

Recalling the respondent State's obligation, under Article 46, paragraph 1, of the Convention, to abide by all final judgments in cases to which it has been a party and that this obligation entails, over and above the payment of any sums awarded by the Court, the adoption by the authorities of the respondent State, where required:

- of individual measures to put an end to violations established and erase their consequences so as to achieve as far as possible *restitutio in integrum*; and
- of general measures preventing similar violations;

Having invited the government of the respondent State to inform the Committee of the measures taken to comply with the above-mentioned obligation;

Having examined the action report provided by the government indicating the measures adopted in order to give effect to the judgments including the information provided regarding the payment of the just satisfaction awarded by the Court (see document DH-DD(2014)1456);

Having satisfied itself that all the measures required by Article 46, paragraph 1, have been adopted,

DECLARES that it has exercised its functions under Article 46, paragraph 2, of the Convention in these cases and

DECIDES to close the examination thereof.