

EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

Вх.№ 194 '11 АПР 2012

О. Садовской

Г-же САДОВСКОЙ О. А.
МОО 'Комитет против пыток'
ул. Грузинская, д. 7 Б,
г. Нижний Новгород, 603000
РОССИЯ / RUSSIA

GRAND CHAMBER

ECHR-LE21.3R
OAM/esa

13 March 2012

Application no. 25553/07
Khashuyeva v. Russia

Dear Madam,

I write to inform you that the panel of five judges of the Grand Chamber, composed of the Judges Nicolas Bratza, Françoise Tulkens, Lech Garlicki, Alvina Gyulumyan, André Potocki, decided on 8 March 2012 not to accept the Government's request that the above-mentioned case be referred to the Grand Chamber.

Pursuant to Article 44 § 2 of the Convention, the judgment of 19 July 2011 therefore became final on 8 March 2012. It is available on the Court's Internet site (www.echr.coe.int) (Article 44 § 3 of the Convention and Rule 78 of the Rules of Court).

I would draw your attention to the fact that execution of final judgments is within the competency of the Committee of Ministers (Article 46 § 2 of the Convention). Any question in this respect, including payment of just satisfaction and possible default interest, should be addressed to the Department for the Execution of Judgments of the Court at the DGI (Directorate General of Human Rights and Rule of Law) of the Council of Europe:

- Fax number: 33 (0) 3 88 41 27 93.
- Website: www.coe.int/t/dghl/monitoring/execution
- Email just satisfaction: dgl_execution_just_satisfaction@coe.int
- Address: Council of Europe, Department for the Execution of ECHR judgments, F-67075 Strasbourg Cedex.

The Court has made an award under Article 41 of the Convention. To enable the sum awarded to be paid to the applicant, you are requested to forward the applicant's bank account details directly to the Government Agent (Mr G. MATYUSHKIN, Representative of

THE ATTORNEY GENERAL
100 King Street West
Toronto, Ontario M5X 1C4
Canada

GRAND CHAMBER

TO: THE ATTORNEY GENERAL
FROM: THE ATTORNEY GENERAL
SUBJECT: [Illegible]

Dear Madam,
I write to inform you that the panel of five judges of the Grand Chamber composed of the judges Nijssen, Bax, Frenken, Tubbex, Van Gerven, Adams (President), and ...
through decision of 2 March 2012 has accepted the Government's request that the above-mentioned case be referred to the Grand Chamber.

Based on Article 44 § 2 of the Convention, the judgment of 19 July 2012 became final on 8 March 2012. It is possible on the Court's website (www.echr.int) (Article 44 § 2 of the Convention and Rule 78 of the Rules of Court).

For the reasons set out above, the Grand Chamber will be seised of the case within the period of six months of notification of the Grand Chamber's decision. It is possible that the Grand Chamber will be seised of the case within the period of six months of notification of the Grand Chamber's decision. It is possible that the Grand Chamber will be seised of the case within the period of six months of notification of the Grand Chamber's decision.

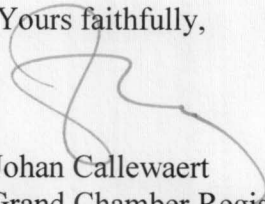
Yours faithfully,
The Attorney General

The Court has made an award under Article 41 of the Convention. To which ...
amount to be paid by the respondent. You are requested to forward the applicant's ...
accountability of it to the Government. A copy of the CHARTERED REPRESENTATIVE'S ...



the Russian Federation at the European Court of Human Rights, 14 Zhitnaya str., 119991, Moscow, RUSSIA).

Yours faithfully,

A handwritten signature in black ink, appearing to be 'Johan Callewaert', written over a faint circular stamp or watermark.

Johan Callewaert
Deputy Grand Chamber Registrar