



Г-же ВАЛИЕВОЙ Э. А.
МРОО 'Комитет против пыток'
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РОССИЯ / RUSSIE

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14 February 2022

BY POST AND BY E-MAIL (reception@pytkam.net)

Application no. 4573/22
Musayeva and Others v. Russia

Dear Madam,

I acknowledge receipt of your correspondence of 10 February 2022 and accompanying documents. A copy of your letter has been forwarded to the Government for information. I enclose for your information a letter from the Government concerning the above application.

Decision on interim measure

On 14 February 2022, the Court (the duty judge) decided, in the interests of the parties and the proper conduct of the proceedings before it, to indicate to the Government of Russia until further notice, under Rule 39, that they should ensure that the rights and freedoms of Ms Zarema Musayeva under the Convention are secured, in particular by providing her with necessary and appropriate medical treatment.

The parties' attention is drawn to the fact that failure of a Contracting State to comply with a measure indicated under Rule 39 may entail a breach of Article 34 of the Convention. In this connection, reference is made to paragraphs 128 and 129 of the Grand Chamber judgment of 4 February 2005 in the case of *Mamatkulov and Askarov v. Turkey* (applications nos. 46827/99 and 46951/99) as well as point 5 of the operative part.

Priority

The Court further decided to give priority to the application under Rule 41.

Information requested

The Court has also decided to request the Government, under Rule 54 § 2 (a), to provide the Court **every two weeks** with updates, including copies of relevant documents, on the following developments:

a) medical assistance provided to Ms Zarema Musayeva, the state of her health and the list of prescribed and administered medication and the medical examinations held;

b) information on any other measure taken by the authorities to ensure respect for the Convention rights of Ms Zarema Musayeva.

Additional information

You should inform the Court of any change in your address or email or those of the applicants. Furthermore, you must inform the Court about any major developments regarding the above case, and submit any further relevant decisions of the domestic authorities.

During the proceedings the Court may send the applicants a request for further information. Failure to reply to that request may lead the Court to conclude that the applicants are no longer interested in pursuing their application and to strike it out of its list of cases.

Yours faithfully,

p.p.



K. Ryngielewicz
Head of the Filtering Section

Enc.