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CONSEIL DE L'EUROPE

Strasbourg, 27 April 2016

DH-SYSC(2016)R1

STEERING COMMITTEE FOR HUMAN RIGHTS
(CDDH)

**COMMITTEE OF EXPERTS ON THE SYSTEM OF THE
EUROPEAN CONVENTION ON HUMAN RIGHTS**

(DH-SYSC)

MEETING REPORT

1st meeting

25-27 April 2016

Item 1: **Opening of the meeting, adoption of the agenda and order of business**

1. The Committee of Experts on the system of the European Convention on Human Rights (DH-SYSC) held its 1st meeting in Strasbourg from 25 to 27 April 2016 with Ms Isabelle NIEDLISPACHER (Belgium) in the chair. The list of participants appears in Appendix I. The agenda, as it was adopted, appears in Appendix II.

Item 2: **Draft report on the measures taken by member States to implement the relevant parts of the Brighton Declaration**

2. The Committee adopted the draft report on the measures taken by member States to implement the relevant parts of the Brighton Declaration as it appears in the Addendum, with a view to its transmission to the CDDH for adoption at its 85th meeting (15-17 June 2016), and to its presentation to the Committee of Ministers before 30 June 2016.

Item 3: **Follow-up of the CDDH report on the longer-term future of the system of the European Convention on Human Rights**

3. At its 9th meeting, the Committee of experts on the reform of the Court (DH-GDR) agreed that “subject to the decisions which will be taken by the Ministers’ Deputies and the deadlines set for the possible work, the follow-up work could be entrusted to working groups focusing on subjects related to the work to be carried out (see DH-GDR(2015)R9, Appendix III). The CDDH then decided that a first Drafting Group of the DH-SYSC on the follow-up to the CDDH report on the longer-term future of the Convention (DH-SYSC-I) would meet from 29 June to 1st July 2016, from 19 to 21 October 2016 and in February 2017. A second Drafting Group (DH-SYSC-II) would meet in March, June and September 2017 (see CDDH(2015)R84, Appendix X). The CDDH considered that “it would be useful if the DH-SYSC, like the CDDH, invites bodies and figures specialised in some of the work that this new Committee will carry out during the biennium 2016–2017, notably regarding the follow up work of to the report on the longer-term future of the system of the Convention” (see CDDH(2015)R84, paragraph 9).

4. At their 1252nd meeting, the Ministers’ Deputies welcomed the report of the CDDH on the longer-term future of the system of the European Convention on Human Rights, took note of the Court’s comments on the report, and agreed on its follow-up.

5. Concerning the work entrusted to the CDDH, the Deputies agreed on the following:

- “deemed it essential that the judges of the Court enjoy the highest authority in national and international law and to this end instructed the CDDH to examine, while securing the participation of the Court and all other relevant actors concerned, the whole selection and election process, including all factors that might discourage possible candidates from applying, in the light of conclusion § 203 i) and the relevant paragraphs of the report;”

- “instructed the CDDH to carry out a detailed analysis of all questions relating to the place of the Convention in the European and international legal order and on the medium-term and longer-term prospects, in the light of the relevant paragraphs of the report (conclusion § 203 iii).”

6. With a view to the 1st meeting of the DH-SYSC-I (29 June – 1st July 2016), the Committee held an exchange of views with all actors concerned by the selection and election process of judges of the Court, namely the Parliamentary Assembly, represented by Mr Wojciech SAWICKI, Secretary General of the Parliamentary Assembly, accompanied by Mr Andrew DRZEMCZEWSKI, Head of the Legal Affairs and Human Rights Department ; the Registry of the European Court of Human Rights, represented by Mr Roderick LIDDELL, Registrar of the Court, and the Advisory Panel of Experts on Candidates for Election as Judges to the Court, represented by Mr John MURRAY, Chairperson, accompanied by Mr Jörg POLAKIEWICZ, Director of Legal Advice and Public International Law.

7. The Committee gave the following guidance to the DH-SYSC-I:

- consider all the parameters of the selection and election process in light of the CDDH report on the longer term future of the Convention system while preserving the credibility of the Court. The situation of judges of the Court once their term of office has expired will as well be considered, also in light of information provided by member States¹;
- take into consideration a) the work and reflections of all actors concerned, including good practices developed and outstanding challenges, while ensuring the appropriate level of confidentiality and b) the previous work carried out by the CDDH including the work of the Ad Hoc Working Group on national practices for the selection of candidates for the post of judge at the European Court of Human Rights (CDDH-SC);
- examine the procedures and practices of selection/election of judges in other international and regional courts and in highest national courts;
- examine possible measures to respond to the challenges identified with an inclusive approach (*i.e.* without excluding responses that would require an amendment to the Convention) while focusing on practical solutions improving the current system. This work should involve a feasibility study.

8. The Committee instructed the Secretariat to prepare a document, for the first meeting of the DH-SYSC I, presenting all the steps of the process of selection/election, the work and reflections of all relevant actors concerned (including the previous work carried out by the CDDH) as well as a comparative study of the practices of selection and election of judges in other international and regional courts. This document could also contain references to relevant academic work. Experts who wish to submit relevant documentation are invited to send it to the Secretariat (DGI-CDDH-Reform@coe.int) by **Friday 13 May 2016**

¹ In March 2014, following concerns expressed by the President of the Court, the Ministers’ Deputies adopted a number of decisions on the recognition of service as a judge of the Court. They called upon States Parties to address appropriately the situation of judges of the Court once their term of office has expired and invited them to provide any relevant information on the follow-up given to this decision. Some member States have provided information on this issue. The Committee of Ministers’ decision of 30 March 2016 on the CDDH report on the longer term future of the Convention system covers also this question.

Item 4: Work on the Recommendation CM/Rec(2008)2 on efficient domestic capacity measures taken for rapid execution of judgments of the European Court of Human Rights

9. The Committee held an exchange of views on the task it was confided with relating to the Recommendation CM Rec (2008)2 on the efficient measure taken for rapid execution of judgements of the European Court of Human Rights, namely “*take stock of its implementation, and make an inventory of good practices relating to it and, if appropriate, provide for updating the recommendation in the light of practices developed by the States Parties (deadline: 30 June 2017)*” (specific task iv)).

10. With a view to the 1st meeting of the Drafting Group on Recommendation CM/Rec(2008)2 (DH-SYSC-REC) which will take place from 23 to 25 May 2016, the Committee recalled that this work will be carried out by the drafting group according to the working methods adopted by the Committee of Experts on the reform of the Court (DH-GDR ; see document DH-GDR (2015)R9, Appendix III), endorsed by the CDDH (see document CDDH(2015)R84, §8)).

11. The Committee instructed the Secretariat to prepare, before the 1st meeting of the DH-SYSC-REC, a document containing a) good practice in member States and b) a first stock tacking of the implementation of this recommendation, pursuant to the sources proposed by the Secretariat in document DH-SYSC (2016)007 (paras. 3-5) and following the structure of Recommendation (2008)2.

12. Experts, who wish to bring to the Secretariat’s attention any additional, relevant information (in particular regarding updated information on the coordinator’s role and functions; difficulties encountered by the coordinator; synergies with Parliaments and the judiciary) are invited to send it to the Secretariat (DGI-CDDH-Reform@coe.int) by **Friday 6 May 2016**. Information submitted after this indicative deadline will also be taken into consideration by the drafting group.

Item 5: Exchange of information on the verification of the compatibility of legislation with the Convention

13. The Committee held a productive exchange of views, on the basis of relevant excerpts of national reports on the implementation of the Brighton Declaration, and written contributions of the experts, on the mechanisms for ensuring the compatibility of legislation with the Convention (arrangements, advantages, obstacles), in response to the following questions:

- 1) *What mechanisms have been put in place at national level to ensure the compatibility of legislation (whether draft legislation, laws in force or administrative practice) with the Convention? How do these work (whether or not they are systematic, the competent authorities and any consultations – whether optional or mandatory)? What are the advantages of the mechanism chosen?*

- 2) *What obstacles have been encountered in establishing or applying these mechanisms? How have these been overcome?*
- 3) *Is there any assessment (or planned assessment) of the appropriateness and effectiveness of the mechanisms in question? If so, how does this work? What obstacles have been encountered in setting up or carrying out such an assessment?*

14. Concerning follow-up on this exercise, the Committee decided that:

- all contributions will be published on the specific web page which will be updated regularly;
- the Secretariat will draw up an “overview of good practice” based on all the sources quoted in para. 13 above. To that end, the experts were asked to submit any additional information to the Secretariat (DGI-CDDH-Reform@coe.int) by **Thursday 30 June 2016**. The “overview of good practice” would be submitted to the experts by written procedure in **autumn 2016** with a view to its transmission to the DH-SYSC for adoption at its 2nd meeting (8-10 November 2016). If the question of the compatibility of administrative practice with the Convention needs to be looked at in greater depth, an exchange of views could be held on that specific issue.

Item 6: ‘Tour de table’ on the state of signatures and ratifications of Protocols Nos. 15 and 16 to the Convention and the European Agreement relating to Persons Participating in Proceedings of the European Court of Human Rights

15. The Committee held a ‘Tour de table’ on the prospects of signatures and ratifications of different instruments as well as possible obstacles on the basis of the document prepared by the Secretariat (doc. DH-SYSC (2016)008). The Committee instructed the Secretariat to amend this document setting out the information gathered and to submit it to the experts by **Friday 13 May 2016**. On the basis of any proposed amendments submitted to the Secretariat (DGI-CDDH-Reform@coe.int) by **Wednesday 18 May 2016**, the Secretariat would prepare a revised version, which it would transmit to the CDDH for information by **Monday 23 May 2016**. Experts who did not present information during the meeting are invited to send it to the Secretariat by **Friday 6 May 2016**, otherwise the information contained in document DH-SYSC (2016)008 will be reproduced.

Item 7: Elections

16. The Committee elected Mr Paul McKELL (United Kingdom) Vice-Chair of the DH-SYSC.

17. The Committee elected experts from the following member States for its Drafting Group DH-SYSC-I: Armenia, Czech Republic, Estonia, Finland, Germany, Luxembourg, the Netherlands and Sweden; as well as Mr Vít A. SCHORM (Czech Republic), Chair of the Group.

18. The Committee elected experts from the following member States for its Drafting Group DH-SYSC-REC: Bulgaria, Finland, France, Greece, Latvia, Poland, Romania, and Switzerland; as well as Ms Emanuela TOMOVA (Bulgaria), Chair of the Group.

19. The Committee reminded that the groups are open and that the other member States are welcome to send experts at the expenses of their authorities if they wish.

Item 8: Organisation of future work and other business

20. The next meeting of the Committee will be held on 8-10 November 2016.

21. This meeting being the last one in which Mr Andrew DRZEMCZEWSKI participated, the DH-SYSC expressed its highest appreciation for his invaluable contribution and his involvement in the work of the CDDH and many of its subordinate bodies.

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Appendix I**List of participants****MEMBERS / MEMBRES****ALBANIA/ALBANIE**

Ms Alma HICKA, Albanian General State Advocate, Ministry of Justice

ANDORRA/ANDORRE

Apologised

ARMENIA/ARMÉNIE

Ms Varduhi MELIKYAN, Second Secretary, Legal Department, Ministry of Foreign Affairs

AUSTRIA/AUTRICHE

Mrs Brigitte OHMS, Deputy Government Agent, Division for International Affairs and General Administrative Affairs, Federal Chancellery

AZERBAIJAN/AZERBAÏDJAN

Mr Hasan BAGHIROV, Department for the coordination of law-enforcement agencies, Administration of the President of the Republic of Azerbaijan

BELGIUM/BELGIQUE

Mme Isabelle NIEDLISPACHER, **Chairperson of the DH-SYSC/Présidente du DH-SYSC**, Co-Agent du Gouvernement de la Belgique auprès de la Cour européenne des droits de l'homme, SPF Justice, Service des Droits de l'Homme

BOSNIA AND HERZEGOVINA/BOSNIE HERZÉGOVINE

Ms Zikreta IBRAHIMOVIC, Deputy Agent of the Council of Ministers of Bosnia and Herzegovina before the European Court of Human Rights, Office of the Agent

BULGARIA/BULGARIE

Ms Emanuela TOMOVA, First Secretary, Human Rights Directorate, Ministry of Foreign Affairs

CROATIA/CROATIE

Ms Morana BRIŠKI, Legal Advisor to the Agent, Office of the Government Agent of Croatia before the European Court of Human Rights

CYPRUS/CHYPRE

Ms Angeliki KARNOU, Counsel of the Republic, Office of the Attorney-general (Human Rights sector)

CZECH REPUBLIC/REPUBLIQUE TCHÈQUE

Mr Vít A. SCHORM, Government Agent of Czech Republic before the European Court of Human Rights, Ministry of Justice

DENMARK/DANEMARK

Mr Kristoffer AAGREN, Head of Section, Ministry of Justice, Constitutional Law and Human Rights Division

Ms Kristine MOGENSEN, Head of Section, Ministry of Justice, Constitutional Law and Human Rights Division

ESTONIA/ESTONIE

Ms Maris KUURBERG, Government Agent of Estonia before the European Court of Human Rights, Ministry of Foreign Affairs

FINLAND/FINLANDE

Mr Arto KOSONEN, Government Agent of Finland before the European Court of Human Rights, Director of the Unit for the Human Rights Court and Conventions, Legal Service, Ministry of Foreign Affairs

Ms Satu SISTONEN, Legal Officer, Ministry for Foreign Affairs, Legal Service, Unit for Human Rights Courts and Conventions

FRANCE

Mme Mathilde JANICOT, Rédactrice, Direction des affaires juridiques, Sous-direction des droits de l'homme, Ministère des Affaires étrangères

GEORGIA/GÉORGIE

Ms Tamar ROSTIASHVILI, Deputy Head of the Department of State Representation to the International Courts of Human Rights

GERMANY/ALLEMAGNE

Ms Katja BEHR, Head of Unit IV C 1, Government Agent before the European Court of Human Rights, Ministry of Justice

GREECE/GRÈCE

Ms Ourania PATSOPOULOU, Conseiller, Bureau de l'Agent du gouvernement devant la Cour européenne des droits de l'homme, Représentation Permanente de la Grèce auprès du Conseil de l'Europe

HUNGARY/HONGRIE

Ms Mónika WELLER, Co-Agent of the Government of Hungary before the European Court of Human Rights, Ministry of Justice

ICELAND/ISLANDE

Ms Ragna BJARNADÓTTIR, Legal Advisor, Department of Human Rights and Local Government, Ministry of the Interior

IRELAND/IRLANDE

Mr Peter WHITE, Government Agent of Ireland before the European Court of Human Rights, Assistant Legal Adviser, Legal Division, Department of Foreign Affairs and Trade

ITALY/ITALIE

M^{me} Paola ACCARDO, Co-agent du gouvernement de l'Italie auprès de la Cour européenne des droits de l'homme, Représentation permanente de l'Italie auprès du Conseil de l'Europe

M. Giuseppe Benedetto REITANO, Second Secrétaire, Service des Affaires juridiques du Ministère des Affaires étrangères

M. Piero VAIRA, Deputy to the Permanent Representative of Italy to the Council of Europe, Permanent Representation of Italy to the Council of Europe

LATVIA/LETTONIE

Ms Sandra KAULINA, Head of the Government Agent Office, Ministry of Foreign Affairs

LIECHTENSTEIN

Mr Manuel FRICK, Deputy Permanent Representative of Liechtenstein to the Council of Europe, Office for Foreign Affairs

LITHUANIA/LITUANIE

Ms Karolina BUBNYTE, Head of the Division for the Representation of Lithuania before the European Court of Human Rights, Ministry of Justice

LUXEMBOURG

Mme Brigitte KONZ, Juge de Paix directrice, Cité judiciaire

MALTA/MALTE

Mr Maurizio CORDINA, Lawyer, Office of the Attorney General

REPUBLIC OF MOLDOVA/RÉPUBLIQUE DE MOLDOVA

M. Marin GURIN, Agent du gouvernement moldave

MONTENEGRO/MONTÉNÉGRO

Ms Valentina PAVLIČIĆ, Representative of Montenegro before the European Court of Human Rights

NETHERLANDS/PAYS-BAS

Ms Kanta ADHIN, Deputy Government Agent to the European Court of Human Rights, Legal Affairs Department, International Law Division, Ministry of Foreign Affairs

Ms Clarinda COERT, Ministry of Security and Justice

NORWAY/NORVÈGE

Mr Morten RUUD, Special Adviser Ministry of Justice

POLAND/POLOGNE

Ms Eliza SUCHOŻEBRSKA, Government Co-Agent of Poland before the European Court of Human Rights, Department of Proceedings before International Human Rights Protection Bodies, Ministry of Foreign Affairs

Ms Urszula SZAFRAŃSKA, Head of the Unit for proceedings before the European Court of Human Rights, Department of International Cooperation and Human Rights, Ministry of Justice

PORTUGAL

Ms Ana GARCIA MARQUES, Lawyer within the Office of the Agent of the Portuguese Government before the ECHR

ROMANIA/ROUMANIE

Ms Irina CAMBREA, Government Agent of Romania before the European Court of Human Rights, Ministry of Foreign Affairs

RUSSIAN FEDERATION/FÉDÉRATION DE RUSSIE

Mr Vladislav ERMAKOV, Ministry of Foreign Affairs

M. Stanislav KOVPAK, Représentant du Ministère de la Justice de la Fédération de Russie, Représentation de la Fédération de Russie auprès du Conseil de l'Europe

Ms Kseniya ROGOZYANSKAYA, Attaché, Ministry of Justice of Russian Federation, Permanent Representation of Russian Federation to the Council of Europe

SERBIA/SERBIE

Ms Nataša PLAVŠIĆ, Agent of the Republic of Serbia before the European Court of Human Rights, The State Attorney's Office, Agency Sector before the European Court of Human Rights

Mr Darko NINKOV, First Secretary, Permanent Mission of the Republic of Serbia to the Council of Europe

SLOVAK REPUBLIC/RÉPUBLIQUE SLOVAQUIE

Apologised

SLOVENIA/SLOVÉNIE

Mr Matija VIDMAR, Secretary, Department for International Cooperation and EU law, Ministry of Justice

SPAIN/ESPAGNE

Mr Rafael Andrés LEON CAVERO, Government Agent of Spain before the European Court of Human Rights, Senior State Attorney, Head of the Human Rights Area, Ministry of Justice

SWEDEN/SUÈDE

Ms Katarina FABIAN, Department for International Law, Human Rights and Treaty Law, Ministry for Foreign Affairs

SWITZERLAND/SUISSE

Mr Adrian SCHEIDEGGER, Agent suppléant du Gouvernement suisse devant la Cour européenne des droits de l'homme et le CAT, le CERD et le CEDAW, Département fédéral de justice et police DFJP, Office fédéral de la justice

TURKEY/TURQUIE

Mr Selim DOĞANAY, Deputy Head of Human Rights Department, Ministry of Justice

Mr Ibrahim YUSUFOĞLU, Rapporteur Judge, Ministry of Justice

Mr Basri YILDIZ, Expert juridique, Ministère des affaires étrangères, Département Conseil de l'Europe

M^{me} Aysen EMÜLER, Experte juridique, Représentation permanente de la Turquie auprès du Conseil de l'Europe

UNITED KINGDOM/ROYAUME-UNI

Mr Paul McKELL, Legal Counsellor, Foreign and Commonwealth Office

Mr Rob LINHAM, Assistant Director for Europe and Domestic Human Rights, Ministry of Justice

PARTICIPANTS

M. John MURRAY, Chairperson of the Advisory Panel of Experts on Candidates for Election as Judge to the Court

Mr Jörg POLAKIEWICZ, Director of Legal Advice and Public International Law, Council of Europe

OBSERVERS / OBSERVATEURS

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Mr Grégor PUPPINCK

JAPAN / JAPON

M. Shun KITAGAWA, Consul

MEXICO / MEXIQUE

M. Diego SANDOVAL PIMENTEL, Adjoint à l'Observateur permanent

EUROPEAN UNION / UNION EUROPÉENNE

Ms Blanka GLASENHARDT, Legal Officer, European External Action Service, EU Delegation to the Council of Europe

Ms Alice KISTNER-WANG, European External Action Service, EU Delegation to the Council of Europe

OPEN SOCIETY JUSTICE INITIATIVE

Ms Shirley POUGET, Advocacy Officer

**EUROPEAN NETWORK OF NATIONAL HUMAN RIGHTS INSTITUTIONS /
RÉSEAU EUROPÉEN DES INSTITUTIONS NATIONALES DES DROITS DE
L'HOMME**

Mme Morgane COULON, Chargée de mission au CNCDH

**CONFERENCE OF INGOS OF THE COUNCIL OF EUROPE / CONFÉRENCE DES
OING DU CONSEIL DE L'EUROPE**

M. Jean-Bernard MARIE

**EUROPEAN TRADE UNION CONFEDERATION (ETUC) / CONFÉDÉRATION
EUROPÉENNE DES SYNDICATS (CES)**

Mr Klaus LÖRCHER

**REGISTRY OF THE EUROPEAN COURT OF HUMAN RIGHTS / GREFFE DE LA
COUR EUROPÉENNE DES DROITS DE L'HOMME**

Mr Roderick LIDDELL, Registrar

M. Patrick TITIUN, Chef du Cabinet du Président de la Cour

Mr John DARCY, Adviser to the President and the Registrar

M. Julien PORTIER, stagiaire

PARLIAMENTARY ASSEMBLY / ASSEMBLÉE PARLEMENTAIRE

Mr Wojciech SAWICKI, Secretary General

Mr Andrew DRZEMCZEWSKI, Head of Department, Legal Affairs & Human Rights
Department

**DEPARTMENT FOR THE EXECUTION OF JUDGMENTS OF THE EUROPEAN
COURT OF HUMAN RIGHTS / SERVICE DE L'EXÉCUTION DES ARRÊTS DE LA
COUR EUROPÉENNE DES DROITS DE L'HOMME**

Mr Fredrik SUNDBERG, Deputy to the Head of Department

Mme Corinne AMAT, Chef de la Division I

* * * *

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Mr Alfonso DE SALAS, Head of the Human Rights Intergovernmental Cooperation Division
/ Chef de la Division de la coopération intergouvernementale en matière de droits de
l'homme, **Secretary of the CDDH / Secrétaire du CDDH**

Mme Irène KITSOU-MILONAS, Head of the Unit on the system of the European Convention on Human Rights / Chef de l'Unité sur le système de la Convention européenne des droits de l'homme, **Secretary of the DH-SYSC / Secrétaire du DH-SYSC**

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Mlle Carole DERON, Trainee / Stagiaire

Mme Haldia MOKEDDEM, Assistant/Assistante, Unit on the system of the European Convention on Human Rights / Unité sur le système de la Convention européenne des droits de l'homme

INTERPRETERS / INTERPRETES

Amanda BEDDOWS

Chloé CHENETIER

Isabelle MARCHINI

Appendix II**Agenda (as adopted)****Item 1: Opening of the meeting, adoption of the agenda and order of business**General reference documents

- Draft annotated agenda DH-SYSC(2016)OJ001
- Draft order of business DH-SYSC(2016)OT001
- Report of the 84th CDDH meeting (7-11 December 2015) CDDH(2015)R84
- CDDH report on the longer-term future of the system of the European Convention on Human Rights CDDH(2015)R84
Addendum I
- Report of the 9th DH-GDR meeting (17-20 November 2015) DH-GDR(2015)R9
- Brussels Declaration CDDH(2015)004
- Brighton Declaration CDDH(2012)007
- Izmir Declaration CDDH(2011)010
- Interlaken Declaration CDDH(2010)001
- Rome Declaration
- Terms of reference of the Committee of Experts on the system of the European Convention on Human Rights (DH-SYSC) for 2016-2017 DH-SYSC(2016)003
- Decisions adopted at the 1252nd meeting of the Ministers Deputies on the CDDH Report on the longer-term future of the system of the European Convention on Human Rights (30 March 2016) DH-SYSC(2016)009
- 9th Annual Report of the Committee of Ministers on the supervision of the execution of judgments and decisions of the European Court of Human Rights, 2015
- Committee of Ministers' Resolution CM/Res(2011)24 on intergovernmental committees and subordinate bodies, their terms of reference and working methods CDDH(2011)012

Item 2: Draft report on the measures taken by member States to implement the relevant parts of the Brighton DeclarationWorking document

- Draft report on measures taken by member States to implement the relevant parts of the Brighton Declaration DH-SYSC(2016)004
REV

Reference documents

- Compilation of national reports on the implementation of the Brighton Declaration DH-SYSC(2016)005
REV
- Compilation of drafting contributions on the preliminary draft report on measures taken by member States to implement the relevant parts of the Brighton Declaration DH-SYSC(2016)010
REV
- Terms of reference of the Committee of experts on the system of the European Convention on Human Rights (DH-SYSC) for 2016-2017 DH-SYSC(2016)003

Item 3: Follow-up of the CDDH report on the longer-term future of the system of the European Convention on Human Rights

Reference documents

- CDDH report on the longer-term future of the system of the European Convention on Human Rights CDDH(2015)R84
Addendum I
- Comment from the Court on the report of the CDDH on the longer-term future of the Convention system #5281071
- Decisions adopted at the 1252nd meeting of the Ministers Deputies on the CDDH Report on the longer-term future of the system of the European Convention on Human Rights (30 March 2016) DH-SYSC(2016)009
- Terms of reference of the Committee of Experts on the system of the European Convention on Human Rights (DH-SYSC) for 2016-2017 DH-SYSC(2016)003

Item 4: Work on the Recommendation CM/Rec(2008)2 on efficient domestic capacity for rapid execution of judgments of the European Court of Human Rights

Reference documents

- Reference document in view of the work of DH-SYSC on the Recommendation CM/Rec(2008)2 on efficient domestic capacity for rapid execution of judgments of the European Court of Human Rights DH-SYSC(2016)007
- Report of the 9th DH-GDR meeting (17-20 November 2015) DH-GDR(2015)R9
- Terms of reference of the Committee of Experts on the system of the European Convention on Human Rights (DH-SYSC) for 2016-2017 DH-SYSC(2016)003
- 9th Annual Report of the Committee of Ministers on the supervision of the execution of judgments and decisions of the European Court of Human Rights, 2015

Item 5: Exchange of information on the verification of the compatibility of legislation with the Convention

Reference documents

- Reference document in view of the first exchange of views of DH-SYSC (1st meeting, 25-27 April 2016) on the implementation of the Convention and the execution of judgments : mechanisms for ensuring the compatibility of laws with the Convention (arrangements, advantages, obstacles) DH-SYSC(2016)001
- Information on Recommendation Rec(2004)5 of the Committee of Ministers on the verification of the compatibility of draft laws, existing laws and administrative practice with the standards laid down in the European Convention on Human Rights extracted from the national reports on the implementation of the Brighton Declaration DH-SYSC(2016)002
- Compilation of written contributions concerning mechanisms for ensuring the compatibility of laws with the Convention (arrangements, advantages, obstacles) DH-SYSC(2016)006
- Report of the 9th DH-GDR meeting (17-20 November 2015) DH-GDR(2015)R9

Item 6: ‘Tour de table’ on chart of signatures and ratifications of Protocols Nos. 15 and 16 to the Convention and the European Agreement relating to Persons Participating in Proceedings of the European Court of Human Rights

Reference documents

- Chart of signatures and ratifications of Protocols Nos 15 and 16 to the Convention and the European Agreement relating to Persons Participating in Proceedings of the European Court of Human Rights DH-SYSC(2016)008
- Report of the 84th CDDH meeting (7-11 December 2015) CDDH(2015)R84

Item 7: Elections

Reference documents

- Preparation of the work to be carried out in 2016-2017: Proposals by the Secretariat CDDH(2015)015 Rev.
- Committee of Ministers’ Resolution CM/Res(2011)24 on intergovernmental committees and subordinate bodies, their terms of reference and working methods CDDH(2011)012

Item 8: Organisation of future work and other business