

[Πίσω](#)

Δημοσίευση του χρήστη Λευτέρης

**Λευτέρης Παπαγιαννάκης**

20 ώρες πριν

Ανεβάζω την απόφαση των ασφαλιστικών μέτρων που πήραν το **Ελληνικό Συμβούλιο για τους Πρόσφυγες - Greek Council for Refugees** και η **HumanRights360** στις 20/7.

Για λόγους διαφάνειας, συνεργασίας και προστασίας προσωπικών δεδομένων έπρεπε να γίνει συνεννόηση με τους συναδέλφους.

Υπάρχει αντίστοιχη απόφαση συμπληρωματική στις 9/8 για επιπλέον άτομα στη νησίδα.

Χωρίς κανένα σχόλιο για τα όσα άλλα έχουν γραφτεί

Giannis Efstathiou και 104 ακόμη

23 σχόλια 20 κοινοποιήσεις

[Μου αρέσει!](#) [Σχολιάστε](#) [Κοινοποίηση](#)**20 κοινοποιήσεις****Δείτε προηγούμενα σχόλια...****Andreas Kyriakopoulos**

Εχετε τη συμπληρωματική απόφαση μήπως; θα ήταν χρήσιμη. Επίσης, πρόκειται για την ίδια νησίδα;

12 ώρες [Μου αρέσει!](#) [Απαντήστε](#) [Περισσότερα](#)

Γράψτε ένα σχόλιο...





Mrs Maria PAPANINA
 Legal Unit of the Greek Co
 Solomou 25
 GR- 106 82 ATHENS
 GREECE

[CHR-LEJ:JBR
 ALN/PAS/cab

BY PC

Tata

Application no. 35090/22
 K.A. and Others v. Greece (see list appended)

Dear Madam,

I acknowledge receipt of your correspondence of 20 July 2022 requesting the Court to indicate interim measures under Rule 39 of the Rules of Court.

Reference for further correspondence

The file has been given the above number which you must refer to in any correspondence relating to this case.

Decision on interim measure

On 20 July 2022, the Court (the duty judge) decided, in the interests of the proper conduct of the proceedings before it, to indicate to the Government of Greece that the applicants should not be removed from Greece and be provided with adequate medical care as needed until further notice.

The parties' attention is drawn to the fact that failure of a Contracting State to take the interim measure indicated under Rule 39 may entail a breach of Article 34 of the Convention. In 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 46851/99) as well as point 5 of the operative part.

Priority

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

Anonymity and confidentiality

The Court has decided, under Rule 47 § 4, not to disclose the applicants' identity in all public documents of the Court the applicants will accordingly be referred to by the alphabet used in the reference at the head of this letter.

EUROPEAN COURT OF HUMAN RIGHTS
COUNCIL OF EUROPE
67075 STRASBOURG CEDEX
FRANCE



COUR JURON

Μου αρέσει! Σχολιάστε

Γράψτε ένα σχόλιο...



In accordance with the above decision, any documents deposited with the said applicants' names appear or which could otherwise easily lead to their identity shall be made accessible to the public (Rule 33 § 1 of the Rules of Court) and shall be

Information requested

The Court considered that further information was required concerning

It has accordingly instructed me, under Rule 54 § 2 (a), to invite you to provide the following information:

1. What are the current whereabouts of the applicants?
2. Have the applicants been attended by the Greek authorities?
3. What is the applicants' medical condition? If medical documents are available, you are requested to provide copies.
4. The applicants are invited to provide more details about the exact location of their face in case of removal to Turkey or to their countries of origin.

You are requested to submit this information by **27 July 2022, 13:00 (Friday)**.

Furthermore, the Government have been invited to submit the following

same time-limit:

1. What are the current whereabouts of the applicants?
2. Have the applicants been attended by the Greek authorities?
3. In the affirmative, have the applicants made an application for asylum? If not, would it be open for them to do so? Do the applicants have access to any legal aid?

The information submitted by one party will be sent to the other for information.

Application form

In order to complete the file, you must send to the Court by **17 August** an application form duly completed together with copies of all relevant documents. If you send original documents, they will not be returned to you by the Court. If the application is received by the above date, the application may be struck out of the list of pending applications by notice.

Barcode labels

Please find enclosed a set of barcode labels which you should stick on the back of the first page of any correspondence sent to the Registry in relation to the above applications.

Yours faithfully,

P.D. *Ryngielewicz*

K. Ryngielewicz
Head of the Filtering Section

Enc.: Barcode labels

Please note that the documents appended to this letter will be sent to you by

Μιχάλης Μπάκας

1 κοινοποίηση

Μου αρέσει! Σχολιάστε

1 κοινοποίηση

Γράψτε ένα σχόλιο...