

IN THE EUROPEAN COURT OF HUMAN RIGHTS

EMINOV

Applicant

v

THE FORMER YUGOSLAV REPUBLIC OF MACEDONIA

Respondent State

**Application Number 31268/14**

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Applicant's Claim for Just Satisfaction

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1. The applicant requests the Court to award just satisfaction in respect of non-pecuniary damage.
2. In the light of the Court's case law, the applicant requests the Court to award him just satisfaction in the amount of 30,000 EUR (thirty thousand euros).
3. The applicant suffered distress and frustration resulting from the failure of the Macedonian authorities to protect the right to life of the applicant's brother: failure to take all reasonable measures to prevent R.A.'s death while serving a prison sentence in Gevgelija Prison and failure to identify circumstances and those responsible for his death. The applicant notes the amount that the Court recently awarded (9,000 EUR) to an applicant who was the victim of violations of the substantive limbs of Article 2 (in the unusual circumstance where there was no death) and Article 3 at the hands of the authorities in Macedonia. *Kitanovski v the "former Yugoslav Republic of Macedonia"* (2015), § 96. The applicant also recalls the amounts awarded in similar cases against other States, concerning deaths in custody. See, e.g., *Tais v France* (2006) § 115 (awarding 50,000 EUR); see, also, *Rantsev v Cyprus and Russia* (2010), § 342 (awarding 40,000 EUR following the death of a person detained by private individuals after being handed over to them by the police).
4. The applicants request that these amounts be paid directly to the applicants' representative who will then forward the sum awarded by the Court to them. Given that neither the applicant nor his representative is based in Macedonia, the Court is kindly asked to order the payment in euro, rather than converted into the currency of the respondent State.

The European Roma Rights Centre  
28 January 2016