



Advokat Mihailo PAVLOVIĆ  
ul. Zmaja od Noćaja 9/4  
11000 Beograd  
SERBIE

ECHR-LE2.3R  
ETU/ZK/ewz

9 December 2021

**BY POST AND E-MAIL** ([adv.mihailo.pavlovic@gmail.com](mailto:adv.mihailo.pavlovic@gmail.com))

**Application no. 56397/21**  
**Bojović and Others v. Serbia**

Dear Sir,

I acknowledge receipt of your correspondence of 8 December 2021 in which you submitted additional information concerning your request that the European Court of Human Rights under Rule 39 of the Rules of Court indicate to the respondent State to take necessary measures to protect the applicants' lives and safety from the threats directed against the non-governmental organisation Youth Initiative for Human Rights and the individuals associated with it.

**Decision on interim measure**

On 9 December 2021, the Court (the duty judge) decided to suspend the examination of Rule 39 of the Rules of Court until receipt of information from the respondent Government.

**Information requested**

The Court decided to request the Government, under Rule 54 § 2 (a), to submit the following information:

1. When did the applicants first submit their complaints, about the violent threats coming from private individuals both in view of the attacks on the NGO's premises and the alleged threats and disclosure of personal information made via the social media, to the Serbian authorities and what steps have been taken in respect of those complaints?
2. Were criminal proceedings instituted with that regard and if so, were the applicants invited to give statements and were they given access to the case file?
3. What was the purpose of police guard/patrol that was allegedly positioned to/in the vicinity of the NGO's premises?
4. Is there a follow up concerning the threats made via the social media against some of the applicants? Was the source of the threats identified?
5. What steps were undertaken regarding the repeated vandalism attacks on the NGO's premises, including the most recent one on 25 November 2021, which prevent physical presence of the applicants at their work premises?

The Government have been asked to submit this information by 15 December 2021 at 17.00h (French time). Their reply will be sent to you for information or comments.

**Application form**

In order to complete the file, you must send to the Court by **10 January 2022** the original of the enclosed application form duly completed together with copies of all relevant documents. **Please note that if you send original documents, they will not be returned to you by the Court.** If no such information is received by the above date, the application may be struck out of the list of cases without further notice.

Yours faithfully,

p.p. 

K. Ryngielewicz  
Head of the Filtering Section

Enc.: Application pack

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