

**Question for written answer E-003467/2021**  
**to the Commission**  
Rule 138  
**Ivan Vilibor Sinčić (NI)**

**Subject:** The rights of all detainees held in camps and their family members – compensation for non-material damages

Many Croatian citizens died in the Homeland War while being detained in camps, and they are entitled to compensation.

Montenegro has settled all its obligations to former detainees held and tortured in the Morinj camp, with 220 Croatian claimants successfully claiming EUR 1.43 million in compensation for their time spent in the camp in 1991. In Serbia, however, this matter has not yet been resolved.

1. Does the Commission feel that the rights of all camp detainees – victims of Greater Serbian aggression – to fair compensation for non-material damage for all days spent in camps under Serbian supervision and for the physical and mental pain suffered must be enforced?
2. Does the Commission take the view that Serbia cannot join the EU until it fulfils its obligations towards the detainees and family members of the dead detainees held in camps under Serbian supervision?