

In the Republic of Serbia, there is a case where the first instance court ruled in favor of the environmental activist and rejected the claim of the plaintiff proposing to oblige the defendant, a representative of the environmental NGO, to pay to the plaintiff non-material damages based on mental pain due to injury to the honor and reputation of the plaintiff and due to the fear suffered, the amount of approximately 7 thousand euros. Following the plaintiff's appeal, the second-instance court reversed the first-instance decision and decided that the environmental activist must pay 7 hundred euros.

The claim of the prosecutor Nebojša Petrić proposing to oblige the defendant Dragana Arsić to pay the plaintiff Nebojša Petrić non-material damages: based on mental pain due to injury to the honor and reputation of the plaintiff, the amount of 400,000.00 dinars, due to the fear suffered, the amount of 200,000.00 dinars and that due to the violation of the freedoms and personal rights of the plaintiff - violation of the right to property, to pay him the amount of 200,000.00 dinars, all with statutory default interest starting from the day of the verdict and until the final payment within 15 days from the day of receipt of the written notice of the verdict, under threat of execution, is REFUSED.