HUMAN RIGHTS CHAMBER FOR BOSNIA AND HERZEGOVINA



DOM ZA LJUDSKA PRAVA ZA BOSNU I HERCEGOVINU

# **DECISION TO STRIKE OUT**

Case no. CH/98/249

# Faruk ZENUNOVIĆ

against

# BOSNIA AND HERZEGOVINA and THE FEDERATION OF BOSNIA AND HERZEGOVINA

The Human Rights Chamber for Bosnia and Herzegovina, sitting as the First Panel on 9 April 2002 with the following members present:

Ms. Michèle PICARD, President Mr. Rona AYBAY, Vice-President Mr. Dietrich RAUSCHNING Mr. Hasan BALIĆ Mr. Želimir JUKA Mr. Miodrag PAJIĆ Mr. Andrew GROTRIAN

Mr. Ulrich GARMS, Registrar Ms. Olga KAPIĆ, Deputy Registrar

Having considered the aforementioned application introduced pursuant to Article VIII(1) of the Human Rights Agreement ("the Agreement") set out in Annex 6 to the General Framework Agreement for Peace in Bosnia and Herzegovina;

Adopts the following decision pursuant to Article VIII(3(b) of the Agreement as well as Rules 49(2) and 52 of the Chamber's Rules of Procedure:

CH/98/249

#### I. INTRODUCTION

1. The application was introduced on 24 January 1998. The applicant complains that the respondent Parties enacted laws which retroactively annulled all contracts on the purchase of apartments from the former JNA. The applicant's late husband concluded such a contract on 20 March 1992. The relevant legislation was subsequently amended so as to allow the registration of ownership over apartments purchased from JNA.

2. On 20 November 2001 the respondent Party submitted to the Chamber evidence according to which the applicant received permission for the registration of the ownership right over the apartment in Tuzla, ulica Skojevska 53.

3. On 19 June 2001 the Chamber sent the applicant a letter by registered mail asking whether the applicant had succeeded in registering his ownership of the disputed apartment. No answer was received. On 29 November 2001 the Chamber sent the documents received from the respondent Party to the applicant with a request to state within fifteen days whether he wished to pursue the application before the Chamber, as it seemed that the matter of application has been resolved. No answer has been received.

### II. OPINION OF THE CHAMBER

4. In accordance with Article VIII(3) of the Agreement, "the Chamber may decide at any point in its proceedings to suspend consideration of, reject or strike out, an application on the ground that ... (b) the matter has been resolved; ... provided that such a result is consistent with the objective of respect for human rights."

5. Considering that the applicant received permission for the registration of the ownership right over the apartment, the Chamber finds that the matter raised in the application has been resolved. Furthermore, the Chamber finds no special circumstances regarding respect for human rights which require the examination of the application to be continued. The Chamber therefore finds it appropriate to strike out the application.

#### III. CONCLUSION

6. For these reasons, the Chamber, unanimously,

## STRIKES OUT THE APPLICATION.

(signed) Ulrich GARMS Registrar of the Chamber (signed) Michèle PICARD President of the First Panel