

DECISION ON ADMISSIBILITY

Case no. CH/03/10922

Veseljko GAJIĆ

against

THE REPUBLIKA SRPSKA

The Human Rights Chamber for Bosnia and Herzegovina, sitting as the Second Panel on 1 April 2003 with the following members present:

Mr. Mato TADIĆ, President

Mr. Jakob MÖLLER

Mr. Giovanni GRASSO

Mr. Vitomir POPOVIĆ

Mr. Viktor MASENKO-MAVI

Mr. Ulrich GARMS, Registrar

Ms. Olga KAPIĆ, Deputy Registrar

Ms. Antonia DE MEO, 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(2)(c) of the Agreement and Rules 49(2) and 52 of the Chamber's Rules of Procedure:

I. INTRODUCTION

- 1. The application was introduced on 21 February 2003. The applicant requested that the Chamber order the respondent Party, as a provisional measure, to take all necessary action to prevent his eviction from an apartment which he currently occupies until his pending administrative dispute is resolved. On 3 March 2003, the Chamber decided not to order the provisional measure requested.
- 2. The applicant complains of a judgment of the Ministry for Refugees and Displaced Persons, Department Banja Luka, of 11 February 2003 ordering his eviction from the apartment which he occupies. The eviction was ordered because the pre-war occupant has obtained a decision entitling him to regain possession of the apartment and terminating the applicant's temporary right to use it. On an unknown date, the applicant filed an appeal to the Ministry for Refugees and Displaced Persons of the Republika Srpska against this decision. By the procedural decision of 11 February 2003, the appeal was rejected as ill-founded. On 12 February 2003, the applicant initiated an administrative dispute before the Supreme Court of the Republika Srpska.

II. OPINION OF THE CHAMBER

- 3. In accordance with Article VIII(2) of the Agreement, "the Chamber shall decide which applications to accept.... In so doing, the Chamber shall take into account the following criteria: ... (c) The Chamber shall also dismiss any application which it considers incompatible with this Agreement, manifestly ill-founded, or an abuse of the right of petition."
- 4. The Chamber notes that the decision on the applicant's eviction was taken to allow the prewar occupancy right holder to repossess the apartment. In these circumstances, the Chamber finds that the application does not disclose any appearance of a violation of the rights and freedoms guaranteed under the Agreement. It follows that the application is manifestly ill-founded, within the meaning of Article VIII(2)(c) of the Agreement. The Chamber therefore decides to declare the application inadmissible.

III. CONCLUSION

5. For these reasons, the Chamber, unanimously,

DECLARES THE APPLICATION INADMISSIBLE.

(signed)
Ulrich GARMS
Registrar of the Chamber

(signed) Mato TADIĆ President of the Second Panel