

EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF BOKHONOV v. RUSSIA

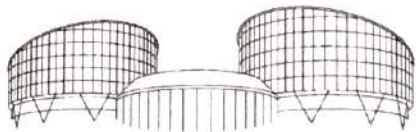
*(Application no. 23816/18)
introduced on 7 May 2018*

The European Court of Human Rights, sitting on 28 June 2018 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Erik Møse
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DÉCISION

AFFAIRE ZYABLITSEV c. RUSSIE

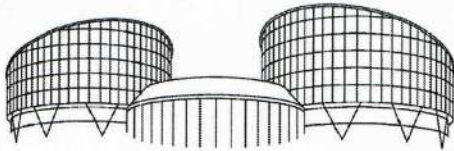
(Requête n° 25219/18)
introduite le 14 mai 2018

La Cour européenne des droits de l'homme, siégeant le 28 juin 2018 en formation de juge unique conformément aux articles 24 § 2 et 27 de la Convention, a examiné la requête susmentionnée telle qu'elle a été présentée.

La Cour juge à la lumière de l'ensemble des éléments en sa possession, et pour autant que les faits dénoncés relèvent de sa compétence, que ceux-ci ne révèlent aucune apparence de violation des droits et libertés garantis par la Convention ou ses Protocoles et que les critères de recevabilité exposés aux articles 34 et 35 de la Convention n'ont pas été satisfaits.

La Cour déclare la requête irrecevable.

Erik Møse
Juge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF BOKHONOV v. RUSSIA

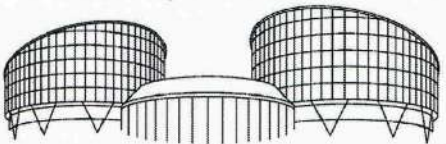
*(Application no. 78858/17)
introduced on 9 November 2017*

The European Court of Human Rights, sitting on 25 January 2018 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Erik Møse
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DÉCISION

AFFAIRE BOKHONOV c. RUSSIE

(Requête n° 16671/18)
introduite le 5 avril 2018

La Cour européenne des droits de l'homme, siégeant le 12 juillet 2018 en formation de juge unique conformément aux articles 24 § 2 et 27 de la Convention, a examiné la requête susmentionnée telle qu'elle a été présentée.

La requête se fonde sur l'article 6 § 1 de la Convention.

La Cour, s'appuyant sur sa jurisprudence (voir, en particulier, *Károly Nagy c. Hongrie*, n° 56665/09, 1^{er} décembre 2015), juge que les allégations soulevées par la partie requérante sur le terrain de l'article 6 de la Convention ne relèvent pas du champ d'application de cette disposition. Il s'ensuit que ces allégations sont incompatibles *ratione materiae* avec les dispositions de la Convention au sens de l'article 35 § 3 a).

La Cour *déclare* la requête irrecevable.

Erik Møse
Juge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF AKHMETOVA v. RUSSIA

(Application no. 22880/18)
introduced on 26 April 2018

The European Court of Human Rights, sitting on 28 June 2018 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court, relying on its case-law (see, in particular, *Jovanović v. Serbia*, no. 32299/08, § 55, 2 October 2012), finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court declares the application inadmissible.

Erik Møse
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF BOKHONOV v. RUSSIA

*(Application no. 4671/19)
introduced on 14 January 2019*

The European Court of Human Rights, sitting on 28 February 2019 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Yonko Grozev
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF MOD OBSHCHESTVENNYY KONTROL PRAVOPORYADKA v. RUSSIA

(Application no. 59445/18)

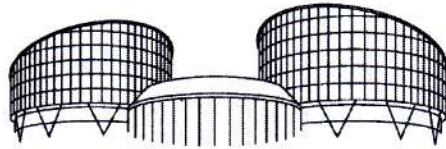
introduced on 11 December 2018

The European Court of Human Rights, sitting on 7 February 2019 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds that the applicant was not sufficiently affected by the alleged breach of the Convention or the Protocols thereto to claim to be the victim of a violation within the meaning of Article 34 of the Convention. Accordingly, these complaints are incompatible *ratione personae* with the provisions of the Convention within the meaning of Article 35 § 3 (a).

The Court *declares* the application inadmissible.

Yonko Grozev
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

**CASE OF KUDREVICH AND MEZDUNARODNOYE OBSHCHESTVENNOYE DVIZHENIYE 'OKP' v.
RUSSIA**

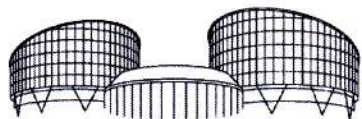
*(Application no. 15474/20)
introduced on 20 March 2020*

The European Court of Human Rights, sitting on 23 April 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Arnfinn Bårdzen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

T : +33 (0)3 88 41 20 18
F : +33 (0)3 88 41 27 30
www.echr.coe.int

Mme IVANOVA Irina
6 pl. du Clauzel, app. 3,
43000 Le Puy en Velay
FRANCE

ECHR-LRus11.00R

30/04/2020

VM/atu

Жалоба № 15474/20

Kudrevich and Mezdunarodnoye obshchestvennoye dvizheniye OKP v. Russia

Европейский Суд по правам человека, заседая в составе единоличного судьи, объявил Вашу жалобу неприемлемой.

В приложении направляем решение, принятое Судом.

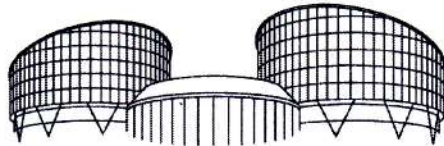
Это решение является окончательным и не может быть обжаловано ни в Комитете, ни в Палате, ни в Большой Палате Суда. Следовательно, Суд не будет продолжать переписку по этой жалобе. В соответствии с правилами хранения документов Суда, досье по данной жалобе будет уничтожено по истечении одного года после даты вынесения вышеуказанного решения.

Данное решение составлено на одном из официальных языков Суда (английском или французском); перевод на другие языки отсутствует.

Секретариат Европейского Суда по правам человека

Заявители

Kudrevich Lidiya Mikhaylovna
Mezhdunarodnoye ovshchestvennoye dvizheniye OKP



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

**CASE OF KUDREVICH AND MEZHDUNARODNOYE OVSHCHESTVENNOYE DVIZHENIYE OKP
v. RUSSIA**

*(Application no. 15483/20)
introduced on 19 March 2020*

The European Court of Human Rights, sitting on 23 April 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Arnfinn Bårdsen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

T : +33 (0)3 88 41 20 18
F : +33 (0)3 88 41 27 30
www.echr.coe.int

Mme IVANOVA Irina
6 pl. du Clauzel, app. 3,
43000 Le Puy en Velay
FRANCE

ECHR-LRus11.00R

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Жалоба № 15483/20

Kudrevich and Mezhdunarodnoye ovshchestvennoye dvizheniye OKP v. Russia

Европейский Суд по правам человека, заседая в составе единоличного судьи, объявил Вашу жалобу неприемлемой.

В приложении направляем решение, принятое Судом.

Это решение является окончательным и не может быть обжаловано ни в Комитете, ни в Палате, ни в Большой Палате Суда. Следовательно, Суд не будет продолжать переписку по этой жалобе. В соответствии с правилами хранения документов Суда, досье по данной жалобе будет уничтожено по истечении одного года после даты вынесения вышеуказанного решения.

Данное решение составлено на одном из официальных языков Суда (английском или французском); перевод на другие языки отсутствует.

Секретариат Европейского Суда по правам человека

Заявители

Kudrevich Lidya Mikhaylovna
Mezhdunarodnoye ovshchestvennoye dvizheniye OKP



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF KUDREVICH v. RUSSIA

*(Application no. 15485/20)
introduced on 20 March 2020*

The European Court of Human Rights, sitting on 23 April 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds that domestic remedies have not been exhausted as required by Article 35 § 1 of the Convention, since the applicant failed to raise before competent domestic authorities, either in form or in substance and in accordance with the applicable procedural requirements, the complaints that were made to the Court.

The Court *declares* the application inadmissible.

Arnfinn Bårdsen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
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T : +33 (0)3 88 41 20 18
F : +33 (0)3 88 41 27 30
www.echr.coe.int

Mme IVANOVA Irina
6 pl. du Clauzel, app. 3,
43000 Le Puy en Velay
FRANCE

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Жалоба № 15485/20

Kudrevich v. Russia

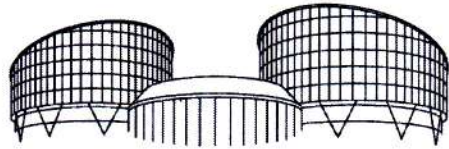
Европейский Суд по правам человека, заседая в составе единоличного судьи, объявил Вашу жалобу неприемлемой.

В приложении направляем решение, принятое Судом.

Это решение является окончательным и не может быть обжаловано ни в Комитете, ни в Палате, ни в Большой Палате Суда. Следовательно, Суд не будет продолжать переписку по этой жалобе. В соответствии с правилами хранения документов Суда, досье по данной жалобе будет уничтожено по истечении одного года после даты вынесения вышеуказанного решения.

Данное решение составлено на одном из официальных языков Суда (английском или французском); перевод на другие языки отсутствует.

Секретариат Европейского Суда по правам человека



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF MOD OBSHCHESTVENNYY KONTROL PRAVOPORYADKA v. RUSSIA

*(Application no. 16729/20)
introduced on 3 April 2020*

The European Court of Human Rights, sitting on 7 May 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Arnfinn Bårdsen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

T : +33 (0)3 88 41 20 18
F : +33 (0)3 88 41 27 30
www.echr.coe.int

Madame Irina IVANOVA
6 place du Clauzel, app. 3,
F - 43000 LE PUY-EN-VELAY

ECHR-LRus11.00R

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Жалоба № 16729/20
MOD Obshchestvennyy kontrol pravoporyadka v. Russia

Европейский Суд по правам человека, заседая в составе единоличного судьи, объявил Вашу жалобу неприемлемой.

В приложении направляем решение, принятое Судом.

Это решение является окончательным и не может быть обжаловано ни в Комитете, ни в Палате, ни в Большой Палате Суда. Следовательно, Суд не будет продолжать переписку по этой жалобе. В соответствии с правилами хранения документов Суда, досье по данной жалобе будет уничтожено по истечении одного года после даты вынесения вышеуказанного решения.

Данное решение составлено на одном из официальных языков Суда (английском или французском); перевод на другие языки отсутствует.

Секретариат Европейского Суда по правам человека



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF IVANOVA v. RUSSIA

*(Application no. 16731/20)
introduced on 3 April 2020*

The European Court of Human Rights, sitting on 7 May 2020 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Arnfinn Bårdsen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

T : +33 (0)3 88 41 20 18
F : +33 (0)3 88 41 27 30
www.echr.coe.int

Madame Irina IVANOVA
6 place du Clauzel, app. 3,
F - 43000 LE PUY-EN-VELAY

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14/05/2020

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Жалоба № 16731/20
Ivanova v. Russia

Европейский Суд по правам человека, заседая в составе единоличного судьи, объявил Вашу жалобу неприемлемой.

В приложении направляем решение, принятое Судом.

Это решение является окончательным и не может быть обжаловано ни в Комитете, ни в Палате, ни в Большой Палате Суда. Следовательно, Суд не будет продолжать переписку по этой жалобе. В соответствии с правилами хранения документов Суда, досье по данной жалобе будет уничтожено по истечении одного года после даты вынесения вышеуказанного решения.

Данное решение составлено на одном из официальных языков Суда (английском или французском); перевод на другие языки отсутствует.

Секретариат Европейского Суда по правам человека



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF IVANOVA v. RUSSIA

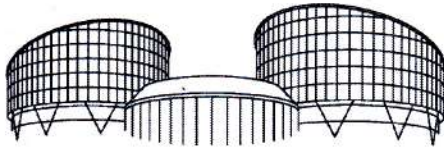
*(Application no. 41098/19)
introduced on 27 July 2019*

The European Court of Human Rights, sitting on 17 October 2019 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession and in so far as the matters complained of are within its competence, that they do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto and that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

The Court *declares* the application inadmissible.

Arnfinn Bårdsen
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF FAZLYYEVA v. RUSSIA

(Application no. 35088/19)
introduced on 31 May 2019

The European Court of Human Rights, sitting on 19 September 2019 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court, relying on its case-law (see, in particular, *Řehák v. the Czech Republic* (dec.), no. 67208/01, 18 May 2004; *Jula v. Romania* (dec.), no. 46167/09, 5 September 2017), finds that the application is an abuse of the right of individual application within the meaning of Article 35 § 3 (a) of the Convention.

The Court *declares* the application inadmissible.

Darian Pavli
Judge



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

DECISION

CASE OF LOBUS v. RUSSIA

(Application no. 32147/19)
introduced on 4 June 2019

The European Court of Human Rights, sitting on 5 September 2019 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted.

The Court finds in the light of all the material in its possession that the matters complained of do not disclose any appearance of a violation of the rights and freedoms set out in the Convention or the Protocols thereto. Accordingly, these complaints are manifestly ill-founded within the meaning of Article 35 § 3 (a).

The Court *declares* the application inadmissible.

Arnfinn Bårdzen
Judge