



Avv. Pietro FRISANI
Studio Legale
Via Curtatone, 2
50123 FIRENZE
ITALIE

FILTERING SECTION

ECHR-LE_Ita4.1eR WECL M
RC/PLO/cbo

21/10/2020

Application no.

Dear Sir,

*I write to inform you that the Court decided on 15/10/2020 that notice of part of the application should be given to the Government of Italy and that the application lends itself to having its admissibility and merits examined at the same time. The issues raised by the application are already the subject of well-established case-law of the Court (see *Gaglione and Others v. Italy*, nos. 45867/07 and others, 21 December 2010 and *Gagliano Giorgi v. Italy*, no. 23563/07, 6 March 2012).*

Please find below the instructions on the procedure that you are kindly asked to follow. Should the respondent Government decide to submit observations, they should only deal with the complaints set out in the table below.

*As regards the remainder of the application, the Court, sitting in a single-judge formation (*K. Turković*, assisted by a rapporteur as provided for in Article 24 § 2 of the Convention), decided to declare it inadmissible.*

Having regard to all the material in its possession and in so far as it had jurisdiction to examine the allegations made, the Court considered that the conditions of admissibility provided for in Articles 34 and 35 of the Convention were not fulfilled.

This decision, of which you are hereby given notice in accordance with Rule 52A of the Rules of Court, is final. It cannot be appealed against to the Grand Chamber or any other body. The Registry is unable to provide you with any further information about the decision.

Submissions from the parties, where requested, should be sent to the Court by 10/02/2021.

Please do not send any submissions unless you are instructed to do so in the explanations below or in later correspondence from the Court. Any belated or unsolicited submissions will not normally be included in the case file for consideration by the Court (Rule 38 § 1 of the Rules of Court).