

Ulrik Friis Pernillevej 19 DK - 2400 KØBENHAVN NV

ECHR-LE11.00R HEP/kbi 29 November 2012

Application no. 39682/12 Friis v. Denmark

Dear Sir.

I refer to your application that was lodged on 20 June 2012 and registered under the number referred to above.

I write to inform you that the European Court of Human Rights, sitting in a single-judge formation (David Thór Björgvinsson assisted by a rapporteur in accordance with Article 24 § 2 of the Convention) between 8 November 2012 and 22 November 2012, decided to declare your application inadmissible. This decision was delivered on the last-mentioned date.

In the light of all the material in its possession and in so far as the matters complained of are within its competence, the Court found that the admissibility criteria set out in Articles 34 and 35 of the Convention have not been met.

This decision is final. It is not subject to an appeal either to the Grand Chamber or to any other body. The Registry is unable to provide you with any further details concerning the Single Judge's decision. Consequently, you will not receive any further correspondence from the Court in connection with this case. In accordance with the Court's instructions, the file will be destroyed one year after the date of the Single Judge's decision.

The present communication is made pursuant to Rule 52A of the Rules of Court.

Yours faithfully, For the Court



