

OБЩ СЪД НА ЕВРОПЕЙСКИЯ СЪЮЗ
TRIBUNAL GENERAL DE LA UNIÓN EUROPEA
TRIBUNÁL EVROPSKÉ UNIE
DEN EUROPÆISKE UNIONS RET
GERICHT DER EUROPÄISCHEN UNION
EUROOPA LIIDU ÜLDKOHUS
ΓΕΝΙΚΟ ΔΙΚΑΣΤΗΡΙΟ ΤΗΣ ΕΥΡΩΠΑΪΚΗΣ ΕΝΩΣΗΣ
GENERAL COURT OF THE EUROPEAN UNION
TRIBUNAL DE L'UNION EUROPÉENNE
CÚIRT GHINEARÁLTA AN AONTAIS EORPAIGH
OPĆI SUD EUROPSKE UNIJE
TRIBUNALE DELL'UNIONE EUROPEA

EIROPAS SAVIENĪBAS VISPĀRĒJĀ TIESA
EUROPOS SĄJUNGOS BENDRASIS TEISMAS
AZ EUROPAI UNIO TÖRVÉNYSZÉKE
IL-QORTI GENERALI TAL-UNJONI EWROPEA
GERECHT VAN DE EUROPESE UNIE
SĄD UNII EUROPEJSKIEJ
TRIBUNAL GERAL DA UNIÃO EUROPEIA
TRIBUNALUL UNIUNII EUROPENE
VŠEOBECNÝ SÚD EUROPSKEJ ÚNIE
SPLOŠNO SODIŠČE EVROPSKE UNIJE
EUROOPAN UNIONIN YLEINEN TUOMIOISTUIN
EUROPEISKA UNIONENS TRIBUNAL

Luxembourg, 07/12/2017

Mr Peter Blazeski

Petermkd1@gmail.com

Dear Sir,

The Registrar of the General Court acknowledges receipt of your e-mail of 29/11/2017.

Your attention is specifically drawn to the fact that the General Court has jurisdiction to hear and determine disputes between individuals (natural or legal persons) and institutions, bodies, offices or agencies of the Union.

However, the General Court does not have jurisdiction to review the decisions of national courts or tribunals, or to rule on the lawfulness of provisions, decisions or measures adopted by national authorities of a Member State. Nor does the General Court have jurisdiction to hear and determine actions brought against decisions taken by international bodies which are not within the institutional system of the European Union, such as the European Court of Human Rights.

Furthermore, in order to bring an action that is within the jurisdiction of the General Court, the applicant must be represented by a lawyer authorised to practise in a Member State. An application which is not signed by a lawyer cannot be registered.

Having regard to the above considerations, the Registrar regrets to inform you that the General Court can take no action on your e-mail.

P E. COULON Registrar