EUROPEAN COURT 0F HUMAN RIGHTS COUR EUROPENNE DES DROITS DE L'HOMME DECISION CASE OF HIPP v. GERMANY (Application no. 84592/17) introduced on 15 December 2017

The European Court of Human Rights, sitting an 8 February 2018 in a single-judge formation pursuant to Articles 24 § 2 and 27 of the Convention, has examined the application as submitted. The application refers to Article 6 § 1 of the Convention, Article 8 § 1 of the Convention and Article 14 of the Convention.

As concerns the complaints raised under Article 8 § 1 of the Convention and Article 14 of the Convention, 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.

As concerns the complaints raised under Article 6 § 1 of the Convention, 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 da 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 deciares the application inadmissible

André Potocki Judge