

COUR EUROPEENNE  
DES  
DROITS DE L'HOMME

CONSEIL DE L'EUROPE  
STRASBOURG

EUROPEAN COURT  
OF  
HUMAN RIGHTS

COUNCIL OF EUROPE  
STRASBOURG

Torsten NENZÉN  
Magnusvägen 6 A  
SE-177 31 JÄRFÄLLA

SECOND SECTION

ECHR-LE11.0R(CD8)  
CE/sh

Application no. 32583/05  
Nenzén v. Sweden

23 NOV 2005

Dear Sir,

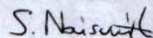
I write to inform you that on 3 November 2005 the European Court of Human Rights, sitting as a Committee of three judges (R. Türmen, *President*, E. Fura-Sandström and D. Popović) pursuant to Article 27 of the Convention, decided under Article 28 of the Convention to declare the above application inadmissible because it did not comply with the requirements set out in Articles 34 and 35 of the Convention.

The Court found that you were not directly affected by the alleged violation of the Convention. You could not therefore claim to be a victim of that violation, as required by Article 34 of the Convention. Accordingly, the application was incompatible *ratione personae* with the provisions of the Convention, within the meaning of Article 35 § 3.

This decision is final and not subject to any appeal to either the Court, including its Grand Chamber, or any other body. You will therefore appreciate that the Registry will be unable to provide any further details about the Committee's deliberations or to conduct further correspondence relating to its decision in this case. You will receive no further documents from the Court concerning this case and, in accordance with the Court's instructions, the file will be destroyed one year after the date of the decision.

The present communication is made pursuant to Rule 53 § 2 of the Rules of Court.

Yours faithfully,  
For the Committee



S. Naismith  
Deputy Section Registrar