

EUROPEAN COURT OF HUMAN RIGHTS ÇOUR EUROPÉENNE DES DROITS DE L'HOMME

> Mr Hoang Danny Hizo TRUNG Flat 3 Block A Peabody Buildings Brodlove Lane UK - London E1W 3DT

Cr.

ECHR-LE11.00R (CD1) CO/shu 31 January 2012

<u>Application no. 69052/11</u> Trung v. the United Kingdom

Dear Sir,

I write to inform you that on 24 January 2012 the European Court of Human Rights, sitting in a single-judge formation (V.A. De Gaetano assisted by a rapporteur in accordance with Article 24 § 2 of the Convention), decided to declare inadmissible your application lodged on 10 October 2011 and registered under the above-mentioned number. The Court found that the requirements of the Convention had not been met.

In the light of all the material in its possession, and in so far as the matters complained of were within its competence, the Court found that they did not disclose any appearance of a violation of the rights and freedoms set out in the Convention or its Protocols.

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 single judge'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 52A of the Rules of Court.

Yours faithfully, For the Court

Ove

Clare Ovey Head of Division



