

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

Herrn  
Rustem ISMAIL  
Wichmannstr. 9  
D-10787 BERLIN

**FIFTH SECTION**

ECHR-LE11.2R  
BKI/BPE/tku

17 January 2011

**Application no. 2968/09 (inadmissible)**  
**Ismail v. Germany**

Dear Sir,

I acknowledge receipt of your letter of 6 January 2011.

I should remind you that the European Convention on Human Rights does not contain any provision for appeal against a decision by which the European Court of Human Rights has declared an application inadmissible. The Court's decision declaring your client's application inadmissible is therefore final.

I should also point out that, by virtue of Article 35 § 2 (b) of the Convention, the Court could not deal with any further application by your client which was substantially the same as the above application and which contained no relevant new information.

Moreover, I should inform you that the Court and its Registry have a very heavy workload. The Registry can therefore no longer answer your letters nor accept any telephone calls from you.

Yours faithfully,

For the Registrar

D. von Arnim  
Rechtsreferentin



COUNCIL OF EUROPE  
CONSEIL DE L'EUROPE

PRIORITY

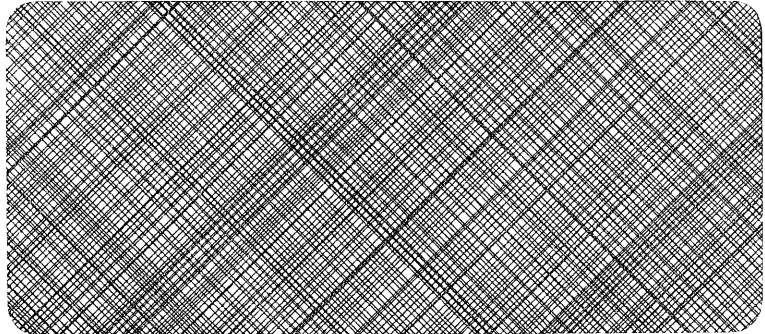
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**PRIORITAIRE**



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