



REPUBLIKA E KOSOVËS
Republika Kosova - Republic of Kosovo
Gjykata Kushtetuese / Ustavni sud / Constitutional Court
Adresa: Perandori Justinian, PN. Prishtinë
T: +381 (0)38 220 104; F: +381 (0)38 220 112; www.gjk-ks.org

Prishtina, 21 June 2010
Ref. no.:URDH.27 /10

ORDER

Case No. KO 01/09,

Ćemailj Kurtiši

and

The Municipal Assembly of Prizren

THE CONSTITUTIONAL COURT OF THE REPUBLIC OF KOSOVO

The Constitutional Court composed of

Enver Hasani, President
Kadri Kryeziu, Deputy President
Robert Carolan, Judge
Altay Suroy, Judge
Almiro Rodrigues, Judge
Snezhana Botusharova, Judge
Ivan Ćukalović, Judge
Gjyljeta Mushkolaj, Judge and
Iliriana Islami, Judge

Introduction

1. The Constitutional Court recalls the Judgment of the Court of 18 March 2010 in relation to the above Referral. In its Judgment the Court, *inter alia*,
 - Ordered the Municipality of Prizren to amend its Statute and its emblem within the period of three months from the delivery of this Judgment in order to bring them into conformity with the Constitution and to not exclude the non-majority Communities;
 - Required the Municipality of Prizren to report to the Court on progress in relation to compliance with that Order prior to the expiry of the period of three months from the delivery of this Judgment and
 - Remained seized of the matter pending compliance with that Order.

Correspondence from the Municipality of Prizren

2. Pursuant to the Judgment the Mayor of Prizren, Dr Ramadan Muja wrote to the Constitutional Court by letter dated 17 June 2010. In that letter the Mayor acknowledged that the Municipality of Prizren, as the implementer of the Court's Judgment, was aware that the Court's Judgment was final. The Mayor reported that the Municipality of Prizren had undertaken preparatory measures towards implementing the Judgment. He further requested that the Municipality needed an additional period of 60 days for the completing execution to enable it to comply with the Order of the Court.
3. The Court bears in mind the following
 - i. the acknowledgment of the Municipality of its responsibility to comply with the Court's Judgment contained in the letter of the 17 June 2010;
 - ii. the efforts that have been reported to the Court to ensure compliance. and
 - iii. the reasonableness of the request and the time constraints that may be encountered by the Municipality over the coming months

DECISION

The Court, having deliberated on the matter on 18 June 2010, therefore unanimously

DECIDES

- I. To extend the time limit imposed by the Court in its Judgment of 18 March 2010 by a further period of three months from that date;
- II. Requires the Municipality of Prizren to report again to the Court on progress in relation to compliance with that Order prior to the expiry of the extended period of three months from the delivery of this Judgment;
- III. Remains seized of the matter pending compliance with that Order; and
- IV. This Decision shall be notified to the Municipality of Prizren and to the Applicant and shall be published in the Official Gazette of the Republic of Kosovo.
- V. This Decision is effective as of 18 June 2010.

Judge Rapporteur

Judge Almiro Rodrigues



President of the Court

Prof. Dr. Enver Hasani

