



Herrn Rechtsanwalt
Eberhard REINECKE
Roonstr. 71
D-50674 KÖLN

FIFTH SECTION

ECHR-LE20.4aR
AMU/MOH1/ssc

21 July 2014

Application no. 5709/09
Brosa v. Germany

Dear Sir,

I write to inform you that, no request having been made under Article 43 of the Convention for the above-mentioned application to be referred to the Grand Chamber, the judgment of 17 April 2014 became final on 17 July 2014 at midnight (Central European Time), in accordance with Article 44 § 2.

The judgment is available on the Court's Internet site (www.echr.coe.int) (Article 44 § 3 of the Convention and Rule 78 of the Rules of Court).

I would draw your attention to the fact that execution of final judgments is within the competency of the Committee of Ministers (Article 46 § 2 of the Convention). Any question in this respect, including, where relevant, payment of just satisfaction and possible default interest, should be addressed to the Department for the Execution of Judgments of the Court at the DGI (Directorate General of Human Rights and Rule of Law) of the Council of Europe:

- Fax number: 33 (0) 3 88 41 27 93
- Website: www.coe.int/t/dghl/monitoring/execution
- Email just satisfaction: dgl_execution_just_satisfaction@coe.int
- Address: Council of Europe, Department for the Execution of ECHR judgments, F-67075 Strasbourg Cedex.

The Court has made an award under Article 41 of the Convention. To enable the sum awarded to be paid to the applicant, you are requested to forward the applicants' bank account details directly to the Government Agent: Frau Ministerialdirigentin Dr. Almut WITTLING-VOGEL, Agent of the Government of the Federal Republic of Germany, Bundesministerium der Justiz, Mohrenstr. 37, D – 11015 BERLIN.

Yours faithfully,


~ C. Westerdiek
Section Registrar