Decision no. 38, dated 07.05.2024 (V-38/24)

Constitutional Court of the Republic of Albania composed of: Holta Zaçaj, President, Marsida Xhaferllari, Fiona Papajorgji, Elsa Toska, Sonila Bejtja, Sandër Beci, Ilir Toska, Marjana Semini, Genti Ibrahimi, members, with court secretary Belma Lleshi, on 07.05.2024, took under examination in plenary session on the basis of submitted documents, the case no. 53 (A) 2023 of the Basic Court Register, pertaining to:

APPLICANT: ADEM RRENGA

INTERESTED SUBJECTS:

MINISTRY OF INTERIOR, AGENCY FOR THE ADMINISTRATION OF SEIZED AND CONFISCATED ASSETS, STATE ADVOCACY

- OBJECT: Repeal of decision no. 00-2023-312 (267) of the Administrative College of the High Court, dated 13.07.2023, as incompatible with the Constitution of the Republic of Albania.
- LEGAL BASIS: Articles 4, point 1, 15, point 2, 42, 43, 131, point 1, letter "f", 134, point 1, letter "i", 142, point 1 and 145, point 2, of the Constitution of the Republic of Albania (*the Constitution*); Articles 6 and 41 of the European Convention on Human Rights (*ECHR*); Articles 27, 71, 71/a of law no. 8577, dated 10 February 2000 "On the organization and functioning of the Constitutional Court of the Republic of Albania", (*law no. 8577/2000*), amended.

Constitutional Court of the Republic of Albania, pursuant to Articles 131, point 1, letter "f" and 134, point 1, letter "i", of the Constitution, as well as Articles 71 and 72 of Law no. 8577, dated 10 February 2000 "On the organization and functioning of the Constitutional Court of the Republic of Albania", amended, by majority vote,

DECIDED:

1. Rejection of the application.

This decision is final and enters into force on the day of its publication in the Official Gazette.