## IN THE NAME OF THE REPUBLIC OF ARMENIA DECISION OF THE CONSTITUTIONAL COURT OF

## THE REPUBLIC OF ARMENIA

ON THE CASE BASED ON THE APPLICATIONS FILED BY THE PRESIDENTIAL CANDIDATES OF THE REPUBLIC OF ARMENIA TIGRAN KARAPETYAN AND LEVON TER-PETROSYAN CHALLENGING THE DECISION N 24-A OF THE RA CENTRAL ELECTORAL COMMISSION ON "ELECTION OF THE PRESIDENT OF THE REPUBLIC" DATED 24 FEBRUARY 2008

Rapporteur H. Nazaryan

Proceeding from the results of examination of the case and ruled by Articles 100(3.1), 102 of the Constitution, articles 63, 64 and 74 of the Law on Constitutional Court, the Constitutional Court of the Republic of Armenia **DECIDES**:

- 1. To leave unamended the decision N 24-A. of the CEC on «Election of the President of the Republic of Armenia» of 24 February 2008.
- 2. In concern with the changes made in the final protocols of PECs 01/28, 08/27, 17/02, 20/18, 23/41, 28/15, 33/04, 33/21, 33/22, 37/03, 37/11, 37/44 and the decisions of TECs 30, 31 and 38 to reject the recounting, as well as for the legal assessment of the ballot papers, envelopes and facts illustrated by video materials, to submit to the RA Prosecutor's Office for filing the case by the procedure prescribed by law.
- 3. Pursuant to Part 2, Article 102 of the RA Constitution this decision is final and enters into force from the date of publication.

March 8, 2008 DCC-736