

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

**ON THE CASE BASED ON THE APPLICATION OF THE PRESIDENTIAL CANDIDATE
LEVON TER-PETROSSYAN REGARDING RECOGNIZING THE OBSTACLES ARISEN AT
THE RA PRESIDENTIAL ELECTIONS OF 2008 AS INSURMOUNTABLE FOR THE
CANDIDATE FOR THE RA PRESIDENT**

Rapporteur H. Nazaryan

Proceeding from the results of examination of the case and ruled by Articles 52, 100(4), 102 of the RA Constitution, Articles 63, 64 and 75 of the RA Law on “The Constitutional Court,” the Constitutional Court of the Republic of Armenia **DECIDES:**

1. The arguments presented by the Applicant in the framework of the subject of the legal regulation prescribed in Article 52 of the RA Constitution and Article 75 of the RA Law on “The Constitutional Court,” during the RA Presidential Elections of 2008, the obstacles that arose for the RA Presidential Candidate Levon Ter-Petrosyan cannot be considered as insurmountable.
2. Pursuant to Part 2, Article 102 of the RA Constitution, this decision is final and enters into force from the date of publication.

February 11, 2008
DCC-734