

AFRICAN COMMISSION ON HUMAN AND PEOPLES' RIGHTS

HADJALI MOHAMMED

v.

ALGERIA

DECISION

Citation: Hadjali v. Alg., Comm. 13/88, 7th ACHPR AAR Annex IX (1993-1994)

Alt. Style of Cause: Hadjali Mohamad v. Algeria

Publications: IHRDA, Compilation of Decisions on Communications of the African Commission On Human and Peoples' Rights Extracted from the Commission's Activity Reports 1994-2001, at 8 (2002); Documents of the African Commission on Human and Peoples' Rights, at 340 (Malcolm D. Evans & Rachel Murray eds., 2001); (2000) AHRLR 15 (ACHPR 1994)

**COMMUNICATION ABOUT SLOW JUDICIAL PROCESS BUT NO SPECIFIC
BREACHES OF THE PROVISIONS OF THE CHARTER, DATED AUGUST 29, 1988**

[1] “The African Commission on Human and Peoples’ Rights, established under Article 30 of the African Charter on Human and Peoples’ Rights;

[2] Considering that the communication does not state the complaints directed against the state concerned or/ the human rights violations suffered by the author of the communication or the procedures engendered by such violations;

[3] Declares the communication inadmissible” (Article 114 of the Rules of Procedure, Article 56 of the Charter).