

Kornelia Anna Grabowska

Gloss to the judgment of the Grand Chamber of the ECHR

on Manuello and Nevi against Italy

January 20, 2015., Application No. 107/10

Summary

Voting judgment concerns the possibility of holding meetings with the applicants' minor granddaughter, when their son – the father of the girl was suspicious about her sexual harassment. After his acquittal, grandparents still have not received approval for direct contact with her granddaughter, because the opinions of psychologists have shown that they associate it with suffering, which had suffered as a result of the alleged harassment. According to the applicants, the possibility of refusal constituted a breach of Article meeting. 8 of the European Convention on Human Rights and Fundamental Freedoms.

Key words: respect for private life, an individual complaint, the European Court of Human Rights, Manuello and Nevi against Italy