



REPUBLIC OF ALBANIA
CONSTITUTIONAL COURT

Register No. 63/6

Decision No. 4

DECISION

“IN THE NAME OF THE REPUBLIC OF ALBANIA”

The Constitutional Court of the Republic of Albania consisting of:

Bashkim Dedja,	President of Constitutional Court
Vitore Tusha,	member of “ “
Altina Xhoxhaj,	member of “ “
Fatmir Hoxha,	member of “ “
Gani Dizdari,	member of “ “
Besnik Imeraj,	member of “ “
Fatos Lulo,	member of “ “

and Belma Lleshi - secretary, on 20.12.2017, examined in judicial session based on documentation, the case no. 63 Act pertaining to:

**APPELLANT: ADMINISTRATIVE COURT OF FIRST
INSTANCE OF VLORA**

INTERESTED SUBJECTS:

**ASSEMBLY OF THE REPUBLIC OF
ALBANIA**, in absentia,
COUNCIL OF MINISTERS, represented by
Mr.Artur Metani,
INSTITUTE OF SOCIAL INSURANCE,
represented by Mr. Astrit Hado.

OBJECT: The repeal, as unconstitutional, of article 91/4 of the Law no.7703, dated 11.05.1993 “On the social insurances in the Republic of Albania”, in the part stipulating that only women can benefit from a retirement benefit period for the term of university studies, excluding men from this right.

LEGAL BASIS: Article 145/2 of the Constitution of the Republic of Albania, as well as article 68 of Law no. 8577 dated 10 February 2000 “On the organization and functioning of the Constitutional Court of the Republic of Albania”, amended.

The Constitutional Court of the Republic of Albania, in reliance on articles 131, article “a”, 134/1, letter “dh” and 145/2 of the Constitution, as well as on articles 68, 69, 70, 72 and seq. of Law no. 8577 dated 10 February 2000 “On the organization and functioning of the Constitutional Court of the Republic of Albania”, amended, unanimously,

DECIDED:

- The rejection of the application.

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