

GUVERNUL ROMÂNIEI AGENȚIA NAȚIONALĂ ANTI-DOPING

THE HEARING COMMISSION FOR THE ATHLETES AND THEIR SUPPORT PERSONNEL WHO VIOLATED THE ANTI-DOPING RULES

To,

Vișovan Petru Vasile Baia Mare M.S.C. Romanian Bodybuilding and Fitness Federation National Authority for Sport and Youth International Bodybuilding and Fitness Federation Romanian Olympic and Sport Committee World Anti-Doping Agency

17.08.2011, Bucharest

Ref. National Anti-Doping Agency *versus* Vișovan Petru Vasile, registered at Baia Mare Municipal Sport Club, sport discipline - bodybuilding

DECISION

No. 17/09.08.2011

Issued by

THE HEARING COMMISSION FOR THE ATHLETES AND THEIR SUPPORT PERSONNEL WHO VIOLATED THE ANTI-DOPING RULES

With the following composition:

Chair Person Graziela Elena VÂJIALĂ

Members: Dan Gabriel NICHITA

Eugen COIFAN

Gabriela ANDREIAŞU

Tudor COSTIN

Marius MARIN

Alexandru ARTEM

Elena DUMITRAȘCU

Secretary of the Hearing Commission: Gabriela ANDREIAŞU

Gathered on 09.08.2011, at 10⁰⁰, at the National Anti-Doping official seat in Bucharest, 37-39 Basarabia Blvd., Sector 2, for hearing the athlete **Vişovan Petru Vasile**, registered at Baia Mare M.S.C., having the domicile in Mara Village, no. 334, Desesti Commune, Maramures District establishes the followings:

Following the doping control conducted on 05.06.2011, during the National Championships for Juniors, the analytical result of the sample belonging to the athlete **Vişovan Petru Vasile**, having the code number 1976236A, has indicated an atypical result with the Testosterone/Epitestosterone ratio > 4 (T/E>4).

In order to determine the origin of the prohibited substances through the IRMS analytical method, the sample with the code number 1976236A was sent to the Doping Control Laboratory in Köln, Germany, and the result has indicated the **aplication of testosterone or testosterone prohormones**.

Although he was legally notified, the athlete didn't show up at the hearing session but he sent a written statement admitting the use of the prohibited substances detected in his sample, as well as the fact that he doesn't want the analysis of the B sample.

The Hearing Commission gathered on 09.08.2011 also took into account the fact that the athlete finished the above mentioned competition on the 1st place. Furthermore, from the moment of the sample collection until the receipt of the result, the athlete also competed at the European Bodybuilding Championship in Spain, on 24-27.06.2011, where he was ranked on the 4th position.

After analyzing the documents of file case – the bulletin of analysis no. 428/16.06.2011 issued by the Doping Control Laboratory from Bucharest, the bulletin of analysis no. S2011003086 issued by the Doping Control Laboratory from Koln, the athlete's statement admitting the use of the prohibited substances detected in his biological sample, as well as the national and international legal provisions:

DECIDES

The ineligibility of the athlete Vişovan Petru Vasile, registered at Baia Mare M.S.C. for a period of two (2) years, according to the provisions of the Article 38 of the Law no. 227/2006 regarding the prevention and fight against the doping in sport, republished with subsequent amendments, as he was found guilty for violating the provisions of the Article 2 paragraph (2) a) and b) of the above mentioned Law.

The ineligibility period shall start on the date of the sample collection.

In compliance with Article 45 of the above mentioned law, the athlete is compelled to submit to the Agency his whereabouts information. In order to be reinstated in sport activity during the ineligibility period, the athlete has to undergo four (4) no advance notice doping controls, one of them at the moment of his reinstatement.

When during the ineligibility period, the athlete retires from sport activity and subsequently he requests the reinstatement, he won't be reinstated until he informs the Agency and undergo no advance doping controls during a period equal with the remaining ineligibility period at the moment of the retirement.

The Decision may be appealed to the Appeal Commission besides National Anti-Doping Agency in 21 days from its communication; the Decision becomes mandatory after the expiration of the above mentioned term.

The Romanian Bodybuilding and Fitness Federation has the obligation to apply the provisions of this Decision and to comply with the in force legal provisions, according to Articles 37 and 71 of the Law no. 227/2006.

In accordance with the provisions of the Article 36 paragraph (4) of the Law no. 227/2006 regarding the prevention and fight against the doping in sport, republished with subsequent amendments, the above mentioned institutions are required to maintain the confidentiality until the public disclosure of the case.

CHAIR PERSON OF THE HEARING COMMISSION

GRAZIELA ELENA VÂJIALĂ