

Her Majesty The Queen
Buckingham Palace
London SW1A 1AA

Saturday, 31 December 2016

Dear Majesty The Queen, Royal Family, The Crown

On 25 July 2015 Your Government and Your Tribunal and Court Services made all of you deeply and mandatory involved in my cases.

The reasons and the evidence were presented in my Volume 6.

You failed to timely act on all listed and proved anomalies of the system (failed in many capacities: Head of State, Her Majesty The Queen, The Monarch, The Crown, associations like Her Majesty Government, Her Majesty Courts and Tribunals etc.). You also failed to enable or provide a legal representation.

Your actions and/or your lack of actions directly led to more abuse and damages, more tampering, and all sorts of manipulations and cover-ups.

All these events and correspondences are presented in my Volume 7.

Your Government and Your Courts were instructed many times to forward all the evidence to you to be evaluated, and initial recovery steps taken.

Please find attached with this letter the first four pages of The Volume 7.

In the case that further tampering with the evidence happened, and Volume 6 and Volume 7 have similar destiny as Volume 4 and Volume 5, please find the link for 100% accurate and never disputed evidence (pdf links at the bottom):

<http://bozkrstic.co.uk/JigsawPuzzleSeries.html>

On 24 January 2017 will be full 18 months since the involvement of The Crown became absolutely necessary and mandatory. End of January is also three years since BA, IAG, The State and The Crown fully activated all my dormant and mild illnesses and disabilities (and created new illnesses and damages like asthma, hives, other allergic reactions and intolerance, new phobias and limitations etc.). End of January is full year since the robbery and cover-up at the Appeal Tribunal "hearing". End of January is also 23 years since you made me ill and disabled (and failed to provide recovery plan ever since, creating many new issues and damages, gradually destroying my health, family and career).

I am not in position to order you to take actions to restore the law and justice in UK, and to make changes which will enable functioning of human rights, employment and disability laws, but I definitively cannot and must not wait any longer for the beginning of the recovery of my deeply injured and traumatised children and myself (issues experienced or felt daily). I tried and failed to resolve our issues within UK.

All the brand new illnesses that you created in the recent years are making my existing illnesses and disabilities much worse.

Although my illness affects many aspects of my life, and causes that my thinking and reactions are not fast and intelligent as when I am healthy, I think that all evidence I presented is logical, true and very accurate (it takes either a lot of time and rest or lot of anger and lot of fear to put things together, but as every memory and every feeling of traumatic experiences are alive and active all the time I always get them right).

If you disagree with the facts that I stated, please provide the relevant explanations and evidence by the end of 24 January 2017 (BA, IAG, Police, local MP, Secretaries of State, Prime Ministers, Government, Judges, Ombudsman, Courts and Tribunals all refused to deal with facts and evidence, but never failed to exclude it from the process, bundles, hearings, court files etc.).

The most important thing is still unchanged – I have provided all the evidence, I have asked all the right questions and requested all the right evidence (and won all my cases before the tampering of the evidence would happen and the case unrelated results were presented); I can not and must not be involved in any process, and definitively must not be asked for any forms and fees before you collect all the refused or removed evidence and answers, then evaluate and retroactively apply it to all current cases of the past 25 years (it is one big connected case). All damages since 1991 must be compensated.

There are no late claims and requests on my end, there are only people and institutions that did not do their job right and in time. The State, Courts and The Crown never provided ANY evidence that I could deal with my cases better than I did, and they all failed to prove that ANY relevant evidence I provided was not correct and true. As stated, conflicting existing or new laws are void.

Everything else that you may need is already mentioned and all the evidence is already with you. I wish you a good health in the New Year.

Faithfully yours,

Bozidar Krstic