

13 April 2017

In case that someone may have any doubts, or start looking at the irrelevant things, Britain has mastered techniques of manipulations, diversions and avoiding facts, (I cannot compete against whole British Empire and centuries of experience) the most important things to check are:

*Missing pages in Volume 5 where most of the relevant evidence about abuse, conspiracy and disability (discrimination) was removed. That tampered version is still UK official version of correspondences until the Main hearing. Not using the Volume 4 during the hearing, which holds all the evidence that I used on both Preliminary hearings, plus huge medical evidence.*

*At all the points of the process I was supposed to be protected, assisted and fairly represented (according to the medical evidence, causes and symptoms of my illness, extent of my previous injuries, my disability, Equality and Disability Act 2010, Employment and Disability Laws, Human Rights Laws and Reasonable Adjustments resulting from these laws). I was not at all.*

*The State and the Crown officials and servants were competing with each other who is going to be more racist, more sadistic, more unjust, more unfair, more "funny" as all of them were evidently enjoying their ordeals and repeatedly doing everything from the legal and medical "must not do" list, and ignoring everything from the "must do" list (these are not only my lists, these are medical, legal, judicial and moral obligations).*

*They failed to provide absolutely necessary and mandatory expert report about the extent and consequences of damages and illnesses The State and The Crown caused to me and my family. In fact, as documented, they refused to include or discuss anything related to the Illnesses and disabilities.*

*My original and all subsequent cases were about health, illnesses, disabilities and UNFAIR DISMISAL BASED ON DISABILITY DISCRIMINATION.*

*The Main hearing records prove that every single witness claimed that none of them looked at my employment file, none of them looked at my previous employment health records, none of them noticed or paid any attention to my emails about the illness and disability, they all (apparently) thought that my disability was about something else, and "not contradictory at all" none of them knew that I was disabled. Even more, they hid their own confirmations of my disability, placed forged document, and requested unscheduled Preliminary hearing to establish if I was disabled at all (they failed but caused extreme damages, and reduced "everything is one huge and connected case" to number of small and "independent" issues which I would not be able to handle even if my evidence was used during Main hearing.*

*Everything about all my forms of appeals was complete fraud and farce, all my evidence, recorded delivery letter, applications, medical evidence etc. were*

*completely ignored, and I was not allowed to have rest during my acute period of illness, and while being signed off sick during entire period of all four claims.*

*Due to extreme irregularities with all Tribunal instances and services, all my cases have been handed to the Crown. Since then I never was actively involved and a main contact, but all of them continued to send their requests and explanations to me. For everything confirmed in written that I couldn't do, including attending hearings, and basically everything else required, they declared that I failed rather than the system and these that were allocated to represent and protect me. They also refused to fix huge anomalies of the system (because that act would be against criminals, thieves, liars, fellow colleagues, officials, judges and politicians).*

Last but not least, my cases were directed to The Queen BECAUSE nothing was working, no-one was helping me and representing me, no one was protecting my health (and by law protected attributes of my disability), and everyone was involved in conspiracy and cover-up.

Despite what The Queen and The Crown may state, all four open cases are their responsibility and liability, and if there is no case against British Airways, IAG, their representatives, HM Courts and Tribunals, HM Government, Police, Ombudsman and other involved abusers and criminals then it is only because The Queen and The Crown are part of the conspiracy and cover-up, and that is also the case if they do not complete their tasks by due dates.

If all my cases are not fairly and fully completed by the two set dates, UK must get new Parliament, Government and the Monarch or any state, institution or individual who get engaged in any way with these currently representing The State and The Crown will be potentially (definitively based on provided evidence) committing crimes, and should be aware that when irregularities from my claims are proven, their crimes are automatically proven too.

11 April 2017

Very important communication (not a joke or otherwise false or untrustworthy news)

Open letter to The state of United Kingdom, being represented by HM The Queen, their Prime Ministers, Lord Chancellors (Secretary of the state for Justice), Parliament(s), HM Government(s), HM Courts and Tribunals, Ombudsman etc. (and people, government claims that people have a say in state matters):

The Crown and The State guarantee that their organised removal or manipulation of about 98% of the most relevant evidence during and after my four current Tribunal and Court cases, and their written responses which are based on the remaining 2% of the relevant evidence are 100% legitimate and correct course of action, and in full accordance with UK laws and democracy.

Despite their reassurances that everything they did is perfectly right, I am still ill and disabled only because all the triggers of my illness and disability are absolutely unchanged from the days in early nineties when they made us ill and disabled (affecting absolutely everything in the past 26 years).

Extreme suffering, pain, discomforts, illnesses, disabilities, damages, injuries, injustice, manipulations, robbery, theft, conspiracy, lies, cover-up, inhumanity, sadism and primitivism we experienced give me all necessary rights to publish this (also, as can be seen from the evidence, I wrote many times asking all of them to resolve these issues and my court/tribunal claims without going public).

They decided to continue their conspiracy and cover-up, and failed to enable beginning of our recovery.

Despite what they may say about this communication, all this is only about our health and disabilities.

With their conspiracy and cover-up they are trying to make unavailable evidence and facts that they are responsible for all our damages and losses in the last 26 years (one continuous case). Doing this to us after the evidence presented for 2004 and 2007 Court cases (which they deliberately and persistently removed and marked irrelevant in all after 2007 cases) is the act of extreme monstrosity and pure evil. Above stated facts can only be evaluated by experts, only by using the medical evidence and based on what they did to us (what they never did and always refused to do), not on what they think or assume their actions may have done (which they always do, and force their lies as official truth and evidence).

As for British Airways and IAG, in case of the unsatisfactory outcome by 24<sup>th</sup> of April 2017, I am now claiming 75% of all their profits, assets, shares etc., based on their highest value since 2008 until the settlement. Off course, that amount is guaranteed by the State of the United Kingdom and The Crown.

If I offended someone, what is likely, please note that they asked for it, and their actions and the illness they created forced me to react this way. Their fault. Once they enable our recovery (or the administrator of the State and the Crown after 24<sup>th</sup> of July 2017 if they fail again), our health and happiness must be considerable better for the period of next 15 years, when the existing conditional claim for their arrest and confiscation of all their assets will stop to be in place.

In case of death or more damages to any of us, all my claims and evidence legally belong to anyone worldwide who has a valid claim of any sort against the same offenders.

10 April 2017

Many people already know that me and my family suffered extreme hardship and injustice from the UK regime, and that the process was continuous for the period of nearly 26 years.

Everything that I ever communicated is about health, anyone trying to paint the facts, reality, causes and responses in any other way is a liar, thief and a criminal. That applies to everyone without exceptions.

All our illnesses and our disabilities have been created and worsened by the Her Majesty' governments and departments. Not all departments and services are involved and guilty, but Home Office, Police, Parliament(s), Courts, Tribunals, Prime Ministers and Lord Chancellors are (few people out of few thousand government officials and servants are not guilty and they are explicitly mentioned in my ECHR case and Volumes 1-7 which are with exception of audio materials a complete correspondence from the last 26 years).

On the last day of the previous year I sent recorded chasing letter to Her Majesty the Queen and the Royal family (The Crown), because the new Prime Minister and the new Lord Chancellor (secretary for justice) continued the conspiracy and cover-ups of the previous government, and because it was full 18 months without any actions and results since I presented the Volume 6 to The Queen. That letter is on this link –

<http://bozkrstic.co.uk/resources/2016-12-31+Her+Royal+Majesty+The+Queen.pdf>

The confirmation that the letter was received by The Crown is here –

<http://bozkrstic.co.uk/resources/2017-01-04+KP763871864GB+Received+by+Crown.pdf>

There were some important deadlines for the 24 January 2017, and as no objections or corrections were received about the evidence and charges presented at

<http://bozkrstic.co.uk/JigsawPuzzleSeries.html> we can state with confidence that the material presented on my website is 100% true and accurate, and that it has been seen and examined by the Crown again (everything was communicated several times).

Few days ago, The Crown and The State were supposed to deliver their judgement and remedies about the Tribunal case that ended three years ago, and to take actions about other instances of fraud, robbery, conspiracy, cover-ups, injuries and damages that happened within past three years.

They did not.

Their deadline to deliver complete and searchable pdf version of Volumes 1 – 5 (only personal details to be redacted), with all other key evidence, missing reports and answers, judgements for all four current cases and compensation for all damages by British Airways, IAG, their representatives, HM Tribunals and Courts, Ombudsman, Prime Ministers and Lord Chancellors since 2007 is 4 PM on 24 April 2017.

Their remaining obligation after that is to provide the full and final package (compensation being only a part of the settlement) for all the damages, loss and injuries from the past 26 years. That deadline is at 4 PM on 24 July 2017, exactly two years since it was absolutely necessary to involve The Crown (the only remaining untried option within the framework of UK system (government, justice, police, parliament, and other, many times mentioned and tried services)).

For the end of this communication (which is just a latest update, all documents from the last 26 years are vital evidence and mandatory part of the case and every presentation), the answers provided by The State (judges, ministers etc) are white lies, and never based on more than 5% of the actual case and facts. It often goes to 0% relevance to the case, applications and submitted evidence.

The very same formula was applied many times before (Home Office evidence, Watford Electronics, Royal Bank of Scotland, Barclays Bank frauds and robberies, “missing” tape from my case, “incomplete” application forms) and after the ECHR case (Volumes 1 – 7 are essentially the reprise of everything leading to ECHR case), and the ECHR case has the very same tone and the signature (and similar cover-up actions, removal of the case reference from the database and removal of the actual evidence and the case (including DVD with the evidence)).

Case numbers or titles for everything that has to be resolved by the final deadline are listed on page 1 (of 145) in the document [http://bozkrstic.co.uk/resources/Volume+7+-+EAT\\$2C+RCJ\\$2C+The+State\\$2C+The+Crown.pdf](http://bozkrstic.co.uk/resources/Volume+7+-+EAT$2C+RCJ$2C+The+State$2C+The+Crown.pdf)

**The only new addition to already published and submitted evidence, claims and applications is my request to have EU passport (in addition to existing ones) for me and members of my family, so that we have a free choice of selecting where we want to continue our life after (or even during) the recovery period.**

**In other words, I want my exit package to be the part of Brexit negotiations and resolutions.**

End of communication from 10 April 2017.

= = = \*\*\* = = = (few days earlier, 6 April 2017, when my illness demanded more writing)

Out of respect to the wasted time and energy (and negative implications of asthma limitations during winter months, and very high blood pressure which I have since I sent the recorded letter to the Queen, and still have despite doubling the dose), here is the text I wrote few days ago (type of usual draft letters that occur every time when my or daughter's health is stretched and compromised, capturing some of these emotions and discomforts which make 90% of our reality, yet being only partly presented in my anger or fear driven written outbursts, usually mentioning only about half of our ongoing problems):

I am currently pending divorce (on or before the final deadline date of 24 July 2017) from British Airways (and IAG), United Kingdom, and Her Majesty's Government(s), Courts, Tribunals, Servants, Subjects, Commonwealth(s) and Overseas Territories. In the case of the unfair divorce settlement, I am legally claiming the minimum 50% from all listed relationships/partnerships, as legally and formally submitted in my Volume 7 to Prime Minister(s) (the State), The Queen (The Crown, The Royal family) and the people (British people, parliament, democracy, courts).

Publishing this update means that the minimum 3 main health triggers happened, and that there were 3 missed deadlines since The Queen received my recorded (chasing) letter in early January 2017.

(And yes, I am scared because they essentially forced me to publish this, they made us ill and disabled 23 years ago, and injured us stronger and deeper every time I complained about our health and damages, and the 23 years of paralyzing fear, associated anger and the spent energy, time and money on controlling these two beasts are making at least 98% of my illness and disability. I am not in UK now because I am scared of another injury).

All FB photos and comments of happiness and occasional jet-set lifestyle are genuine and honest, but they represent at most the 5% of the time in UK, and most happy moments are from abroad anyway (where I can temporarily switch off from my UK reality).

Not publishing all this now (early April 2017) would most certainly lead to uncontrolled angry statements in near future about these who deliberately made us ill and disabled, these who deliberately covered-up their crimes and removed facts from the legal evidence, and attacked over and over again, every time knowing that they are injuring ill, disabled, harmless and defenceless people.

On top of that, being cheated, manipulated, robbed and betrayed by the Queen and the Crown is really a bit too much to continue the life in UK.

Over the period of the last 26 years all Prime Ministers had exactly the same approach and strategy about our health, illness, disability and human rights, and that is - If the State and The Crown are responsible for the damages it must be covered up by all departments and individuals of the realm.

Please note that at no point any one of them or any appropriate department provided any improvements to extreme anomalies and malfunctions, and that every time they “handled” these anomalies and damages by either completely ignoring them, or by providing predefined template style answers which were completely unrelated to the issues and claims, and at no point in at least 20 attempts in the past 26 years their answers were based on more than 5% of actual and relevant facts.

The latest "responses" (null, zero, nothing at all) from The State and The Crown are the reality of the past 26 years of British democracy, justice, rights and laws (human, disability, employment etc.).

The closing note (11 April 2017, afternoon, just before publishing on web and facebook):

My first choice is to never ever again I write any communication, as the most essential part of my recovery is to flush out any thoughts about documented crimes and irregularities.

The full and proper recovery can ONLY start after all documents are in perfect order, and all compensation packages are in place. That depends only on United Kingdom (or administrator).

In case that someone/anyone tries to involve me in any further activity (even if they call it legal requirement and mandatory process), that one is most certainly instructed to do so by the defendants (regardless of means used to persuade them to get engaged in criminal activity).

My only communication will be when (if) I confirm that all missing evidence, reports and judgments are provided and uploaded to my website(s), and thereafter every five years to confirm that the state of our health is still significantly better than now.

I will continue to place photos and comments of health, happiness and good life style as soon as these things start happening again (at least the level of 2008 and 2009 must be achieved).

The obligations of the State and The Crown will cease fifteen years after the start of recovery.