

17 April 2017

Updating web pages and Facebook status exactly 7 days before the deadline for all post 2007 cases, issues, remedies and compensations:

In the period of our life in UK from 1991 to 2007 Her Majesty (The Crown) and HM Government, HM Courts and other HM Services and departments caused severe injuries, multiple physical, mental, psychological and emotional damages to me and members of my family. As a direct consequence of the health damages; imposed restrictions; their refusal to prevent further damages; their refusal to stop or at least ease the damages they already caused; their full cover up and conspiracy about the damages, illnesses and disabilities they caused, and therefore never starting our recovery resulted that all our illnesses and disabilities developed into chronic stage, with very frequent acute periods, causing the extreme mental trauma in addition to actual physical, biological, chemical and electrical damages.

In my case only, with at least 90% of suffering being undocumented (not in great detail and not proportionately to the periods of pain and suffering), I am mentioning only few major health damages:

- The stroke or similar undiagnosed and poorly managed damage in 1994, resulting from extreme stress, dreadful and below poverty line lifestyle, fear and more than poor and adequate food intake (also main reason for 20 plus years of arthritis suffering of my daughter)
- Sort of nervous breakdown resulting from the above experience, with extreme durations of panic attacks, stomach acid and irritable bowel syndrome (at least 3-4 years of very high intensity, and most discomforts and traumas running strong for about 13 years)
- Physical damages to the left hip and thigh (some sort of diagnosed scleroderma (morphea)), and right side ribs area damages gradually leading to permanent limping, deformities in the posture, lumbar lordosis, ever present spasms and cramps in affected areas with limited movements and stretching abilities.
- All other mental, psychological, emotional and possibly even psychiatric disorders resulting from all above plus endless waiting for the beginning of recovery, lift of extremely damaging limitations, some progress with my case for the proper work permit and some sort of confirmed residency, major complications of our daughter's health (disabled over 20 years, crippled by arthritis, broken leg, operated eyes, mental and psychological traumas), illnesses and damages to autoimmune system of the other three members of the family ((ex) wife and two sons), death of both children's grandfathers before they practically got to know their grandchildren (the loss, inhumanity and injustice affecting all involved sides).

- Either completely un-existing or extremely poor all other aspects of normal life (practically I was limited to work and sleeping only, with very limited family life and basically nothing else).
- Enormous financial losses and damages (many different ways to look at what we missed, and all the consequences of getting something years late, and working extremely lot to catch up etc.).

All these (and many other documented and presented) health damages and discomforts, with all system irregularities, delays and manipulations pushed me into number of (sabotaged) Court claims. To the best of my knowledge I did everything I could, taking into account my actual limitations (illnesses and disabilities, but no-one looked at them that way, except doctors who did a good job, but they don't have any executive and decision making powers). I won all my cases if we judge these cases by the evidence presented, but "somehow mysteriously" all my relevant facts and evidences collected from witnesses, police, doctors etc. would simply disappear from the Court evidence, tapes, hearings, judgements.

It was terrible humiliating and painful being Serb in UK all these 26 years, particularly during nineties when UK had a leading role in aggression on my home country (I was not British citizen at that time, although it would not change facts, probably not even how I look at lies and propaganda). On few occasions doctors refused to look at our health problems, even to send us to a private doctors regardless of my private pension plan at the time.

September 2001 and events in New York created unbearable atmosphere of black and depressing news which played important role in worsening of my untreated illness.

To cut it short, as all this is presented in great detail, after several robberies and frauds by HM Courts in the period 2001 – 2004, and enormous conspiracy and cover up by the Police and the Government I sued "everyone" including Prime Minister, Lord Chancellor, local MP, Royal Bank of Scotland etc. in 2004, and because of sabotage, conspiracy and cover-up of that case (and also previously with Watford Electronics in 2002 where Chief Of Courts and Lord Chancellor lost the tape from my hearing!!!??? Poor people, that always happens to them and other HM departments like Home Office etc.) I was forced to go to European Court of Human Rights in 2007. Strongly, oddly, coincidently or whatever you like to call it, my ECHR case had exactly the same destiny as my previous UK Court cases, with identical type of response (almost word for word when you look at Watford Electronics case). Later on, with my cases against British Airways and HM Courts and Tribunals, all defendants had that ECHR judgment as mandatory document, and all of them excluded it (with at least 99% of other most relevant evidence).

All the actions, excuses, manipulations, lies, judgments in the last 26 years are using the same template and the same wordings, only the dates and defendants are different. And always, the State and the Crown don't know anything about these anomalies, but cannot do anything based on my claims and evidence as the trusted, reputable, British companies and officials have a priority in presenting the facts (their invented facts over actual true facts, but there is no part of

the system to deal with such unimportant anomaly, and there is no process to trigger the process for changes of faulty (or (for abusers) perfectly working) components of the system). On a positive side, every time when they failed to deliver the just and right action, they would promptly make me aware of how big fool they made of me, and how good laugh I provided for all these right honourable ladies and gentlemen. It appears that the breakdown in our family life and debilitating damages caused by illnesses they created were bringing them endless happiness, so they never stopped to provide the crazy and infantile answers, which almost made me act crazy and infantile (which I actually did many times, but only during the most dangerous days in acute periods of the illness).

Did I say to cut it short? I wish I could, I hope I will be able one day after we close these cases, and that is the best part.

After presenting my case to ECHR (thousands of pages, not only few pages they later confirmed to be looking at, which were making at most 1% of my claim presented to them, another extreme similarity with all my UK cases, before and after ECHR case !!!) EVERYBODY who could cause further damages to my extremely fragile health was presented with four most important pages about my ECHR case (main damages, and main triggers), therefore what ABSOLUTELY MUST be avoided.

Well, all these Volumes that HM Courts, Tribunals, Ministers, Governments, Parliaments, Police, Ombudsman, Local MP-s for Spelthorne, employment unions, UK Human Rights, UK legal Aid (system), media and newspapers, people of UK etc. want to hide from the world and public are documenting all correspondences, as they happened, with actual dates, names and facts.

What British Airways and IAG (and their extremely evil and sadistic representatives) were allowed by HM Courts and Tribunals is beyond sick, racist, evil and sadistic. And what the State and The Crown did to aid the whole satanic and inhumane, primitive and savage ordeal is twice that sick.

And how do I dare to say this? Well, as I said, I am just a messenger, just a victim who is chronologically presenting what they deliberately, knowingly and willingly did, with a little touch of nonfictional creativity, or I would go crazy if I stayed switched off during entire period of seven years of abuse, since I first time reported in written their conspiracy and alarmed all authorities within British Airways and within UK system.

They claim that their laws and procedures are fine, lawful, democratic, just, right and humane. I call all of them liars, thieves and cheats (at least).

Is The Queen part of it (and all other members of Royal famil(ies))? She received my recorded letter on 4th of January 2017, which is a chasing letter for her mandatory actions requested on 25 July 2015. She was directly involved in all three pending cases resulting from the fraud and farce of the Main Hearing (she was supposed to change things, or act on her own accord, and most definitively to organise someone to represent me and protect my disability attributes).

So, is she guilty? Yes she is, because she failed in many important things. She was informed in that recorded letter that she failed these things and that she must either distance herself from any State titles and income and pass my applications on someone of power and influence, or take some actions in capacity of Monarch, Head of State etc. BECAUSE everybody else was part of the proven conspiracy and cover-up, and she was the ONLY and ONE right person to be asked to do something.

Why am I so angry now, if she still has full seven days to deliver the justice, executive judgments against her services and departments and other remedies and compensations?

Because she failed to take urgent and mandatory actions for more than 20 months, and during that period many new illnesses and damages happened, which most likely cannot be healed ever, and cannot be compensated ever. Because she HAD to react by 24th of January 2017 (who am I to order anything to the Queen, I agree, nobody but we'll see, we do not have here at stake only the total corruption of UK system, the whole western democracy and system failed, and they will have to openly and transparently state their findings and decisions, about UK and about ECHR, and about all decisions from the past 26 years where someone from UK was involved).

Because the Queen caused many new damages to my children. Because of that direct recorded delivery to the Queen I am scared to be in UK, and I am in a sort of exile, with a period of another 6-7 years again stolen from me and my family. Because if they don't fix EVERYTHING they will sadistically condemn me and my family to another decades of misery, illness and unhappiness.

Is the proportionate (**Reciprocate**) compensation unjust? If victims have their say it isn't, I certainly am the victim, and I am not one of these who can accept insulting remedy and letting the abusers go free. No remedy is clearly not an option, and I expected from the Royalty to know better than their servants and subjects.

24th of April 2017 is the deadline for actions against all criminals since illnesses and disabilities from 2007 (we must call them criminals as that is what they are, working under direct orders of Prime Minister and The Queen is not something that justifies and removes their crimes and deliberate damages they caused. Will the State and the Crown cover-up these crimes, will they kill me, will they strike again against my family and property ... not really my call, definitively does not depend on me, any further delay in this communication would lead to a different type of mental illness (fictional statements and facts, subjective views, madness, deluded or similar, and that certainly would not help neither myself nor my children and the rest of the family).

24th of July 2017 (two years since the Queen took over all my cases) is the deadline for providing the full and complete remedy for all damages of both pre and post 2007 cases.

The State and the Crown agreed, by not challenging any evidence and applications (and default charges), to guarantee with their assets all the compensations that are due.