Subject: FW: Seeking Human Rights lawyer for ECHR representation - gross violations of art. 3 of the Convention and other crimes, application filed 2019/05/21
From: Chris Esdaile <chris@redress.org>
Date: 5/22/19, 5:52 PM
To: "mhsiemaszko@fastmail.net" <mhsiemaszko@fastmail.net>

Dear Mr Siemaszko

Thank you for your enquiry to REDRESS. REDRESS has a narrow mandate and is not able to take on the issues of all persons who contact us. We must take difficult decisions about the best use of our expertise and very limited resources.

We have reviewed your case and regret to inform you that we are unable to represent you because:

1) We do not have the necessary expertise to be able to help you.

2) We do not have the capacity to take on any more new cases at the moment. Please note that we do not operate a waiting list.

3) Your case does not fall within our normal areas of work.

4) We recall having previously rejected your case back in 2017.

You may be able to obtain assistance from one of the organisations listed in the following resource: <u>https://redress.org/wp-content/uploads/2017/12/Nov-14-Handbook-for-Victims-of-Serious-International-Crimes-in-the-EU-English.pdf</u>

We wish you every success in resolving your case.

Please note that we may store limited information (your name, sex, age, nationality, nature of enquiry) for statistical/research/funding purposes, but we will not store such information for longer than we need to. All other data and documents that you have provided in connection with your enquiry will be destroyed securely as soon as possible after 7 days from the date of this correspondence.

Yours sincerely,

Chris Esdaile Legal Advisor

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----Original Message----From: Michal Siemaszko <u><mhsiemaszko@fastmail.net></u>
Sent: 22 May 2019 10:32
To: Nederland Redress <u><info.nederland@redress.org></u>
Subject: Seeking Human Rights lawyer for ECHR representation - gross violations of art. 3
of the Convention and other crimes, application filed 2019/05/21

Dear Sirs,

I appreciate your time in reviewing this information and any help you can offer in regards to legal counsel to handle these matters professionally.

Yesterday, May 21st 2019, I filed an individual application before the European Court of Human Rights, regarding crimes committed against me during the course of 5+ years by public officials of Polish state—most importantly, gross violations of article 3 of the Convention for the Protection of Human Rights and Fundamental Freedoms, in addition to articles 2 and 6 and other crimes.

Since I was denied legal counsel—in addition to fair trial and medical examinations—in Poland on multiple occasions, so far professionals from outside Poland helped me but I handled these matters mostly myself (legal / organizational / etc.), including preparing and filing this application before ECHR today. However, next steps will definitely require assistance from experienced Human Rights lawyer, including representation before the ECHR.

To summarize:

1. Multiple attempts made since 2014 at concealing crime-criminal assault resulting in permanent bodily injuries, committed at place of my residence in January 2014:

- \* By Polish public officials, i.e. prosecutors, police, court
- \* By doctors / medical facilities in Poland

2. Artificially blocking prosecution by

\* Failing to appoint forensic doctor, secure traces, questioning witnesses,

\* Refusing investigation claiming that sudden, permanent bodily injuries, were caused by the candidiasis of the digestive system!!,

\* Re-classifying new notification of a crime and denying prosecution,

\* Denying existence of new and important evidence to initiate prosecution, including medical documentation and communications certified by IT forensics specialists,

\* Assigning same prosecutors who in earlier preparatory proceedings attempted to conceal this crime

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\* Delivering decisions (e.g. to refuse investigation) via persons not authorized to receive them, thus preventing me from filing timely complaint

\* Relieving suspects in related investigations of any criminal responsibility by interrogating in the form of a memorandum note-without taking an oath, twice,

\* .. and, unfortunately, more - details in attached documents.

3. Hindering or literally preventing me from conducting comprehensive medical examinations and obtaining medico-legal documentation—most of the medical examinations I was only able to conduct outside Poland: in Austria, Vienna, in Serbia, Belgrade and in New Delhi, India.

Detailed information is available in the attached ECHR application document and annexes. Those, as well as accompanying documents, I share also via Dropbox folder at: <a href="https://www.dropbox.com/sh/49lkdqf33sqe63m/AACzQiQ-wBYbmT0BuMmA6s1pa?dl=0">https://www.dropbox.com/sh/49lkdqf33sqe63m/AACzQiQ-wBYbmT0BuMmA6s1pa?dl=0</a>

I admit that, considering this situation lasted 5+ years, the cost for me in professional and personal life is enormous, but financially as well—tenths of thousands of EUR spent so far and still tenths of thousands more to spend, since the cost of nerve surgery alone is 17000 EUR, not to mention full restoration.

Therefore, if possible, kindly please provide an approximate quote for such service (i.e. assistance from Human Rights lawyer before ECHR in this case, possibly other cases, as 10+ other cases against prosecutors / Polish public officials are ongoing/pending, plus other), unless you can recommend someone who might be interested by this matter and offers pro bono service.

Regards,

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