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3rd August 2015

Dear Ban Ki-Moon,

I am writing to you in relation to the prolonged violations of my Human Rights that the United Kingdom (England) has inflicted upon my personage.

I have suffered a number of Human Rights violations throughout my life.

Some of the serious violations that I believe myself to have suffered are as follows:

Arbitrary and unlawful detention  
Deprivation of my civil liberties  
Violation of my bodily integrity  
The right to an effective remedy  
The right to respect for private and family life  
The right to a fair hearing in civil and criminal matters  
Degrading treatment  
The right to privacy  
The right to access to privacy (Personal Data)  
Discrimination in enjoyment of the rights set out in the convention

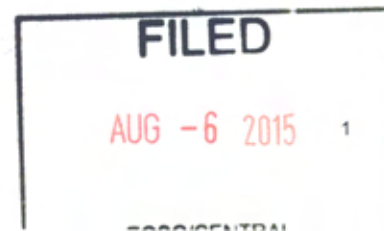
I am the 'son' of a British politician Sir David Amess MP.

As a fourteen year old I was sent to live with the Deputy Headmaster of my first secondary school, Dr Robert Bell.

I was a victim of and a witness to a number of serious crimes.

The British Police have failed to investigate these crimes.

In the year 2000 I was subject to a serious assault which the British Police have neglected to investigate.



HR1/04/003

Approximately between 2002 and 2003 I was briefly employed at 1 Parliament Street by my father, Sir David Amess MP.

I have been unable to obtain the exact dates, proof of my salary and what the national minimum wage was during this period of time.

I have reason to believe that the amount that I was paid was less than legislation permitted.

In 2004 I was sentenced to a four year term in prison which was eventually reduced to three years on appeal.

There was an Independent Police Complaints Commission (IPCC) investigation into the investigating police officer's conduct during the trial.

I believe that the conduct of the officer had an adverse effect on the trial which led to my incarceration between December 2004 and April 2006.

Between December of 2009 and January of 2010 I surrendered Dr Robert Bell's external hard drive which contained hardcore pornographic images of minors being sexually assaulted to the Metropolitan Police.

During this process I made a significant witness statement in relation to other crimes which was taped and lasted in the region of three hours.

The Metropolitan Police have not investigated these crimes.

In the last quarter of 2010 I was arrested due to allegations of harassment; which were later proved to be unfounded.

Whilst at the Police station (Ilford, Essex, England (Metropolitan Police Force) I re-reported the abduction of my children.

The Police did not take a statement from me and record the details of my children that I was providing to them.

I was taken directly to a Mental Health Hospital (Goodmayes, Essex, England) and assessed under the mental health act under the basis that I was suffering from delusions and have no children.

The Police officers who escorted me on the ambulance to the hospital were known to me, one of whom bares intimate knowledge of my children.

During my period of assessment in Goodmayes Mental Health Hospital my parents (Sir David Amess and Lady Julia Amess) provided information to the Hospital in relation to myself.

The clinicians led me to believe that my parents, my cousin (Mr Lee Phypers) and my fathers associate (Mr Stephen Parker) had denied all knowledge of my children and supported the diagnosis that I was suffering from a delusional disorder.

This was a diagnosis that staff had already reached, some of whom were known to me and bore intimate knowledge of my children.

During the period of time subsequent to my initial detention my 'family' have had me detained on several occasions under the mental health act citing that I am delusional and that they have no knowledge of my children.

During these periods of detention I was administered against my will with medication, coerced into taking medication on the basis that if I did not then I would forcibly be made to take the medication and I was also injected with medication on a number of occasions.

Additionally during these detentions I sustained two assaults at the hands of patients in addition to having my private and confidential medical records stolen by a patient.

Due to my sullied reputation which I attribute to my unlawful conviction at the hands of the Crown prosecution service and the unlawful detentions that I have suffered at the hands of the National Health Service I have been unable to secure employment despite applying for a host of positions since 2010.

In most instances I have failed to receive any form of acknowledgement from the employer.

Within the United Kingdom you are only eligible for local authority council housing within the areas that you have immediate family connections.

Due to the serious Human Rights violations that have been inflicted upon me within these areas, the strained relations with my family members and the dangers that I face within these areas this is not an option.

I have been unable to find a landlord who would accept department of social services payments, much less without a working guarantor.

This has left me in a position where by I am of no fixed abode. Due to my inability to secure employment in March of this year I formed a number of companies which I had intended to include a legal firm.



Despite having an impeccable financial history in the sense that I have never been overdrawn, have never had a debt or a loan and have never had a credit card the bank that I have banked with since the age of sixteen has rejected all fifty five (55) of my business bank account applications.

This led to my applying to two other major high street banks who have also rejected all fifty five (55) of my applications for business bank accounts.

Without a business bank account I am unable to register for Value Added Tax (VAT) and am unable to provide e-commerce services.

This has effectively rendered all of my companies dormant.

In effect by the state denying me the right to secure employment they are denying me the right to own my own property.

Due the issues that I have outlined in relation to local authority accommodation and securing accommodation using the department of social services scheme the state are in effect denying me the right to independent living accommodation and the right to access to privacy.

The state are also potentially denying me the right to life by way of not allowing me to secure safe, independent private living accommodation in addition to denying me access to protective custody due to the potential reprisals that I face from those that have violated my Human Rights.

During the period of time subsequent to initially reporting the abduction of my children to the Metropolitan Police in January 2010 I have made a number of attempts to re-report the crime and other crimes to the Police.

I attempted to report the crime to Hertfordshire constabulary on the 3rd August 2010 during a road traffic incident whilst on my way home from a meeting with Sir David Amess and his associate Mr Stephen Parker in relation to the whereabouts of my children.

The Hertfordshire police officers informed me that responsibility for the crime lay with the Metropolitan police.

As previously stated on the 13th August 2010 whilst in custody at Ilford police station I requested to re-report the abduction of my children to the Metropolitan police.

Rather than take a statement from me in relation to the abduction of my children the Metropolitan police had me detained under the mental health act.

I answered bail at Barkingside Police station in January of 2011.

Whilst at the Police station I attempted to re-report the abduction of my children however the officer declined to take a statement from me.

I provided what I would class to be significant leads to Essex Police on the 29/10/2012 in relation to my abducted children.

Essex Police did not investigate the abduction of my children and threatened to have me detained under the Mental Health Act.

On the 16/12/2014 I reported the abduction of my children and provided significant leads in relation to my abducted children to Hampshire Police.

Hampshire Police elected not to take a witness statement from me in relation to the other crimes that I wanted to report.

Hampshire Police claimed to have referred the abduction of my children back to the Metropolitan Police.

The Metropolitan Police have made no contact with me in relation to the abduction of my children.

I have recently made Subject Access Requests (SAR) to Police Forces, Intelligence Agencies and the National Health Service Trusts within which I was detained.

Some of the requests have been ignored, some of the requests have resulted in disclosure with large sections censored and redacted and others have resulted in partial disclosures with large amounts fully withheld.

A great deal of the information that has been disclosed by these organisations contains discrepancies and inaccuracies.

I have a suspicion that my law enforcement records will contain information in relation to my children and their whereabouts.

If it is a case that the Police do know the whereabouts of my children but that I am not allowed contact with them then they must provide documentation clearly stating this.

The issue that the court must really consider is that if the Police do retain information in relation to my children and have escorted me to mental health asylums where I was unlawful detained and suffered violation of my bodily integrity on the basis that I have no children and that I am suffering from delusions then it stands to reason that they have committed a criminal offence.

There are a significant amount of public servants who are also a party to the violations of my Human Rights.

This includes members of the House of Commons, members of the House of Lords and overseas politicians.

I also have reason to believe that government officials and law enforcement agents from overseas are also a party to the violations of my human rights.

However I have not intension of initiating actions against additional states until I can verify these assertions.

If I had been able to bring my case before a court of law within the United Kingdom I would have made an application for a judicial review of the NHS' diagnosis.

During this process I would have applied for the court to order the implicated NHS trust's and Police force's to make a full disclosure of the information that they retain about myself.

Once the NHS' decision had been overturned my intension was to bring actions against the State for the violations of my Human Rights.

This would have included the relevant Police force's and NHS trust's.

I had also intended to privately prosecute all of the individual's who had intimate knowledge of my children and who have been a party to the violations of my human rights due to the states reluctance to initiate criminal proceedings against these individuals.

As for criminal proceedings against these individuals especially those who serve in public office and public services (where by misconduct carries a maximum sentence of life imprisonment) this is something I cannot influence.

What the court must consider is that law enforcement agents aren't going to press criminal charges against themselves.

The large number of implicated law enforcement agents could potentially explain why the British Police have failed to investigate the crimes that I have reported.

I have attempted to use the alternative available remedies within the United Kingdom.

I have complained about the British Police's failure to investigate the crimes I have been attempting to report with each of the respective constabularies Professional Standards Departments.



Professional Standards Departments are responsible for internal investigations of their constabulary and according to UK law are the correct redress for complaints against Police constabularies.

The Metropolitan, Essex and Hampshire Police Professional Standards departments have not provided me with a recording decision in relation to my complaints.

I have raised my complaints with the Independent Police Complaints Commission (IPCC) who are responsible for external investigations into British Policing and individual constabularies.

The IPCC have failed to acknowledge my complaints.

I have also contacted Her Majesties Inspectorate of Constabulary (HMIC) who have referred me back to the Metropolitan Police.

The Metropolitan Police have neglected to investigate these crimes since they were initially reported in December of 2009 and subsequently in August of 2010 and January of 2011.

The President of Interpol and her organisation have stated that the crimes are for law enforcement agencies within the country that they occurred in to investigate.

The Federal Bureau of Investigation have claimed that they do not have the power to investigate crimes outside of the United States of America.

I am awaiting a response from Europol however I suspect that they will reiterate Interpol's advice.

I have written to senior Government officials, including:

Prime Minister: David Cameron (Conservative)

Former Deputy Prime Minister: Nick Clegg (Liberal Democrat)

Leader of the Opposition: Edward Miliband (Labour)

My Member of Parliament: Caroline Nokes (Conservative)

My Member of the European Parliament: Diane James (UK Independence Party) and all of the United Kingdoms serving Members of the European Parliament.

None of the above have provided a direct response or assistance in relation to the crux of the violations of my Human Rights however they have acknowledged my housing issues albeit without providing a remedy.

My former local Member of Parliament Caroline Nokes has failed to return the dossier which I sent to her in relation to the Human Rights violations that I currently enduring.

My intensions are to lodge complaints with the Parliamentary and Health Service Ombudsman in relation to my complaints about the United Kingdom's state services.

However, I would also ask you to take into account that this does not solve the urgent issue of locating the whereabouts of my abducted children nor the perpetrators, accomplice's and co-conspirators to the crimes I have alluded to being brought to Justice.

I cannot raise the key facet of my complaints about the National Health Service to the Parliamentary and Health Service Ombudsman due to my inability to prove that the National Health Services detention of me and subsequent violation of my bodily integrity was unlawful.

My inability to unequivocally prove the responsible clinicians diagnosis wrong stems from the British Police's failure to investigate the abduction of my children and verify their whereabouts.

Which is preventing me from substantiating that my children are tangible as opposed to 'delusions'.

Additionally if my children were located and subsequently it is substantiated that my 'family' do have knowledge of the children and have had interactions with them then it stands to reason that not only will my diagnosis be discredited but all persons who have provided information stating that I have no children and all persons who are a-party to the violations of my Human Rights would be liable for criminal prosecution.

I have written to President Donald Tusk of the Council of the European Union, President Jean Claude-Juncker the European Union Commissioners, President Vassilios Skouris of the European Court of Justice, President Martin Schulz of the European Parliament and the High Representative for the EU External Action Service Federica Mogherini.

I have also written to Secretary General Thorbjorn Jagland of the Council of Europe, Commissioner for Human Rights Nils Muiznieks, Chairman Igor Crnadak of the Committee of Ministers, Secretary General Andreas Kiefer of the Congress of Local and Regional Authorities and President Anne Brasseur of the Parliamentary Assembly.

Thus far none of the above have acknowledged my correspondence.



I have written to the Office of the High Commissioner for Human Rights on numerous occasions since the 25th February 2015 however they have failed to acknowledge me.

Consequently I have written to the Office for the High Commissioner for Human Rights Urgent Action division.

Subsequently I have sent a case file to Ronny Abraham, President of the International Court of Justice due to the United Nations failure to acknowledge me and raise concerns over the United Kingdom's Human Rights contraventions within the forum of the International Court of Justice.

I have also submitted two petitions to the European Union.

The first is in order to raise concerns over the United Kingdom's prolonged Human Rights contraventions and the implication of key state service and servants in these contraventions.

The second is in order to request political asylum due the persecutory and prejudicial actions of the United Kingdom which I attribute to the knowledge that I retain about the mechanisms of the state, my religious beliefs and my spiritual practices.

Due to my inability to find a solicitor in the United Kingdom who is prepared to take on the State and the 'establishment' I have sought the European Court of Human Rights permission to apply directly to the court due to the state failing to offer me the right to an effective remedy and thus preventing me from using the available effective remedies.

The General Registry Office have not responded to my request for them to disclose the Birth Records that I was led to believe by my father and his associates related to my children.

Without the birth certificates there is no way of making applications to Court for disclosure of a child's whereabouts or to request DNA testing.

UK law stipulates that the 'parent' can ask the court to make an order for the alleged child to undergo a DNA test, however the child cannot request that a parent undergo a DNA test.

The above means that I cannot make an application to court to request that my father Sir David Amess undertake a DNA test for clarification purposes.

The British police have neglected to investigate the abduction of my children despite my giving sufficient information about their history including properties that they resided in and schools that they attended which should have enabled an effective investigation to be undertaken.

The above leaves me in a position where by I cannot substantiate that my children are real and tangible which effectively means that I cannot substantiate that the National Health Service's diagnosis was incorrect and as a consequence my Human Rights have been violated.

Coupled with the fact that the British police have neglected to investigate the crimes that I was a victim of and a witness to throughout my child hood and adolescence this effectively leaves me without the possibility of redress within the United Kingdom.

The Office of the High Commissioner for Human Rights have stated that they cannot investigate the United Kingdom's human rights contraventions due the state not being party to the optional protocol.

This effectively means that the United Kingdom are free to commit further contraventions of the Human Rights act without fear of reprisal and sanctions.

As previously explained due to the financial hardships that I am currently enduring I cannot leave the United Kingdom of my own accord.

Of the responses that I have received from the Embassies and the Heads of State that I have written to in order to request Political Asylum they have stated that I must be at the border of the state or within its territory in order to apply for Political Asylum.

The United Kingdom continue to commit maladministration and are not issuing me with my legal entitlement to a state contribution towards the cost of accommodation.

The United Kingdom are intimating that they intend to continue to inflict further violation of bodily integrity and unlawful detention upon me.

This is despite the United Kingdom knowing that the European Court of Human Rights has issued me with a Barcode: 28842/15 Amess Vs UK.

All of the above leaves me in an untenable position.

I would ask you to consider the contents of this document with the attention that it warrants and revert back to me at your earliest convenience.

There is the distinct possible that I may suffer reprisals from those who have violated my Human Rights.

There is an even greater possibility that I may suffer further Human Rights violations due to the United Kingdom's diplomatic position appearing to be that they are not accountable to any presiding authority.

With the above taken into account I would ask you to provide learned advice and the appropriate assistance in order to prevent the United Kingdom continuing to contravene the Human Rights act.

Kind regards

*David J Amess*

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