

For the attention of Australian Embassy to Serbia

A LEGAL NOTICE : Cease and desist letter

The SENDER of the legal notice : Pokret Živim za Srbiju of Belgrade, the President of which is Dr Jovana Stojković, through Milina Dorić , a legal representative on behalf of the political movement Pokret Živim za Srbiju, is hereby putting forth :

A cease and desist letter against the Commonwealth of Australia

We are all painfully aware that the world tennis champion, Novak Djoković, is being held captive in detention at the immigration detention centre at Melbourne Airport with no legal grounds whatsoever. Novak has neither breached any rules and regulations nor protocols. He has abided by all the mandates, rules and regulations stipulated by Australian federal laws. Regardless of Novak having done everything in line with the laws and mandates, he has been subjected to harassment, verbal abuse and physical ordeal nonetheless, and moreover he has been notified that his entry into the Commonwealth of Australia (which shall be referred to as Australia in the remainder of this notice) shall not be officially approved and, furthermore at present he is prohibited from leaving Australia and return to Serbia. All the more so, he is being forced to wait until the forthcoming Monday, i.e. 10 January 2022, in order to be issued an official permission to possibly return home.

The acts committed by your government at present is surely an unprecedented illegal and unconstitutional detention of a person and ban on one's freedom of movement and detention of a top notch sportsman with an impeccable character, outstanding sportsmanship and a proven track record for decades now in global terms.

The medical exemption which has been approved by two independent professional panels go to prove that Novak does hold an official permission to enter Australia and to participate in the ATP Tennis Tournament 'Australian Open' on equal terms with other players, yet the Australian authorities have illegally and against all the international conventions resolved to deny Novak his inalienable right. A number of other tennis players have had their medical exemptions granted without being denied entry and neither have they been prevented from participating in the Tournament.

In so doing , Australia has breached the Universal Declaration of Human Rights ratified in as early as 1948 . This Declaration stipulates as follows:

Article 1

All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

Article 2 Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Article 4

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

Article 7

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

For what it is worth, Novak Đoković is not the only one who have submitted medical exemption , however only his exemption documents have not been granted and in doing so Australian government have committed an act of unfair and unjustified discrimination

Article 12 No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Article 13 1. Everyone has the right to freedom of movement and residence within the borders of each State. 2. Everyone has the right to leave any country, including his own, and to return to his country.

Australia did sign all the key international agreements which enshrine and uphold the protection of human rights , amongst which are as follows :

- International agreement on economic , social and cultural rights
- International agreement on civil and political rights and two of its protocols

Australia is obligated to duly apply the directives of all international legal means in order to protect human rights enshrined in the international law on human rights protection, otherwise she will be held accountable for the aforesaid infringement thereof. Australia is under the legal obligation to respect the fundamental human rights, freedom of choice and protection of bodily integrity of any individual.

We hereby demand that your government should ensure that Novak Djoković be allowed to exercise his inalienable rights with immediate effect. He, as well as any ordinary citizen in as much as any other sports participant, is entitled to choose not to get vaccinated and present his own medical exemption documents to substantiate his claims, upon which he has acted accordingly i.e. duly and in good faith.

Lest we forget, Australian authorities in the legal matter at hand have prevented not only Novak Đoković from participating and in doing so caused him emotional and physical distress in a most atrocious manner but you have also harmed the Republic of Serbia per se.

6 January 2022

Novi Sad, Serbia

Political Movement 'Živim za Srbiju'

the President of which is Dr Jovana Stojković

on the grounds of authorized power of attorney signed by

Pokret Živim za Srbiju

conferred to Milina Dorić, legal representative

Превод на енглески:

anglo.world.translations@gmail.com