

Ambasador

Michael Davenport

Britanska ambasada

Beograd

**Predmet: Otvoreno pismo Britanskom
ambasadoru u vezi preteće zloupotrebe fonda u
projektu nacrta antikoruptivnog zakona u Srbiji**

Beograd, 20 Septembar 2012

Vasa Ekselencijo,

Nedavno smo javno upozorili g.Rodoljuba Šabića, Poverenika za informacije od javnog značaja Republike Srbije da se izrada bitnog antikoruptivnog zakona o zaštiti uzbunjivača, finansiranog sa 100.000 evra od Velike Britanije i Kraljevine Holandije, ne može raditi na osnovu konflikta interesa, nepotizma i favoritizma.

http://www.healthcareanticorruption.org/saopstenja/Pismo_srb_enl_projekat_zakona_avg2012.pdf

Reagovanje članova radne grupe za izradu ovog bitnog antikoruptivnog zakona koju je formirao Poverenik je u potpunosti potvrdilo opravdanost našeg upozorenja na ove neprihvatljive pojave.

U odgovoru na naše upozorenje Poverenik, osim što nama lekarima uzbunjivačima preti sudskim progonom i poredi nas gorim od najokorelijih kriminalaca, brani izradu antikoruptivnog zakona na osnovu konflikta interesa, nepotizma i favoritizma sledećim navodom: "у два наврата, на свој захтев, тим поводом разговарао са амбасадором Велике Британије и да је на изричito питање да ли Амбасада има било какве примедбе на поступање повереника и његових сарадника на реализацији Проекта добио категоричан, изричит одговор да примедби нема, те да Амбасада веома жели да се настави са реализацијом Проекта."

http://www.poverenik.rs/images/stories/Modelzakonaozastiti_uzbudnjivaca/13.9.2012.pravonazdravlje.pdf

Kako je Poverenik po našim saznanjima vec obmanjivao javnost svojim izjavama, molimo Vas da potvrdite ili demantujete ovaj njegov navod.

Ubeđeni smo da ovakav koruptivan način izrade antikoruptivnog zakona nije moguć ni u Velikoj Britaniji ni u Kraljevini Holandiji kao ni u drugima zemljama EU.

His Excellency
Michael Davenport

The Royal British Ambassador
Belgrade

**Matter: An Open Letter to the British Ambassador
Regarding the Pending Misuse of Funds in the Project
of Drafting the Anti-Corruption Law in Serbia**

Belgrade, 20 September 2012

Your Excellency,

Recently, we have warned Mr. Rodoljub Šabić, the Commissioner for Information of Public Importance and Personal Data Protection of Serbia that the drafting of a key piece of legislation – Anti-Corruption Law on Protection of Whistleblowers, financed with EUR 100.000 by tax payers of Great Britain and the Kingdom of Netherlands, cannot be implemented due to the conflict of interest, nepotism and favoritism.

http://www.healthcareanticorruption.org/saopstenja/Pismo_srb_enl_projekat_zakona_avg2012.pdf

The reaction of some of the members of the work group for drafting this crucial proposed anti-corruptive law, which group was established by the Commissioner has fully confirmed the justifiability of our warning related to unacceptability of this occurrence.

In his reply to our warning, the Commissioner, besides of threats issued to medical doctors-whistleblowers that he will sue them in a court of law and treating us worse than the most hardened criminals, defends such drafting of a proposed anti-corruptive law (based on the conflict of interest, nepotism and favoritism), with following allegations:

"On two occasions, at his personal request, the Commissioner has spoken to the British Ambassador and at explicit question if the Embassy has any objections to the Commissioner's activity and that of his assistants in the implementation of the project of drafting the proposed law, the express answer was that there were no objections whatsoever and that the Embassy wanted the project to continue".

http://www.poverenik.rs/images/stories/Modelzakonaozastiti_uzbudnjivaca/13.9.2012.pravonazdravlje.pdf

Since, according to our best knowledge, the Commissioner has already misinformed the general public with his own statements, we would kindly like to ask you to confirm or

Stoga nam je Vaš odgovor od velike važnosti kao podsticaj i ohrabrenje u borbi protiv korupcije.

S poštovanjem,

Prof.dr. Dragana Jovanović, uzbunjivač u slučaju zloupotrebe 50.000.000 evra kredita Evropske investiocijone banke za zdravstvo,

Dr. Bojana Bokorov, uzbunjivač u slučaju institucionalne preprodaje mesta za lečenje obolelih od raka,

Doc.dr. Borko Josifovski, uzbunjivač u slučaju komercijalne sprege službe hitne pomoci i pogrebnih preduzeća,

Dr Goran Kuševija, uzbunjivač u slučaju javne nabavke nekvalitetnog rastvora za hemodijalizi zbog finansijskog profita.

deny the said Commissioner's statements.

We are convinced that such corruptive method of drafting the proposed anti-corruptive law is not possible in Great Britain or in the Kingdom of Netherlands nor in any other EU country.

In the premises, your reply will be of great importance as a stimulus and encouragement in the fight against corruption.

Please accept, Your Excellency, the assurances of our highest consideration,

Prof. Dr Dragana Jovanović, the whistleblower in the medical affair of abuse of EUR 50,000.000 of the European Investment Bank's credit facility for health care system, Belgrade

Dr Bojana Bokorov, the whistleblower in the affair of institutional „trade“ in waiting lists for treatment of cancer patients, Novi Sad

Doc. Dr Borsko Josifovski, the whistleblower in the affair of commercial „joint criminal enterprise“ of Emergency Squad crew and the undertakers/funeral parlors, Belgrade

Dr Goran Kuševija, the whistleblower in the affair of public procurement of low quality solution for hemodialysis for the purpose of financial gain, Kraljevo

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Letter copies sent to all interested parties

