

Human Rights Defense z.s. - HRD-NGO

non-governmental, non-profit organization

french equivalent Droits de l'Homme Défense z.s. - O.N.G.

Organisation non gouvernementale, organisation à but non lucratif

www.hrd-ngo.com/en-us

P. O. BOX, CZ 503 51 Chlumec nad Cidlinou

the Czech Republic, République tchèque

Permanent Representation of Belgium of the Committee of Ministers
to the Council of Europe, 41, Allée de la Robertsau, Strasbourg, France

Ministry of Foreign Affairs of Belgium
Rue des Petits Carmes 27, 1000 Bruxelles, Belgium

Council of Europe
into the hands of : the Secretary General Mr. Thorbjorn Jagland
Strasbourg, France

Council of Europe, European Court of Human Rights
into the hands of : the President Mr. Guido Raimondi
Strasbourg, France

Re : Notice

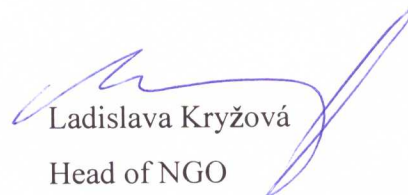
We are NGO with the residence in the Czech Republic.

Two years ago, I noted to the Permanent Representation of Belgium at la Rue de la Robertsau in Strasbourg (in my position of the representative before the Court), that it is a suspicion, that Ms. Eva Hubálková, form the Czech Section of the Court, abused the name of the judge of Belgium.

I received from the Permanent Representation of Belgium a suspect e-mail
(see enc.).

Therefore our NGO will make public all files of the Czech applicants before
the Court.

In Chlumec nad Cidlinou
Czech Republic
on 3 July 2017


Ladislava Kryžová
Head of NGO

Human Rights Defense z. s.
non-governmental, non-profit
organization
P. O. BOX 8
CZ 503 51 Chlumec nad Cidlinou
Czech Republic

Ladislava Kryzova

Od: "PR of Belgium - Strasbourg" <StrasbourgPR@diplobel.fed.be>
Datum: 25. června 2015 16:33
Komu: <ladislavakryzova@atlas.cz>
Předmět: Your letter from 24 June 2015

Dear Madam,

In response to your letter transmitted to the Belgian Permanent representation to the Council of Europe on 24th June 2015, we would like to recall that inadmissibility decisions by the Court are subject to no appeal.

In conformity with the principle of democratic separation of powers, the executive power, and thus the Belgian government, is not to comment on this kind of purely jurisdictional decisions. The conventional role of the Committee of Ministers is limited to the supervision of substantial judgments of the Court.

We do recall however, that the Brussels Declaration, adopted at the High level conference organized on 26-27th March by the Belgian Chairmanship of the Committee of Ministers, invites the Court to envisage providing an explicit motivation for inadmissibility decisions by 2016.

Kind regards,

Permanent Representation of Belgium
to the Council of Europe