

Statement in the Geneva 26.03.2015

To begin with, I would like to thank that you dare the unusual to treat my notification on the Swedish government despite the state constant asked the UN / ECE to refrain.

Today's meeting is based on the Aarhus Convention's provisions to give every person the right to live in an environment adequate to his or her health and well-being by the rights of access to information, public participation in decision-making, and access to justice in matters concerning the machines wind turbines.

Through the intervention of the Swedish Government and the following judgments, I and many more citizens have however been deprived of these rights.

My right under the Swedish protective laws were easily circumvented because the government always determines the final interpretation.

The EU Directive, Machinery Directive, could be undermined in particular by the authorities on behalf of the fact that the government decided that wind turbines in Sweden are buildings and not machines.

The European Commission accepted in 2014 that the protection of the Machinery Directive did not need to apply at machines wind turbines in Sweden.

In the case of wind turbines on Helgarö / Strängnäs the legal process deprived citizens all rights both under Swedish law and also international law. Judicial practice deprived simply locus standi who thus had no access to the rights guaranteed in the Aarhus Convention.

These measures exposes me and the rest of the population for life-threatening danger.

Sweden responded in 26.9.2013 and 10.12.2014, M2013 / 1435 / R all allegations of violations of the Convention.

In this answer Sweden again requests that the UN / ECE shall not treat the matter, that Mr Stümer is just a single person without the support of others, and that it is true that Stümer was deprived locus standi with the support of two judgments from 1992 and 1997 because he lives too far away.

This is not an acceptable answer.

Although the aims of the Convention are health and wellness I have dwelt upon the legality of the application of the Convention, which I see as the basis for achieving the stated aims.

When Sweden emphatically argues that the machines wind turbines are harmless, do not harm life and dismisses the machines harms through infrasound and low frequency sounds with statements - that what can not be heard can not hurt, I have asked the expert Dr. M.Johansson to highlight these dangers