



Г-же ШУМАНИНОЙ Н.В.
(для г-на ШУМАНИНА В.Ю.)
ул. Вилюйская, д. 20, кв. 4,
г. Петропавловск-Камчатский,
Камчатский край, 683003
РОССИЯ / RUSSIE

ECHR-LE2.0bR
ASV/ALZ/alf

3 July 2020

BY POST AND EMAIL (shumanin@mail.ru; lada-1965@mail.ru)

Our Ref.26598/20

Dear Sir,

I acknowledge receipt of your correspondence of 3 July 2020 requesting the European Court of Human Rights under Rule 39 of the Rules of Court to apply interim measure.

This request has been given the above number which you must refer to in any further correspondence.

I would inform you that, according to the Court's practice, unsubstantiated requests for an interim measure within the meaning of Rule 39 are not submitted to a judge for decision. A mere reference to submissions in other documents or domestic proceedings is not sufficient. All requests must be accompanied by copies of all relevant domestic court, tribunal or other decisions (e.g. in asylum or other proceedings). In particular, you must submit documents related to the appeal proceedings, any medical certificate regarding the applicant's current medical condition as well as documents relating to his current detention and examination at the psychiatric institution. If there are any medical documents (reports or other) relevant to this claim, you should also send copies of these.

Accordingly, in its present form, your request to apply Rule 39 will not be submitted to a judge for decision. It is your responsibility to make sure that the relevant information and/or documents are received by the Court. Otherwise, the Court may not be in a position to consider the request.

You are invited to consult the Practice Direction on interim measures available on the Court's Internet site (www.echr.coe.int/practicedirections).

If no reply is received, the file will be destroyed in due course without further notice.

Yours faithfully,
For the Registrar

A handwritten signature in black ink, appearing to be 'A. Stepanova', written in a cursive style.

A. Stepanova
Legal Secretary