
Από: Sjak R. Haaheim
Αποστολή: Τετάρτη, 25 Μαΐου 2022 5:58 μμ
Προς: global@oikonomakislaw.com
Κοινοποίηση: Φ.ΚΡΕΜΜΥΔΑΣ-Φ.ΔΩΡΗΣ & ΣΥΝΕΡΓΑΤΕΣ
Θέμα: Status on the return matter - Referenceld:287652

Σπουδαιότητα: Υψηλή

Dear madam,

This afternoon, my client has informed me that he and the child has returned safely back to the child's country of habitual residence, Norway. The child responded with joy and happiness upon being reunited with his primary caretaker yesterday following the abduction to Greece in July 2020. The travel back home took place under his father's loving care and without any incidents.

The child will undergo health examination, and the Norwegian child protection services will offer support, if needed, if it is indicated that the child has been traumatized during the abduction. The child is looking forward to being reunited with his friends in his local community, as well as with his family. He is scheduled to start school this autumn.

Based on this, there is no need for concern for the child's well-being. Relevant security precautions are in place, to prevent another unlawful kidnapping of the child from Norway.

Unfortunately, in my client's view, Greek Courts failed to live up to the standards under the Hague Convention 1980 to promptly return the abducted child to his country of habitual residence.

One reiterates that the Kristiansand District Court's verdict dated 15 June 2021 is in force and regulates the legal framework for the child. Your client declined to give evidence in Court but was represented by a lawyer appointed by the Court on the State's expense. The verdict has been served to your client, but she chose – unfortunately – not to respect it.

One also reiterates that your client is charged with child abduction by Norwegian authorities, and that there has been issued an international warrant for her arrest, if she should choose to leave Greece.

Med hilsen // Regards

Sjak R. Haaheim

Advokat // Barrister at Law // Managing partner

 **Advokatoriet**