

Children's right to safety

Children have the right to a secure existence. That's right they are provided primarily parents. However, when there is a conflict between the parents, increasing security threat to the existence of children.

I will describe a typical situation. After the divorce, the right to education of the child can get all one parent, it is given the status of a trustee. The other parent maintains their right to unrestricted communication with the child, which is governed by the agreement on the procedure for appointments. This parent has the right to take the child for a prolonged period, for example, on vacation. It may cause threats to the safety of the child.

I want to talk about this kind of threat by their own example. My husband took the child for a month, but did not return it for 9 months. All this time I was not able to communicate with his daughter. As I learned later, he moved freely from one European country to another, hiding the child from me. As a result, my daughter was deprived of the opportunity to study, receive medical care, she was under the care of a third party. Find a child I could only after the intervention of Interpol. Really it was a kidnapping, but Interpol officials could not return my daughter, because under the current legislation cannot be the father of her child abductor. Interpol could not even give me the opportunity to talk with the child, as long as it does not allow the court. A court may not make a decision because his father was constantly changing his place of residence and the agenda of the court before it did not reach. my child's rights in the conflict have been seriously violated.

How can you solve a similar legal collision? It would be to create an electronic database on children who are at risk and require parents who do not have the right to custody, to declare their movement within the European Union, and declare the child's place of residence. This will ensure the safety of the child, guarantees him the right to education, medical care.

For violation of the rules of the declaration in this meringue data should be held responsible administrative punishment.

The same system can be extended to migrant children, children of Sinti and Roma and other children at risk. Without making these children offered us their database will not be able to move uncontrollably within the EU. Drastically reduce opportunities for abduction of children, their trade.

Please OSCE leadership to support my proposal and take the project on creation of the electronic database of children who are at risk. Ekaterina Tkachuk