The above mentioned stakeholder's submission to UPR (Universal Periodic Review) for Denmark.

Psychiatric Discrimination and Violation of Human Rights in Denmark.

Discrimination.

Danish citizens who are suspected criminals have a constitutional right to meet a judge in courtroom within 24 hours after detention.
Danish citizens who are suspected lunatics must wait for a longer and not limited time for this first meeting with a judge after detention.

That kind of discrimination is possible due to a special exception from the constitution.
This exception should be cancelled.!
Notice here, when a citizen becomes suspected lunatic she or he is immediately stigmatized and becomes handicapped concerning personal integrity and reputation.

Furthermore citizens suspected lunatics do not have the right to normal justice culture, as far as no discussion between psychiatrists as accuser and defender takes place in courtroom.
Only a single lawyer appointed by the judge is defending suspected lunatics because it is very difficult or impossible to find and to pay a lawyer with knowledge to and interest in psychiatry.

So a declaration from the psychiatrists serves as evidence for f.ex. suffering from paranoia which is not necessarily a sickness but a way of expressing the experience of real, intensive observation and manipulation, which is not necessarily (by law) investigated.

Violation.

The psychiatrists power to define mental disease is almighty and collaborating with secret services they have total control with "deviating" citizens in spite of all the laws, which should secure all citizens' civil and human rights and prevent psychiatry to be used to torture.

Many psychiatrists do not respect Danish Health Authorities' recomendations to limit medication and some psychiatrists issue death certificates with the unlegal cause of death "psychosis", - and they are not punished.!

On behalf of activists in Danish Madness Movement yours sincerely Lars Jensen.