GENOCIDE OF LAW - the neoliberal neo-fascist mafia of judges and prosecutors in Bulgaria in the theft of private and hereditary property of the "Principality of the Dynasty Dobrev Halachev" through judges of the Sofia City Court, SAS, SCC in Bulgaria under SCC chairmen Lozan Panov, SAS Daniela Doncheva, of the Sofia City Court Alexei Trifonov - The Mafia has a state and a union - THE EUROPEAN UNION - supporting this mafia THE EUROPEAN UNION AND COMMISSION with Presidents Barroso, Jean-Claude Juncker and Ursula von der Layen - lost 15 billion euros

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1. INTRODUCTION

Lord Prof. PhD PhD Momtchil Dobrev-Halachev and Prof. Mariola Garibova-Dobreva developed 2006 "Theory of the Degree of Democracy" and "Theory of the Degree of Justice / Injustice /", based on their practice in court, prosecutor's office, state and especially the practice of Prof. Mariola Garibova-Dobreva as a judge for decades experience as such as a civil and criminal judge and Prof. Momchil Dobrev participated as an observer in various types of elections. Prof. Momchil Dobrev created 2001 Theory of Corruption and Theory of Mafia and Theory and Practice of Mafia. In the year 2001 Lord Prof. Momchil Dobrev developed the Theory of the mafia and Theory of corruption. All the both theories has been developed by analyzing the mafia and the corruption all over the world. In Bulgaria, Germany, European Union, and other countries. In the year 2001 Lord Prof. Momtchil Dobrev developed the "Theory of Mafiotismus" as a new type of government oriented solely to the private interests of individuals and private institutions. The existence of the mafia and corruption in Bulgaria does not worry the European Commission, the European Union or the European Parliament. The mafia is at the highest state and European level and does what it wants. This mafia holds courts, the prosecutor's office and all kinds of state institutions, and the latter carry out its orders. This mafia, through its corrupt and mafia-style judges and prosecutors, steals and legalizes the theft of private property from the mafia.

Introduce the Problem: The problem with the mafia and corruption in Bulgaria and in the European Union and the European Commission is huge. We have repeatedly applied evidence of the scale of this mafia. The basis of this mafia and corruption in Bulgaria and the European Union and the European Commission, Lord Prof. Momtchil Dobrev established in 2001. "Mafia Theory" and "Corruption Theory" with all its manifestations. Based on these theories, Lord Prof. Momchil Dobrev also defines the formula of the mafia, the formula of corruption. Based on these processes, Lord Prof. Momchil Dobrev created the Theory and Practice of Mafiotism, defining the formula of mafia, how it works, how it is organized, in whose interests it works at its expense.
CORRUPTION AND THE MAFIA AND THE GENOCIDE OF LAW IN A COUNTRY DESTROYS DEMOCRACY, FREEDOMS, HUMAN RIGHTS, THE RULE OF LAW. As a result lor. Prof. Momchil Dobrev and Lady Prof. Mariol Garibova-Dobreva created the Theory of the Degree of Democracy and the Theory of the Degree of Justice / Injustice, as well as the Theory of Socio-Humanism, a society that excludes the shortcomings of neoliberalism, globalization, wild market economy, and creates the foundations of a NEW HUMAN SOCIETY based on completely different principles, as well as economic and social, managerial and others. As a result of the struggle of Lord Prof. Momchil Dobrev against corruption and the mafia in Bulgaria and the European Union and the European Commission since 2011. Lord Prof. Momchil Dobrev experienced 9 / nine / attempts to assassinate him and his relatives.

II. RESEARCH METHODS

Research methods of analysis, verification, control of all factors in corruption and the mafia, LAWLESSNESS, GENOCIDE OF LAW in the state of Bulgaria, supported by the European Commission and the European Parliament and the Union, which influence in a society its viability, the degree of democracy society, of laws, their implementation by judges, prosecutors, statesmen, ministers, prime ministers, state and municipal officials and others.

- Analysis of the laws of one country and the European commission
- Analysis of all authorities in a country - judicial, legislative, executive and the European Union and the European Commission
- Analysis of the implementation of the laws of a country and the European Commission
- Analysis of governance in one country and one society and the European Commission
- Analysis of public resource management in a country and the European Commission
- Analysis of the existence of corruption and mafia in the judiciary, in the state system and in the European Union.
- Analysis of the work of the prosecutor's office as a guarantor of the existence and development of mafia and the rule of law in a society.
- Analysis of the judiciary - laws, judges, election of judges, development of judges, violations of judges, disciplinary and other liability of judges, prosecutors, investigators, guarantors of democratization in a society

III. The Neoliberal Neo-fascist mafia of lawlessness and genocide of law among the judges serving the mafia in Bulgaria and the inaction and support of this mafia from the European Union and the European Commission with Presidents Barroso, Jean Claude Juncker and Ursula von der Lyen and former Chancellor Angel Na

BULGARIA - THE MAFIA HAS A STATE : EUROPEAN COMMISSION - THE MAFIA HAS A UNION that supports the MAFIA in BULGARIA!
WHAT IS THE NORM IN BULGARIA AND IN THE EUROPEAN COMMISSION AND UNION???

Illuminati financier: “GIVE ME CONTROL OVER THE CENTRAL BANK OF A COUNTRY AND I WILL NOT INTEREST IN WHO RULES IN THIS COUNTRY!
MAFIOT POLITICAL AGENT FROM STATE SECURITY AND FOREIGN INTELLIGENCE - USA and others:

Proposals are currently being made for a New Constitution and a General Assembly to be convened to adopt a New Constitution. We will not go into details and therefore we will pay attention to what is the reason for the current state of our country Bulgaria and the European Union and the Commission..

Corruption and the mafia in the court in Bulgaria has become the norm in Bulgaria and it is supported by the EUROPEAN COMMISSION AND THE UNION, which means that the mafia has conquered both the EC and the EU The fact that the Prime Minister has appointed the Chief Prosecutor has become the NORM. It is clear why! Even if there are crimes by the executive branch, THE MAN OF THE MINISTER - THE PRESIDENT BOYKO BORISOV should not bring charges against his ministers and against him. It is no coincidence that Prosecutor KOKINOV stated to the Prime Minister BOYKO BORISOV as Chief Prosecutor SOTIR TSATSAROV - "YOU PUT IT ON YOURSELF !!" The successor of SOTIR TSATSAROV is his favorite IVAN GESHEV who has investigated ministers and Prime Minister BOYKO BORISOV for records and others!
The fact that the prosecutor’s office has not brought charges against ministers and prime ministers and statesmen has become a NORM-LAW. It is a NORM for PRESIDENTS of the Supreme Court of Cassation and the Supreme Administrative Court to appoint people close to the executive branch - in the specific case of the Prime Minister BOYKO BORISOV. Thus, a criminal judge from the Sofia City Court, who graduated from the school for the Ministry of Interior GEORGI KOLEV, was appointed chairman of the Supreme Administrative Court.

Judge who was only a criminal judge, what does he understand from administrative proceedings and who even after his replacement as Judge CHOLAKOV as Chairman of the Supreme Administrative Court, Judge KOLEV remains as Supreme Administrative Judge, WITHOUT APPEARING IN A COMPETITION FOR SUPREME ADMINISTRATION JUDGE. THIS is the same when in 2012 the President of the Supreme Court of Cassation Prof. LAZAR GRUEV proposed Judge KRASIMIR VLAHOV as his Deputy - the President of the Sofia District Court. The same judge VLAHOV who as deputy. The President arbitrarily appoints JUDGES for each case, EVEN THOUGH THERE IS AN ELECTRONIC RANDOM SYSTEM. To appoint SPECIFIC SUPREME JUDGES for SPECIFIC JUDICIAL CASES is a crime that he has been committing for more than 7 years. AND AS A COVER OF LAWLESSNESS in the SUPREME COURT OF CASSATION, Judge KRASIMIR VLAHOV from 2012. DECIDES ACTS AS SUPREME JUDGE WITHOUT EVER PARTICIPATING IN A COMPETITION FOR SUPREME JUDGE, after reference in the Supreme Judicial Council.

Or like the APPOINTMENT of Judge ALEKSEY TRIFONOV as President of the Sofia City Court, who gives NO PROVEN BULGARIAN CIVIL and was born in Russia, and within the legal period of 6 months his parents received a Bulgarian in the Soviet Union.THIS IS THE MAFFIA IN THE BULGARIAN COURT, - the largest court - Sofia City Court to be governed by a judge who has no Bulgarian citizenship and who has the SUPPORT of the chairman of the party Movement for Rights and Freedoms, with honorary chairman AHMET DOGAN, who in 1992 , gave a list of Bulgarian spies to the United States, Turkey, and dozens of hundreds of Bulgarian spies were slaughtered in one night in Turkey and other countries.As it was for the chairman of the SOFIA COURT OF APPEALS, a person of the MAFIA is elected for a second term, and this is the court WHICH LEGALIZES THE CRIMES OF THE JUDGES OF THE SOFIA CITY COURT, FOR THEFT OF PROPERTY, OF THE MAFIA ..

And as a cover, the Supreme CAASION COURT only confirms these crimes, these legalizations of thefts, crimes, thefts of property, by people from the mafia, theft of property by OILGARS - "former agents of STATE SECURITY. During socialism, it was INADMISSIBLE to appoint police officers who graduated from the school of the Ministry of the Interior and took part in special courses in civil criminal law and attributed to them a degree in law - "LAWYER" for PROSECUTORS AND JUDGES. This is exactly where the process of REPLACEMENT OF LAWYERS appointed during socialism in 1993 took place, when the salaries of judges and prosecutors appointed during socialism were deliberately maintained, and the replacement of those with whom he COMPETITIONS, WITHOUT EXAMS.

In violation, even appointed judges of the MAFIA skip ranks and instead of becoming a district judge city judge for 5 years, for SOME MAFIA JUDGES THIS HAPPENS IN MONTHS, JUDGES who serve the MAFIA and execute ORDERS of the MAFIA grow quickly in the MAFIA The appointment of junior judges and junior prosecutors is AFTER AGREEMENT during meetings of POLITICIANS with chairmen of the Supreme Court of Cassation and Supreme Administrative Court that they will be elected only if they carry out orders of the mafia. THIS AGREEMENT is made before each competition. Another mafia practice in court is the transfer of judges from courts 450 kilometers away from the capital SOFIA to the Sofia District Court and the Sofia City Court. JUDGES ARE APPOINTED from VARNA, BURGAS, DOBRICH, and other courts 500-550 kilometers away from the capital Sofia to courts in Sofia.

THE MAFIOTIZATION OF THE JUDICIAL SYSTEM :It all started in the years 1991-1993 -. Deliberately during these years of galloping inflation, rising prices of goods and services, avalanche-like rise in prices, services, the salaries of judges and prosecutors appointed during socialism are deliberately not raised. In this way, the goal is for people to gain neutrality, the legitimacy to leave the profession of judges and prosecutors, just to feed their families. AND THIS IS WHAT HAPPENS - HONEST PRINCIPAL MORAL WORTHY DIGNIFIED UNCORRUPTED JUDGES AND CRUISERS IN THE FIRST WAVE OF 1994-1994 LEAVE THE JUDICIAL SYSTEM, SECOND WAVE IS IN 1997-1998 BANKS BANKS payment of foreign debt. AFTER THESE TWO WAVES, THE APPOINTMENTS OF THE JUDGES AND PROSECUTORS OF THE MAFIA and of various mafia groups are taking place, which currently have 4-6 mafia groups in Bulgaria.
THE LEGISLATIVE REALITY BETWEEN THE GOVERNMENT, THE POWER OF THE POWERFUL
CORRUPTION HAS BECOME THE NORM
THE MAFIA HAS BECOME A NORM
THERE IS NO RULE OF LAW,
THERE IS NO LEADING ROLE OF THE LAW
THERE IS FULL KNOTROL AND MANAGEMENT OF NATURAL HUMAN RIGHTS.
THERE IS NO JUSTICE IN THE JUDICIAL SYSTEM
JUDGES CAN WRITE TO ANY DECISION ANYONE CANNOT PUNISH THEM EVEN FOR THE
COMPLETE ABSURDITY WHICH PROVES THE EXECUTION OF ORDERS FROM ORDERS.
THERE IS NO DIVISION OF STATE AUTHORITIES.
THE JUDICIARY HAS BEEN CONTROLLED AND MANAGED BY THE MAFIA.
THERE IS NO JUDICIAL CONTROL OVER THE ILLEGALITY OF JUDICIAL ACTS OF JUDGES.
THERE IS NO JUDICIAL CONTROL FOR CONSTITUTIONAL CONFORMITY IN THE LAWS either.
THERE IS NO JUDICIAL CONTROL OVER THE ABSURD DECISIONS OF THE MAFIA JUDGES-
THERE IS NO JUDICIAL PROTECTION OF CITIZENS' RIGHTS.
ITSELF.-
THERE IS A TRIPPING OF SOVEREIGNTY.
THERE IS NO PROVISION OF THE RULE OF LAW.
THERE IS NO LEGAL REGULATION.
THERE IS NO CONTROL OVER THE ACTS OF JUDGES AND PROSECUTORS.
THIS LEADS TO A COUNTRY OF IGNORANCE - THE MAFIA.
SUBJCTION OF ALL INDIVIDUAL SUBJECTS OF LAW IS NOT GUARANTEED.
THE JUDICIAL SYSTEM AND THE STATE DOES NOT ACT ACCORDING TO THE LAW, BUT
ACCORDING TO THE ORDERS AND LEGALIZATION OF THE MAFIA.
THE JUDICIARY IS SUBJECT TO PARTY INTERESTS, NAMAFIOT INTERESTS, Oligarch
INTERESTS, PERSONAL INTERESTS, THE MAFIA
THE NORM IS THE INCOMPETENCE OF THE JUDGES - JUDGES ALBENA BOTEVA, LYUBKA
GOLAKOVA VLADIMIR VALKOV, RAINA MARTINNOVA, CHEHLAROV,
NORM IS NAMED OF LAWS BY JUDGES
NORM IS NON-APPLICATION OF LAWS BY JUDGES
IT IS NORM TO JUDGE TO DETERMINE BY WHICH LAW THE CASE IS SUBMITTED. AND NOT
ACCORDING TO THE INTEREST OF THE PLAINTIFF - CITIZENS OR FIRM COMPANY, SO THAT HE
CAN THEN TERMINATE IT, there is a REPLACEMENT OF LAW, REPLACEMENT OF THE LAW.-
The JUDGE DOES WHAT HE WANTS IN THE CASE - IF HE HAS AN ORDER TO TERMINATE IT, HE
TERMINATES IT BY LEGALIZING THE CRIMES COMMITTED BY THE JUDGES OF FIA.
The CORRUPTION OF JUDGES IS THE NORM
IT IS NORM FOR JUDGES TO HAVE PROPERTIES FOR MILLIONS WITHOUT BEING ABOUT TO
PROVE THEM THAT THEY PURCHASED THEM WITH THE SALARY - IDENTIFIED AND ONLY
WITH THE SALARY OF FROM what he replaced.
The SYSTEM OF THE SUPREME JUDICIAL COUNCIL, in which judges and prosecutors from the MAFIA
are elected, CONCRETES THE CRIMES OF THEIR COLLEAGUES. - The Inspectorate of the Supreme
Judicial Council has been ILLEGITATIVE for more than two years now, as the term of office of all inspectors
ended more than TWO YEARS ago. ALL ACTS OF THESE INSPECTORS - former judges and prosecutors
are ILLEGAL and ARE REALLY CRIMES. The Minister of Justice is not fulfilling his obligations in the
presence of evidence of lawlessness of judges and prosecutors to request their dismissal from the Supreme
Judicial Council - these are the ministers Hristo Ivanov, Pavlova, Tsetska Tsacheva, Danail Kirilov, Ahladova,
Prof. Yanaki Stoilov, Nadezhda Yorda.
The presidents of courts defend their judges and do NOT IMPLEMENT art. 312 of the Judiciary Act and no one
wants their disciplinary punishment, let alone dismissal from the Supreme Judicial Council - such are the
chairmen METODI LALOV, ALEKSEY TRIFONOV - SCS, SVELIN MIHAYLOV GEORGI GEORG
GEGICHI DOG COURT OF CASATION, Prof. LAZAR GRUEV - Supreme Court of Cassation,
ALEXANDER ANGELOV - Chairman of the Sofia District Court, Chairman PLAMEN PETKOV - Chairman
of the Sofia District Court, ALL BEFORE ALL.
The NORM IS THE ABUSE OF JUDICIAL POWER OF THE MAFIA JUDGES.
The NORM IS AN ATTACK ON THE FREEDOM AND RIGHTS OF CITIZENS.
THESE ARE THE NORMS OF NEOLIBERAL NEOFASCISM IN THE JUDICIAL SYSTEM IN BULGARIA.
And as a COVER - THE WHOLE MAFIA IN THE JUDICIAL SYSTEM is fully supported by the EUROPEAN COMMISSION AND THE EUROPEAN UNION with Presidents Barroso, Juncker, Ursula von der Leyen.
THERE IS NO CONTROL OVER THE LAWLESSNESS OF JUDGES.
THERE IS NO SYSTEM OF SANCTIONS against guilty judges.
EVIDENCE OF THE MAFIOTIZATION OF THE COURT IN BULGARIA

Evidence of mafia in Bulgaria in court and prosecutor's office: There is a very rapid improvement in the financial situation of judges and prosecutors. This happens in just three or four years. Judges and prosecutors buy housing with loans from banks, just to cover up their extra income as judges - mostly unproven. The proof of the existence of corrupt practices and the receipt of sub-cases by judges is the fact that in just two or three years judges and prosecutors repay the loans taken by banking institutions for the purchase of their apartments. An analysis of income proves that it is practically impossible with their income as judges or prosecutors to pay their mortgages to banking institutions in just two or three years.

The struggle over who will become a judge or prosecutor in Bulgaria is the size of the skin. On the contrary, in Western countries, young people prefer to gain experience and become lawyers, and only after solving their material needs do they turn to the judicial profession. It is even a concrete fact that judges in the Western countries become persons with many years of experience as lawyers and at the age of 40-50. There are cases of acquiring property for millions of levs as prosecutors owning property for millions, judges from the Supreme Court of Cassation, the Sofia City Court, criminal judges in just two or three years acquire studios for 130,000 euros, then become chairmen of the Specialized Courts. corruption and the mafia in the country must be investigated, not just criminal groups.

Judicial practice is that: According to a survey, up to 89 percent of cases are bought. There are cases when the judge himself asks for money from the parties. And which party gave more money in favor of that country is decided and the corresponding decision.
According to a study, judges want bribes as follows:

- 28% in person
- 33% of relatives and friends
- 19% through other magistrates
- 29% by answering
- Only 2% no answer.

It is common practice for a magistrate in court to have a relative lawyer through whom the bribery is negotiated. It is also a common corrupt practice that whole families are judges in the courts. For example, Judges Neychev - a family in the Sofia City Court, Judge Valkov and - a judge in the Sofia City Court, his wife, a judge in the SCC.

Judges in the Supreme Court of Cassation - whole families, relatives, friends.
Corruption is an element of the judiciary.
Among prosecutors, 33% openly told a lawyer about informal talks to clarify the amount of the bribe. Judicial officers sought 43% to seek faction with the help of lawyers.
In 78% of cases, lawyers received hints of money and services. 99% of the lawyers are aware of the schemes with the mechanisms, the ways of the corrupt practice.

In examinations and anonymous examinations, how much and in what way and how often do judges take bribes, regardless of the amount and type of results:

- Very often - 13%
- -Often - 16.8%
- -Not very often - 13.2%
- -Rarely - 16.4%
- Never - 3%
The practice of offering high bribes: value - or a gift. The corrupt practice of judges in lawsuits filed against banking institutions, insurance companies, financial companies offering fast loans - corruption is almost 99.9%. Decisions are made in violation of the mandatory directives of the European Commission. There is protection of judges at all levels in cases against bacterial and financial institutions. works at various state institutions. There are courts that decide preferentially on cases filed against the Council of Ministers, ministries, the National Revenue Agency and other institutions - the ADMINISTRATIVE COURTS.

The chairman of the administrative courts are appointed under the auspices of the executive branch - the prime minister. The former Chairman of the Supreme Administrative Court G. Kolev 2012 - 2017 is close to the Prime Minister of the Republic of Bulgaria - Boyko Borissov. Corrupt practices in the courts: deliberate distribution of judges in court cases. Examples of high corruption - Deputy Chairman of the Supreme Court of Cassation Vlahov issued an order appointing judges to hear cases without using the random distribution of court cases.

POSTPONING OF CASES VIOLATION OF LAWS in court cases in favor of the MAFIA and persons and companies belonging to the mafia. THE PRACTICE to pass insane acts in violation of all laws.

IV. SCHEME OF THEFT OF PROPERTY PROPERTY OF THE DOBREV HALACHEV DYNASTY, respectively belonging to the PRINCIPALITY OF DOBREV DALEV HALACHEV, with the help of the state - Council of Ministers, Council of Ministers, Prosecutor General with the Prosecutor General Judges of the Mafia of the Sofia City Court - Judges Albena Boteva, Raina Martinova, Vladimir Valkov, Alexander Emilov Angelov, Lyubka Golakova, chaired by Sofia City Court Alexei Trifonov, the appendix of the Sofia Court of Appeal Danieva, a national agency.

THE PURPOSE IS THE THEFT OF PRIVATE LAND OWNED BY DOBREV HALACHEV DYNASTY COMPANIES by mafia members involved Prime Minister BOYKO BORISOV, Chief Prosecutor Assoc. Prof. B. Velev, SOVIAR

THE BEGINNING
On 04.04.2008 21.05.2008 by virtue of decrees for assignment D. acquire two properties located in the northern tangent of the city of Sofia - the capital of Bulgaria, respectively with areas of 2050 acres and 2170 acres.

THE FIRST LINE OF THE RACKET, FORCED EXTORTION - threats directly from persons close to the Prime Minister BB
As early as September 2008, pressure began on the father by phone from 11 pm to 3 pm, when DD was invited to donate the property of the then Prime Minister BB and threats. After these threats, DD suffered a stroke, heart attack and broke his leg in the hospital in Burgas. Since September 2008, after an operation in a hospital in Sofia, DD has been in bed in Sofia.
After there were no threats or racketeering against the D. family, former State Security colonels posing as representatives of Prime Minister Boyko Borissov began to want to buy the property at a price 9,000 (nine thousand) times below the market price.
After the rejection of this proposal, actions in various institutions follow.

THE SECOND LINE - RACKET EXTORTION FORCED by KRASIMIR MOLLOV over Momchil Dobrev to donate 30% of the lands purchased by the DOBRAV DALEV HALACHEV to him and his companies.
CONTINUOUS THREATS, RACKETS, FORCING

THIRD LINE - ACTION OF THE PROSECUTOR'S OFFICE
Following letters from the President of the Chamber of Private Enforcement Agents Private Enforcement Agent Georgi Saykov Dichev, to the National Revenue Agency, to the Prosecutor's Office, to the prosecutors Nikolay Kokinov, to the Chief Prosecutor Assoc. Prof. BORIS VELCHEV, to Prosecutor Balev, to Prosecutor Mariana Stankova, to Sofia City Prosecutor's Office follows decrees from Prosecutor Mariana Stankova of the Sofia City Prosecutor's Office to appoint tax audits against the entire family and its companies.
At the same time, a scheme is being prepared for raising an accused against the PEA MG, which has issued the decrees for the assignment of the properties after their payment by bank transfer. The scheme was invented by prosecutors from the Sofia City Prosecutor's Office Kokinov, Mariana Tankova, Boyan Balev under the Chief Prosecutor Assoc. Prof. BORIS VELCHEV, Chief Prosecutor SOTIR TSATSAPROV, Chief Prosecutor IVAN GESHEV and others. Acting on a complaint of the person Krassimir Mollov who feels with the support of the
GERB party and the Prime Minister BOYKO BORISOV and the chairman of the Movement for Rights and Freedoms party AHMET DOGAN.
The scheme is used - a complaint is filed with fabrications and lies, which should serve as an attack by the PROSECUTOR'S OFFICE.
The complaint is from 2009. and PROSECUTOR MARIANA STANKOVA, in whose captive Private Bailiff GEORGI DICHEV - Chairman of the Chamber of Private Enforcement Agents enters several times a week directly, initiates criminal proceedings with REASON: “Private Enforcement Agent MG has entered In reality, this is also a FALSE, because only the buyers want to register the assignment decrees in the Registry Agency and NOT the private bailiff. This order was initiated by letters from the Chamber of Private Enforcement Agents, PEA Dichev as its chairman, other 4 - PEAs qualified as financiers and prepared a Financial Report - fraud.
Prosecutor Mariana Stankova - known from the previous case, initiated pre-trial proceedings against Private Enforcement Agents Mariola Garibova for registering orders for awarding a buyer, which was entered by the buyer himself and not by Private Enforcement Agents M. Garibova.
The indictment also contains the accusation that PEA M. Garibova sold foreign properties without taking a foreclosure from PEA M. Garibova from 30.08.2007. and the properties were sold to the public, and the debtor KREMIKOVTS AD sold the FORBIDDEN PROPERTIES by PEA M. Garibova on 30.08.2007. September and November 2007 to third parties.

Ie INSTEAD OF ACCUSING THE MANAGERS OF KREMIKOVTSI AD of SELLING FORBIDDEN PROPERTY by PEAs to third parties, the exact opposite is being done.

Then in 2014 I was attracted - Momchil Dobrev for the fact that I entered and exited documents in the office of PEA M. Garibova by virtue of a contract order = THE ORDER IS PROVEN: Filing an accusation, which is accompanied by EXTRACTIONS FROM FRAKE RACKETS BY PEOPLE CLOSE TO THE GOVERNMENT AND THE MAFIA, WHO THREATEN AND WANT MONEY €
It is no coincidence that after the refusal of all this on our part, the ORDER FOLLOWS: After the judges of the Sofia City Court recused themselves, the execution of the order by the judges of the Supreme Court of Cassation followed, namely:
THE JUDGES OF THE SCC RUZHENA KERANOVA, NIKOLAI DARMONSKI and VALYA RUSHANOVA on April 28, 2017. They send the case to be heard to the court closest to Sofia City Court-in the Plovdiv District Court-although the District Court of Sofia, Pernik District Court, District Blagoevgrad District Court, Kyustendil District Court, even Pazardzhik District Court are closer to Sofia than district PLOVDIV COURT, because there the influence of the then Chief Prosecutor SOTIR TSATSAROV is understandable.
In Plovdiv, the first soy found a lady to withdraw from the case, OBVIOUSLY took measures not to be forced to DO ILLEGAL THINGS.

The case is taken over according to the words of the people from the MAFIA and Kremikovtzi from a judge who has taken over the case - I quote the words of the persons.

After colonels from the State Security 2010 and 2011 with an office on Vitosha Blvd. - in Sofia, they offered the former Yavochna quarters to the D. family and introduced themselves on behalf of BOYKO BORISOV and offered to buy these lands of the D family at a price of 9000 / nine thousands / times below market value!?!?!, And after the members of the D. family refused to sell their lands to the National Revenue Agency and the prosecutor's office was activated, tax audits began, decrees of prosecutor Mariana Stankova for tax audits, seizures of all properties of the D. family and the process lands 2050 decares and 2170 decares. The National Revenue Agency is asking the son of the MD family for unpaid taxes for BGN 2,000,000 / two million / BGN 6,000,000 / six million / BGN 8,000,000 / BGN 8 million, Taxes in the amount of BGN 2,000,000 are demanded from father D and BGN 2,000,000 / two million / from the mother.

THE AUDITS OF THE NATIONAL REVENUE AGENCY IN BULGARIA ENDED WITH AUDIT ACTS FROM WHICH IT IS SHOWN THAT THE PERSONS OF THE FAMILY D. DO NOT OWE ANY CENT OF THE STATE.Following a complaint from a person claiming to have the support of the GERB party and the MRF party Krassimir Mollov, a prosecutor's file was opened. There are also letters from the chairman of the Chamber of Private Enforcement Agents Georgi Saykov Dichev to the Prosecutor's Office, the National Revenue Agency, and the Sofia City Prosecutor's Office.In 2011 the apartment of the D family was set on fire,
in 2012 at the beginning of the year a bus was waiting for MD next to his office to hit and smash him, but he only passed through his leg. After seven more assassination attempts on MD.

**FOURTH LINE - THEFT OF LAND BY DECISION OF THE COUNCIL OF MINISTERS with Prime Ministers Sergey Stanishev and BOYKO BORISOV**

Following is an attempt to steal private property through a Concession by the Council of Ministers with Prime Ministers SERGEY STANISHEV 2009 and Prime Minister BOYKO BORISOV 2010. By Decision of the COUNCIL OF MINISTERS № 43 of 23.01.2009, with Prime Minister Sergey Stanishev and subsequently with Decision № 69 of 15.02.2010 with Prime Minister Boyko Borisov decides to conclude an ILLEGAL CONCESSION with the company "CELSIAN" on privately owned properties for 35 years, as the Council of Ministers has determined and given LAND - additional to the concession area of 2,928.5 in the amount of additional area of 9,084 decares PRIVATE PROPERTY.THE PURPOSE IS THE THEFT OF PRIVATE LAND, which in 2008 the then mayor of Sofia Boyko Borisov announced as his own lands on which he will build a super village. In 2010 and 2011 the requests for a Detailed Development Plan in the UAGC of Sofia Municipality for the preparation of a detailed development plan DO NOT ACCIDENTALLY DISAPPEAR and so far they do not exist. There are projects to build a power plant for 375 megawatts based on the technologies created in 1991 by MD, stadiums, complexes and others for $ 5 billion.

PARALLEL 2010 April 2010 COUNCIL OF MINISTERS with Prime Minister BOYKO BORISOV grants the PRIVATE LAND for 35 YEARS to ITS IRMA, with the PURPOSE OF THEFT OF PRIVATE LAND.Despite the appeal of THIS LAWLESSNESS OF THE PRIME MINISTER BOYKO BORISOV, MAFIA judges from the Supreme Administrative Court legitimized a crime of the Council of Ministers and the Ministry of Economy and Energy gave April 2010 The mayor of Sofia, Boybo Kobirov, stated in 2008 that the property was owned by the mayor of Sofia. that they are his lands and will build a neighborhood for the richest. In Administrative Case 4696/2014 4th Division of the Supreme Administrative Court, Judges Galina Mateiska, Judge Todor Petrov and Judge Svetoslav Slavov are biased towards the Council of Ministers and the Ministry of Energy, LEGALIZING THE LAWLESSNESS OF THE 2010 COUNCIL OF MINISTERS. LAND - PRIVATE OWNERSHIP OF A CONCESSION OF A PRIVATE COMPANY WITH THE CLEAR AND UNDISPRESSED PURPOSE OF BEING STOLEN IN PRIVATE LANDS , WHICH DOES NOT CORRESPOND THE TRUTH AND REAL FRAUD and obviously Although it has been proven that we are the owners of the processed lands since 04.04.2008. which we bought for millions of levs and after we refused to sell them at 4900 times lower prices than the market and give them to criminal statesmen, after we were threatened, we experienced several assassination attempts since 2011. until now, after colonels from the State Security 2010 and 2011 with an office on Vitosha Blvd. below the market assessment?!??, because back in 2008 after the above was offered to me, the racketeering and extortion of my parents began and even after calls at night to my father in Burgas, my father had a stroke and then broke hip joint ??

**FIFTH LINE - activation of the National REVENUE AGENCY FOR AUDITS TO THE MEMBERS OF THE DOBNAV HALACHEV DYNASTY FAMILY and the demand for "UNPAID TENS" of millions of debts to the state.**

And after we refused to sell our lands, the National Revenue Agency and the Prosecutor's Office set in motion to DEMAND 46,000,000 / forty-six million / BGN in taxes to me - Momchil Dobrev, to my father 2,000,000 / two million / BGN per person who has created "BALKANKAR" and has not managed over 220 factories during socialism and has not taken a penny, although he was entitled to it, my mother 2,000,000 / two million / levs?!?! And then in 2013 the National Revenue Agency decided that MOMCHIL DOBREV DOBREV DOES NOT OWE EVEN A HUNDRED taxes to the STATE, and to my father not even to issue an act, THE RESULT OF MY FATHER DIED IN 2014. Man has created billions for his country, people and homeland !!!!

**SIXTH LINE - DIRECT ATTEMPTS FOR THE MURDER OF MOMCHIL DOBREV AND MEMBERS OF HIS FAMILY AND OF THE DOBRAY DALEV HALACHEV.**

And after we refused to sell 2011 followed the arson of the apartment in which I live and my father - in bed and my mother would BURN LIKE TORCHES!! !!! Why did the cops - investigators from 4 police stations come and touch the evidence of the arson with their bare hands - a small plastic bottle and other items of evidence ?? AND THERE WAS NO INVESTIGATION !!!Or after we refused to sell our properties in 2012, a bus was waiting for Momchil Dobrev for 40 minutes to his office to smear it? And no one is investigating anything.As for the next assassination attempt conducted on December 3, 2017. at 8:43 p.m. - HE FAILED
because MOMCHIL Dobrev was also trained by foreign services to protect himself from murderers. NINE ATTEMPTS TO KILL Prince Lord DIPLOMAT, Academician Prof. MOMCHIL DOBREV, are available, and one time they deliberately tried to KILL him in custody in February 2020.

SEVENTH LINE - FILING FICTITIOUS CASES in Sofia City Court in 2013 and registration of claims in the Registry Agency regarding and concerning the PURCHASED LAND, OWNED BY DOBREV DYNASTY.

The purpose is through the criminal case JUDGE TO MAKE AN ORDER IN ORDER TO USE THIS ORDER FROM CRIMINAL JUDGES, in order to steal PROPERTY in civil cases Filed 1685/2013, 1943/2013, 6695/2013, filed 2013. AND UNTIL JUNE 2022, THERE IS NOT A SINGLE COURT SESSION. The plaintiff is EXEMPTED from PAYMENT of the due state fee in the amount of BGN 1,360,000, BGN 270,000, BGN 136,000, and INSTEAD OF TERMINATION OF THE CASES as there are legal such grounds as the cases were filed after 5 years and not after one year after the purchase in 2009 JUDGES ALBENA BOTEVA, RAINA MARTINOVA, VLADIMIR VALKOV, ALEXANDER EMILOV ANGELOV, LYUBA GOLAKOVA DO NOT TERMINATE THE CASES IN PERFORMANCE OF ORDER. THE LAWLESSNESS of the judges of the Sofia City Court is supported by the chairman of the courts ALEKSEY TRIFONOV, the chairperson of the Sofia Court of Appeal DANIELA DONCHEVA, and the chairperson of the Supreme Court of Cassation - LOZAN PANOV.REALLY IN PROVIDED INVESTMENT IN 2014-2015 IN THE AMOUNT OF% BILLION USD FOR THE CONSTRUCTION OF A THREE TIMES BIGGER CITY COUNTRY GREATER THAN INVESTMENT CASES.

EIGHTH LINE
ANOTHER ATTEMPT OF THE MAFIA TO STOLE LAND OF THE FAMILY OF DOBREVVY - HALACHEV THROUGH THE SERVICE OF GEODESICS AND CARTOPHORIA FOR THE BENEFIT OF THE MUNICIPAL MUNICIPALITY.

CRIMINAL LAWLESSNESS, OBVIOUSLY ORDERED BY THE MAFIA?!??!

After the first attempts of mafia statesmen to steal the property of the family of Dynasty Dobrev - Halachev was in 2009 when the Council of Ministers with Prime Minister Sergei Stanishev and Prime Minister BOYKO BORISOV decided to give private land on concession for 35 years to the company and after REALLY OF THE DOCUMENTS 2010 and 2011 REQUESTS for Detailed development plans in UAGK of Sofia Municipality for preparation of a detailed development plan for projects for construction of a power plant for 375 MW based on the generators of free energy created in 1991 by Prof. Momchil Dobrev. And then comes the date 30.06.2020 when Momchil Dobrev accidentally finds out that at the request of "Southwestern State Enterprise" DP from 22.05.2020 under the pretext of eliminating an obvious factual error are removed parts of the property of Dobrevi's company and register these properties as property of Sofia. A municipality that is not actually the owner of their property is actually realized through the Cadastre Service THEFT OF PRIVATE PROPERTY IN FAVOR OF MUNICIPAL MUNICIPALITY By Order № 18-5904-30.06.2020 of the head of SGKK Sofia eng. Momchil Terziiski, APPROVED amendment of the cadastral map and cadastral registers in the village of Lokorsko in eliminating a clear factual error for drawing land properties with project identifiers, 442224, 5785.112, 44224.5785.113, 44224.5785.115, 44224.5785.118, 44224.5785.120, 44224.5785.122. The property of Dobrevi's company, which was previously 2050,888 decares, suddenly became 1797.286 decares - ie. there is a theft of properties ILLEGALLY TRANSMITTED AS OWNERSHIP OF THE CITY MUNICIPALITY, namely seven properties.

THE PURPOSE IS ILLEGAL SEIZURE OF ANOTHER'S PROPERTY - PROPERTY OF DOBREVI'S COMPANY IN FAVOR OF AN ENTITY WHICH IS NOT ELIGIBLE AND HAS NO RIGHT TO OWNERSHIP AGAINST THESE THIS IS A DRASTIC VIOLATION OF THE CONSTITUTION, which protects private property, of Protocol No. 1 to the European Convention on Human Rights, and Art. 17 of the INTERNATIONAL CHARTER. Le THE PURPOSE OF THE apparent CORRECTION OF AN OBVIOUS FACTUAL ERROR IS AIMED TO AVOID LEGAL NORMS AND APPROPRIATE PROPERTY - ON A HUGE AMOUNT. WHICH UNDER CONSTRUCTION IS FORCED WITHDRAWAL - THEFT OF PRIVATE PROPERTY € Moreover, the property of the DOBREVI COMPANY is being changed, which will be reduced from 2050.88 decares to 1797.296 decares. Really new for registration properties OWNERSHIP OF CAPITAL MUNICIPALITY - WHAT CAPITAL MUNICIPALITY IS NOT OWNER BUT PROPERTIES OWNED BY THE COMPANY OF DOBREVI AND ARE NOT INCLUDED IN THE FORESTS INCLUDED IN We hereby challenge the Order of 30.-06.2020, which is ILLEGAL UNCONSTITUTIONAL, THE
CHANGES WHICH HAVE BEEN MADE ON THE BASIS OF THE APPLICATION OF THE "SOUTHWEST STATE ENTERPRISE" SOE APPLICATION REG. WHO AND BY WHAT LAW WILL SEPARATE FROM OUR PROPERTY AND MAKE OTHER PROPERTIES, even our property. AS A STAKEHOLDER, WE HAVE NOT BEEN NOTIFIED IN ANY WAY AND BY LAW. OBVIOUSLY, AN ORDER FOR THEFT OF OUR PROPERTIES IS BEING FULFILLED. The loss is huge because the investment value of the prepared project on these stolen properties alone is 315 million euros. Academician Prof. Momchil Dobrev has appealed the order to the administrative court, but does not trust the court due to the mafia in it.

NINTH LINE -
THE THEFT OF EARTH from a property of the Dobrev Halaachev Dynasty for the construction of the North Tangent of Sofia

CRIMINAL LAWLESSNESS AND CRIMINAL INACTION OF THE PROSECUTORS OF SOTIR TSATSAROV AND IVAN GESHEV, DOUBLE STANDARDS?!?!

In the period from 2015 to March 2016, trucks from a neighboring property of the Dobrevi family in Lokorsko began to take every three minutes full of trucks full of earth and excavators to load in these trucks from the lower level the earth mass on the higher step with height 15 - 20 meters. There is indisputable evidence of accusations against officials, companies, others of FAILURE TO COMPLY WITH THE LAW, USE OF OFFICIAL POSITION, in connection with THEFT of land from the property of Dobrevi, with which the northern tang was built. There is inaction of prosecutors with Chief Prosecutor Sotir Tsatsarov and Chief Prosecutor Ivan Geshev, SRS prosecutors Ilian Iliev against the perpetrators - and Prime Minister, civil servants, Mayor of Sofia, because despite their notification by Academician Prof. Momchil Dobrev, there is evidence of the theft of over 2,950,000 cubic meters of earth from OUR OWN LAND FOR THE CONSTRUCTION OF THE NORTH TANGENT and they have damaged us and our company by at least 130,000,000 (one hundred and thirty million) euros - FROM THE PROOF. NEIGHBOR OF OUR PROPERTY - company "GLOBAL USET" NOTARIANO THAT SUCH THEFT HAS HAPPENED FROM THE MONTHS OF MARCH 2015 TO MARCH 2016. and continues.

Despite the evidence of Prof. Momchil Dobrev that between the beginning of 2015 and March 2016. GLOBAL WEST EOOD and PIMK extract LAND from the Dobrevi Company's OWN LAND, export LAND to the North Tangent, GAIN LAND OWNED by the Dobrevi Company without their permission. trucks every 15 seconds, without a contract with them, without the relevant permits and others, pass through our own land. For more than a year now, the above-mentioned TWO COMPANIES HAVE EXPORTED OWN OWN MASS'S OWN COMPANY IN THE NORTH TANGENT DIRECTION AND UNLOAD IT THERE, FOR WHICH MILLIONS ARE RECEIVED.

Some of the trucks have the following numbers - the company "PIMK" are: Mercedes - PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is statement of findings, photographs and the police were notified. ON 07.03.2016 PERSONALLY INFORMED MINISTER - THE PRESIDENT BOYKO BORISOV BECAUSE HE - PLAMMATS THAT HE IS FIGHTING AGAINST THE MAFIA AND CORRUPTION IN THE STATE - NUMBER 4401/02 FROM 07.03.2016 - NO ACTION - NO RESULT. ON 07.03.2016 THE CAPITAL MUNICIPALITY WITH MAYOR Fandakova AND THE INSPECTORATE TO THE CAPITAL MUNICIPALITY HAVE BEEN INFORMED.A REQUEST WAS MADE FOR VERIFICATION AND TAKING ACTIONS FROM 07.03.2016. TO THE TOP THREE INSTITUTIONS. RIEU - Sofia, DNSK, Regional DNSK Sofia - Road Infrastructure Agency - WITHOUT RESULT were also informed. REQUESTED BY THE MINISTER - THE PRESIDENT SUSPENSION of the contract for the construction of the "Northern Tangent" of the city of Sofia IMMEDIATELY - up to 30 minutes after the submission of this - FROM 07.03.2016. NO RESULT. THE LOSSES ARE OVER 75,000,000 / SEVENTY-FIVE MILLION / EURO - THE VALUE OF LAND AND LOST BENEFITS AND PROFITS. The Chief Prosecutors SOTIR TSATSAROV and the Chief Prosecutor SHEVE ARE INFORMED PERSONALLY ABOUT THIS THEFT - WITHOUT RESULT.

EVEN NEIGHBOR THROUGH WHICH PROPERTY HAPPENED ON THE EARTH MADE CONFIRMED THE THEFT BEFORE A NOTARY - THEFT FOR OVER 2,950,000 / gave one million nine hundred and fifty thousand / cubic meters of EARTH. THE LOSS IS FOR 130 MILLION EUROS. OLAF and the European
Commission, the Council of Ministers, the Prime Minister, the Road Infrastructure Agency, the Prosecutor’s Office and all kinds of institutions have also been informed about the theft. COMPLETE INACTION €.

That is why there are claims against them for 130 million euros.

**THEFT OF INHERITANCE PROPERTY PROPERTY OF THE DOBREV HALACHEV DYNASTY FOR 400 MILLION EUROS THROUGH JUDGES, PROSECUTORS, CHIEF PROSECUTORS**

Family DOBRAY DOBREV HALACHEV is the heir and acquired on the rights of hereditary property owned by former insurance companies that existed before 1947, when the insurance business is nationalized by the state administration of the socialist People’s Republic of Bulgaria.

The case - from a legal point of view: The restoration of the right of ownership over properties expropriated under the State Insurance Institute Act of 1946 took place by virtue of paragraph 1 item 1 letter A and Z of the Law on Compensation of Owners of State-Owned Properties 8 Dv no. 107 of 1997 known as the Luchnikov Act. It supplemented the provision of Art. 2 para 1 of ZVSONI - ie more than seven years after the adoption of one of the main restitution laws. One of the preconditions for the subsequent serious difficulties in restoring the property of the former insurance companies and the heirs of the partners and their shareholders was the delay of the legislator, which allowed many frauds with these properties included in privatization deals in the capital of municipal companies, incorrectly acted as municipal ones, although the law restores ex lege property, which did not require a specific administrative act of a competent authority, but in practice and - in this case without an order of the District Governor entitled could not exercise their rights.

An appropriate application should have been submitted to the District Governor for the deactivation of the property as state property and the persons with a specific administrative act should have been introduced. It was paradoxical that these acts of the district governor according to the legislator and the established permanent practice of the court were not subject to administrative control and revocation and the lawless heirs had only one opportunity to prove their rights and property in court by filing property cases under Art. 108 of the Property Act and under Art. 97 para 1 of the Civil Procedure Code, which doomed them to a long battle in the judiciary, and in the meantime the properties changed owners through various transactions. This also puts you at risk of losing your palms, as there is never any certainty in a lawsuit.

And so briefly in January 2003. after numerous meetings with the lawyers of the District Administration, copying documents and others as heirs of the property on Positano Street, on Mariuy Luiza Blvd. on Tsar Osvoboditel Blvd. and other properties District administration, which promises after its documents establishing its rights, to assist in faster recovery of the property. Without hesitation Mariola Garibova presents all the documents that have been missing in the file so far and which prove the rights under Art. 2 for the deactivation of the property. In addition, it naively provides a list of properties of all former insurance companies, which we quoted in the previous chapter. Employees of the District Administration promise AFTER Mariola Garibova gave the DOCUMENTS ESTABLISHING HER RIGHTS TO ASSIST FOR THE FAST RESTORATION OF THE PROPERTY.

Without hesitation, Mariola Garibova presents all the documents that have so far been missing from the file and which proved the rights under Article 2 for the deactivation of the property then followed an incredibly quick maneuver to remove a sketch and a tax assessment, for the acting of the property in favor of DZI AD as a successor without being such as the law and supplying with a notal act to which the notary's notary's notary is attached to the notary's notary and art. This is just a notarial deed that does not give rise to property rights by virtue of the law, but for several years the real owners can neither exercise rights nor use fruits from the property doomed to theft and it continues. Immediately after the submission of the documents to the District Administration, intermediaries appear who offer their services in exchange for banknotes for settling the law and enforcing the law. Among these mediators there are people of Emil Kyulev - a former agent of the State Security - OLIGARCH, supported by the REPRESENTATIVE OF THE MAFIA. Suddenly it turns out that the documents submitted to the District Administration within the respective deadlines are kept at someone's desk and are not moved at all. People from the district administration offer their services. Suddenly, after the submission of the materials by Mariola Garibova to the District Administration, a proposal came through an intermediary from Emil Kyulev to buy the property owned by the former insurance company for pennies. Pressure followed. At that time, after acquiring this list of properties to be restored to the former insurance companies, Emil Kyulev took the step in issuing and obtaining notarial deeds in the name of DZI AD.
without any legal grounds, without the company being the legal successor and successor of the former insurance companies.

As a result

Notary Rumen Dimitrov, now deceased, prepared notarial deeds of ownership on the basis of documents of the company of Emil Kyulev - the privatized by him DZI-AD, which stole our own property - as heir to the former insurance companies before 1944. "Zemedelets", "Musala" "Balkan Life", Chişnivnicheski Insurance Company, "And others in the center of Sofia, Positano Street ...., St. Sofia Street ....., Tsar Osvoboditel Blvd. with an area of over 11,500 sq. m., Maria Luiza Blvd. .........

..........., Bregalnitsa .... and dozens of other properties.

There is also a court decision of the Supreme Administrative Court which orders these properties to be returned to the heirs of the former owners of these insurance companies. However, even with this decision of the Supreme Administrative Court, Judge Mariana Georgieva of the Sofia District Court rejected the claim for a building in the center of Sofia, 50 meters from Vitosha Boulevard. Despite the court decision of the Supreme Administrative Court, which annulled the Municipal Property Act drawn up during Stefan Sofiyanski, Sofia Municipality with Mayor Boyko Borisov and then with Mayor Fandakova prepared acts for municipal ownership of these properties, registered them in the Agency for the entries in the property register at the ACGG, which are not actually their property and begin to dispose of them. Despite numerous signals to the Chief Prosecutor Filchev, Assoc. Prof. Boris Velchev, no reaction followed, let alone legality and justice.

By the order of art. 6 under the DZI Act - CANCELED the ownership of both properties has passed into the ownership of DZI as the companies - INSURANCE COOPERATIVES AND AND INSURANCE COMPANIES - joint stock companies have been deleted and liquidated.

Pursuant to the Law on Restoration of Ownership of State-Owned Real Estate, Article 2, the ownership of confiscated real estate is restored by the order of the DZI LAW / State Gazette 143 of 1946 / as the property is restored by right of the persons from whom they have been taken away or of their heirs by law according to art. 3 of the Act. Issued notarial acts issued in favor of the State Insurance Institute is illegal, fraud, and actually committed crime since the DZI is neither the successor of these threat companies nor concluded between the heirs of these companies and the DZI sale contract. As DZI is not the legal successor of the insurance companies Zemedelitz, Musala, BALKAN-ZHIVOT and others, there is no legal basis for the acquisition of the properties by DZI, which are legitimized by ascertaining notarial deeds:

DZI in the person of Emil Kyulev has obtained a notarial deed № ... volume Ia, reg. № .........., case № 1120/2004. of notary Rumen Dimitrov as with a notarial deed № ... volume XIV reg. № .......... case № 2373 of 2007 the defendant DZI has sold to the defendant the company “PALENO” - EOOD process property on Bregalnitsa Street № ........

EXPRESSLY IN SOME OF THE NOTARIAL ACTS NOTARY RUMEN DIMITROV WROTE IN AS DOCUMENTS ESTABLISHING THE RIGHT OF OWNERSHIP THIS DOES NOT ANSWER THE TRUTH.

NEITHER DZI OR EMIL KYULEV HAVE CONCLUDED ANY SUCH AGREEMENTS WITH THE HEIRS OF THE FORMER INSURANCE INSURANCE PROCESSORS.

THIS IS A THEFT SUPPORTED BY A NOTARY.

THE NOTARY HAS NOT CARRIED OUT AN INSPECTION AT ALL AND IN ADDITION, NO CONTRACTS FOR THE PURCHASE AND SALE OF THESE PROPERTIES OF DZI WERE PRESENTED IN HIS OFFICE. THIS PROVES A DOCUMENTARY CRIME.

The former DZI, instituted by the DZI Act in 1946, has never acquired the ownership of the property of the former insurance companies, but only the right of operational management, and not to all properties, some of them were granted to the municipalities and others SOCIALIST ORGANIZATIONS AT THAT TIME. THEY DID NOT ALLOW THE STATE ENTERPRISES, ORGANIZATIONS AND MUNICIPALITIES TO HAVE THE RIGHT OF OWNERSHIP. NO DOCUMENTS PROVE THE OWNERSHIP OF THESE PROPERTIES BY DZI - AS RUMEN DIMITROV NOTARY WROTE. THIS IS A CRIME BY THE NOTARY. REALLY UNDER THE LAW FOR RECOVERY OF THESE PROPERTIES - THESE PROPERTIES ARE PROPERTY OF THE HEIRS OF THE INSURANCE COOPERATIVES AND AND COMPANIES.

2 /.

Through his inaction, the prosecution declined to carry out an inspection and investigated the subsequent actions for theft of the properties, which was transferred to the company "Paleno"-EOOD-
GENOCIDE OF LAW - the neoliberal neo-fascist mafia of judges…

owned by the wife of Emil Kyulev-Kyuleva as early as December and November 2007, if they were not prepared. FALSE CONSTITUTIONAL NOTARIES WERE NOT POSSIBLE FOR SALE OF THE PROPERTIES. THESE ARE ALSO CRIMES.

3 / . TEN INSURANCE COMPANIES HAVE BEEN ROBBED.
4 / . IF THESE CONSTITUTIONAL NOTARIAL ACTS HAVE NOT BEEN PREPARED BY NOTARY RUMEN DIMITROV, THE HEIRS OF THE FORMER OWNERS ARE DEPRIVED OF THE 10TH RIGHT OF THIS REAL ESTATE.
5 / . THE WRITING IS A LIE THAT CONSTITUTIONAL NOTARIES DO NOT CREATE PROPERTY RIGHTS.

The inaction of the prosecutors of Assoc. Prof. Filchev, Assoc. Prof. B. VECHLEV, the Chief Prosecutor SOTIR TSATSAOV and the Chief Prosecutor IVAN GESHEV, as well as the prosecutors BOYAN BALEV, Mariana Tankova, Popkolev, Nina Yaneva and dozens of other prosecutors , STRETCHED UMBRELLA, DOUBLE AND TRIPLE STANDARD IN THE PROSECUTOR'S OFFICE OVER PROVEN CRIMES OF MAFIA PEOPLE,

CRIMINAL LAWLESSNESS, CRIMINAL INACTION?

The inaction of Prosecutor and Chief Prosecutor Assoc. Prof. FİLČHEV of CHIEF PROSECUTOR SOTIR TSATSAOV Chief Prosecutor IVAN GESHEV and their prosecutors Boyana Balev, Mariana Stankova and dozens of others for zero penny notes. Acts of Emil Kyulev by notaries R. Dimitrov et al., And stolen heirs of insurance companies - stolen property in the center of Sofia for 500 million euros. Despite dozens of signals about the illegal actions of the mayor of SOFIA 2007 and the inaction of Mayor FANDAKOVA, who does not want and does not want to EXECUTE a JUDGMENT of the Supreme Administrative Court, according to which the heirs of “Zemedelets”, “Balkan”, “Balkan-Zhivot” and others in the center of Sofia, 1 Postiano Str. HOUSE ON THREE FLOORS WITH SHOPS, 10 Sveta Sofia Str. - THREE FLOOR HOUSE WITH SHOPS, Tsar Osvovoditel Blvd. 6 - building with Expanded Built-up AREA over 11,500 sq.m. - 75 - 77- five-storey BUILDING, Bergalnitsa 39 TWO HOUSES and dozens of other properties., THESE PROPERTIES and wants to sell them to third parties - DESPITE THE DECISION OF THE SUPREME ADMINISTRATIVE COURT.

SECOND LINE

SCHEME OF LEGALIZATION OF INHERITANCE PROPERTIES THROUGH DECISIONS OF JUDGES OF THE SOFIA DISTRICT COURT AND THE SOFIA CITY COURT - JUDGES VLADIMIR VALKOV, MARIA BOYCHEVA, GEORGIYA BOYCHEVA

WITH DECISION of 02.09.2019 of the judges Vladimir Valkov, Maria Boycheva and Jr. Judge Desislava Yordanova of the Sofia City Court on 10481/2009 REALLY LEGALIZES THE THEFT OF PROPERTY in favor of Sofia Municipality - private property.

Judge Vladimir Valkov himself said in court in my case:

“Mr. DOBREV, JUDGES ARE NOT RESPONSIBLE FOR THE ACTS PROVIDED BY THEM !!!” - said in court.

CONCLUSION: JUDGES CAN WRITE ANY DECISIONS THEY WANT THERE IS NO LAW TO MAKE THEM SLEEP THE LAWS OF THIS COUNTRY
WHY JUDGES VALKOV, YORDANOVA, BOYCHEVA DO NOT RESPECT THE DECISION ENTERED INTO FORCE, WHICH ESTABLISHES THAT THE CAPITAL MUNICIPALITY IS NOT THE OWNER OF THE PROPERTY AND IS NOT ACCORDING TO THE PROPERTY
IN THE CASE IT IS PROVEN IN AN INDISPUTABLE WAY that the property at 1 Positano Street with a building, with land - a three-storey building is STATE PROPERTY until 23.04.2003. when only then with Order № RD-57-071 / 23.04.2003. it is ordered to write off the property from the act books FOR STATE PROPERTY:
How then after TO 23.04.2003. THERE IS AN STATE OWNERSHIP ACT AND THE PROPERTY OF POSITANO STREET №…. IS STATE PROPERTY Judges VALKOV, YORDANOVA, BOYCHEVA respect and recognize:

ILLEGAL COMPILATION by Sofia Municipality on 04.06.1997 of ACT FOR PRIVATE MUNICIPAL PROPERTY № 36.How is this property included in the capital of BCS - Sredets, provided that it is STATE PROPERTY -AS IS WITH Decision № 46 under protocol № 56 of 29.03.1999. the same property is written off from the BALANCE SHEET of BCS-Sredets "How is it that on the basis of the illegal actions a shop was sold by a notary deed № 1 № 63 item 1 reg. № 1042 case № 66 of 2003. of Nelly Nikolova Koleva.HOW SO ON THE BASIS OF COMPLETELY ILLEGAL CRIMINAL ACTIONS although the property is until 23.04.2003. STATE PROPERTY, the same as a result of an ILLEGALLY ISSUED ACT FOR PRIVATE MUNICIPAL PROPERTY from the MUNICIPALITY OF CAPITAL is transferred to BKS Sredets and then sold to a third party ?!.AS IS WITH PROVEN FACT until April 23, 2003. THE PROPERTY IS STATE PROPERTY The judges VALKOV, YORDANOVA, BOYCHEVA RESPECT THE ILLEGAL ACTIONS OF THE CITY MUNICIPALITY AND REALLY LEGALIZE THEFT OF THEFT ?!J udges VALKOV, YORDANOVA and BOYCHEVA did NOT take into account the indisputable fact that until 23.04.2003. THE PROPERTY IS STATE PROPERTY and YOU RESPECT AND RECOGNIZE THE ILLEGAL CRIMINAL ACTIONS on the illegal issuance of a deed for private municipal property and the subsequent actions for the sale of our property, EVEN MORE. on YOU on adm. Case 5159/2003 THE PROPERTY HAS BEEN PROVEN THAT IT IS NOT THE PROPERTY OF A CITY MUNICIPALITY???.

WHY DESPITE the indisputable fact and proof that the PROPERTY at 1 Positano Street until 23.04.2003. is STATE PROPERTY PROPERTY Judges VALKOV, YORDANOVA and BOYCHEVA READ AND RECOGNIZE THE ILLEGAL CRIMINAL ACTIONS on the illegal issuance of a deed of private municipal property. on YOU on adm. Case 5159/2003 THE PROPERTY HAS BEEN PROVEN THAT IT IS NOT THE PROPERTY OF A MUNICIPALITY OF CAPITAL, moreover, it is there that has come into force. Case 5159/2003 of 13 January 2004 DO YOU DECIDE THAT THE OWNER OF THE PROPERTY IS THE MUNICIPALITY OF THE CAPITAL??!

Judges VALKOV, YORDANOVA and BOYCHEVA:
"- confuse the provisions of the Commercial Law of 1897. for the formation of a joint-stock company, how did judges VALKOV, YORDANOVA and BOYCHEVA confuse the LAW ON COOPERATIVE ASSOCIATIONS OF FEBRUARY 17, 1907?? WHEN THEY DON'T CONSIDER THAT SUCH ASSOCIATIONS ARE FORMED WITH CAPITAL AND SHARES ??
- mix the current Law on Cooperatives where there are no shares with the LAW ON THE COOPERATIVE ASSOCIATIONS of February 17, 1907. ??!
- mix SHAREHOLDER RIGHTS - RIGHTS OF OWNERS WITH SHARES according to the Commercial Law of 1897. and the COOPERATIVE ASSOCIATIONS ACT of 1907. with the Ordinance on the Law on Mutual Insurance Associations of 1936. where INSURANCE ACTIVITY is SPECIFIED, and NOT OWNERSHIP of companies and joint stock companies. ??!!- DESPITE THE CLEAR PROVISIONS and the Commercial Law of 1897. and the COOPERATIVE ASSOCIATIONS Act of 1907. and the ATTACHED WRITTEN EVIDENCE OF THE SHARES OF THE PARTNERS AND SHAREHOLDERS IN THE COMPANIES "MUSALA", renamed "LAND", renamed "National Mutual Insurance Company", which is terminated. 6 of the APIA - ie Judge VALKOV, YORDANOVA and BOYCHEVA deliberately misinterpret and apply incorrectly cited laws that were in force at the time and confuse THESE BASIC ACTIVITIES .., which ordinance concerns only the activity of insurance, NOT OWNERSHIP, as Judges VALKOV, YORDANOVA and BOYCHEVA accept as MEMBERS and persons with concluded insurances by MIXING AND TREATING THEM ALONG WITH THE COUNCILS AGAINST THE COURT WITH COURT AND COURT WHICH Judges VALKOV, YORDANOVA and BOYCHEVA DECLARE OUR INHERITANCE as OWNER of over 29 percent SHARES OF OWNERSHIP by declaring him a secured member-cooperator.
- confuse and CONSCIOUSLY disregard the SHARE OWNERSHIP OF OUR HEIR in the company Musala - Land transformed into the last company, as evidenced by the Minutes of the Extraordinary Meeting of April 7, 1939. 

attached to the present case FROM WHICH IT IS SHOWN THAT OUR INHERITANCE HAS SHARES OF 1464 shares / one thousand four hundred and sixty-four / out of a total of 5646 / five thousand six hundred and forty-six / shares or this makes 25.929 PERCENT / twenty-five thousand / SHARES OF THE CAPITAL OF THE COMPANY?!!!WHY JUDGES VALKO, YORDANOVA, BOYCHEVA DO NOT RESPECT THE DECISION ENTERED INTO FORCE, WHICH ESTABLISHES THAT THE CAPITAL MUNICIPALITY IS NOT THE OWNER OF THE PROPERTY AND IS NOT ACCORDING TO THE PROPERTY Another THEFT OF INHERITANCE PROPERTY of Mariola Garibova with Another DECISION of the judges Milen Vassilev, Alexander E. Angelov, Genika A. Mihailova from 2011 which legalizes the theft of inherited property from - land by the heirs in FAVOR OF MUNICIPALITY MUNICIPALITY. . confirmed by the judges of the Supreme Court of Cassation Janin Sidareva, Margarita Sokolova and Galabina Gencheva from the Supreme Court of Cassation on 22.10.2013.ANOTHER LOSS for Mariola Garibova Restitution of ownership over 50/100 id. Parts of a property in the center of Sofia is sought, and according to the decision of the above-mentioned judges the land belongs to the apartments sold before the 70s of the last century. no state land was sold.In fact, all apartments sold by the Municipal Councils and services to citizens have only the right to build. According to this decision, virtually all owners of prefabricated homes throughout Sofia are owners of the land below them, which is not the case.

6 /. SCHEME OF TERMINATION OF CASES for inherited properties for 500 million euros IN SUPPORT OF THE MAFIA - missing cases from 2009. -

6.1 /. The case for the building at 10 Sveta Sofia Street, November 17, 2012, according to the inventory of the Sofia District Court, has not had a single court session for more than 10 TEN YEARS. The case is with Judge CHELAROV, a judge who was transferred 500 kilometers to the Sofia District Court and became deputy in a few months. Chairman of the Sofia District Court with ALEXANDER ANGELOV as chairman. The heirs do not have access to the property. Already in 2018 and 2019 the apartments in the building have been resold to third parties. Despite THIS LAWLESSNESS of Judge CHEKHLAROV, a man of the mafia, proven, the presidents of the courts Sofia District Court Alexander Angelov, of the Sofia City Court - ALEXEY TRIONOV of the Sofia Court of Appeal - DANIENA VONSENO DANCEVA and DANCEA DANCEVA and the SJC inspectorate does not take any action against this lawlessness

6.2 /. The cases for the building OP Five floors on Maria Louisa Blvd., in the ideal valuer of Sofia OF THE COMPANY, AND THE CITY MUNICIPALITY with MAYOR BOYKÓ BORISOV and then MAYOR YORDANKA FANDAKOVA AND ISSUED IN VIOLATION OF THE LAW ACTS FOR MUNICIPAL PUBLICITY AND ARE GOING TO SELL THE PROPERTIES - multi-room apartments.

6.3 /. THE CASE FOR THE TWO HOUSES at 44487/2008 Bregalntsi Street, according to the list of the Sofia District Court, has been disappearing for more than 11 years THE DISMISSED agent from the State SECURITY EMIL KYULEV acquired illegally with FALSE NOTARIES

6.4 /. The case of the building on Tsar Osvoboditel Blvd. with over 11,000 built -up area disappeared and the BIA terminated by its -nezaconna manner by the judges - the former prosecutor from the Kyustendil District Court despite paid fees, the deliberate non-recording of the claim, and a confirmed termination of the case by the judges OF THE MAFIA IN THE SUPREME COURT OF CASSATION. MARGARITA SOKOLOVA GENCHEVA KALINA - and Judge MARGARITA SOKOLOVA WAS OBLIGED TO REMOVE the case because she was together with Mariola Garibova - a judge in the case in T. DISTRICT. THERE IS A CONSCIOUS INTENTIONAL PREJUDICE AND PARTICIPATION TO THE MAFIA by Judge MARGARITA SOKOLOVA - illegally to terminate the case and TO LEGALIZE THE THEFT OF

7 /. SCHEME OF PROPERTY THEFT WITH PREPARATION OF FALSE AND ILLEGALLY NOTARIAL ACTS by notaries such as RUMEN DIMITROV against 500,000 German marks in FAVOR of the company of the oligarch Olivier EMIGO EMILIST

8 /. The European Commission, the European Union, the European Parliament, the European Court of Human Rights in Strasbourg have been notified of the entire mafia in Bulgaria.
There is a complete support for this mafia from these European institutions.

9 / . DEMOCRACY FORMULA, JUSTICE / INJUSTICE DEGREE, Corruption Formula, Mafia Formula, Mafia Formula, Mafia Formula, Confidence Level Formula, Truth Level Formula.

DEMOCRACY DEGREE FORMULA / 2006

FORMULA of Degree of Justice / Injustice - 2006 - Prof. Momchil Dobrev and Prof. Mariola Garibova-Dobreva:

JUSTICE / INJUSTICE = POWER + Influence + Relationships + Interests + WAY / AND + Mafia-structured structure / internal or external / + Monopoly rights / rights + laws / rules / practices / procedures + possibility to make an alternative decision - Obligation - Responsibility - morality ethics - observance / application / enforcement of the law by judges / prosecutors / statesmen - Control / Sanctions - Corruption - Mafiaization - TRUST / DEGREE OF TRUST.

THE DEGREE OF JUSTICE / INJUSTICE depends on the degree of MAFIOTISM in a society, the degree of corruption among law enforcement and law enforcement agencies, the degree of trust of civil society in all actors in government - court, state prosecutor's office, how and whether judges and prosecutors obey the law, enforce the law, enforce the law, fail to enforce, break the law

V. CONCLUSION
The specific cases described prove the genocide of law - the right is not enforced by the judges, prosecutors in the Republic of Bulgaria, which is known by the European Commission and the European Union, prosecutors and judges legitimize crimes of the minister's mafia, the Prime Ministers and nothing none becomes. There is no reaction from the EUROPEAN COMMISSION and the EUROPEAN UNION, OBVIOUSLY THEY ARE INTERESTED IN THIS MAFIA AND THIS LAWLESSNESS in the Republic of Bulgaria.

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