

International Journal of Multidisciplinary and Current Educational Research (IJMCER)

ISSN: 2581-7027 ||Volume|| 5 ||Issue|| 3 ||Pages 79-94 ||2023||

How with the decisions of the governments of Prime-Ministers Sergey Stanishev 2009 and Boyko Borisov 2010, giving private land a concession for 35 years, they tried to steal private land of the "Principality of Dobrev Halachev" assisted by the judges of the Supreme Administrative Court G.Matejska, T Petrov, St. Slavov, Y. Konstantinov, F. Naydenova, M. Dimitrova, Bl. Lipcheva, St. Kemalova, and failed 5 billion USD investments, and losses for 15 billion USD, supported by the prosecutor's office and the court, by the USA, by the European Union and the Commission, France and Germany and the European Court of Human Rights! - Genocide of law, justice and its mafiotization there is no RULE OF LAW in Bulgaria! It is the turn of the UN Human Rights Council to prove whether it serves this mafia, case on law RICO in New York Court and case in the International Crime courts?!?!

¹Prince Lord Prof. Momtchil Dobrev-Halachev, ²Princess Lady Prof. Mariola Garibova-Dobreva

Scientific Research Institute Dobrev & Halachev. JSC., Sofia. Bulgaria

ABSTRACT: Lord prof PhD PhD Momtchil Dobrev-Halachev and Prof. Mariola Garibova-Dobreva developed 2006 "Theory of degree of democracy" and "Theory of degree of justice/injustice/" based on their practice in court, prosecutor's office, state. Since 2003, Prof. Momchil Dobrev has been creating the Theory of Corruption, "Theory of the Mafia, "Theory of Mafiaism", "Financial Banking Resource Technological Mafiosoted Materialism" and based on their practice they prove that in Bulgaria there is rule of law and that the Mafia rules as the court, the prosecutor's office, the state in Bulgaria. Prince Lord Prof. Momchil Dobrev in relation to his fight with this mafia even after 9 attempts to kill him and his family since 2011, he will continue to fight this mafia

KEY WORDS: genocide, law, mafia, corruption, theory, finance.

I. INTRODUCTION

Lord prof PhD PhD Momtchil Dobrev-Halachev and Prof. Mariola Garibova-Dobreva developed 2006 "Theory of degree of democracy" and "Theory of 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 dozens of years experience as such as a civil and criminal judge. Prof. Momchil Dobrev created 2001 Theory of Corruption and Theory of the Mafia and Theory and Practice of Mafiaism, which contribute to clarifying the Theory of the Degree of Democracy. In the year 2001 Lord Prof. Momtchil Dobrev developed the Theory of the mafia and Theory of corruption. All the two theories have been developed by analyzing the mafia and the corruption all over the wprld. In Bulgaria, Germany, European Union, and other countries. In the year 2010 Lord Prof. Momtchil Dobrev developed the "Theory of Mafiotismus" as a new type of government oriented only and only in the private interests of private individuals and private institutions.

The fight against the mafia and corruption in Bulgaria and in the European Commission and the European Union does not give results because the mafia is at the highest state and European level and does what it wants. This mafia holds the courts, the prosecutor's office and all kinds of government institutions and the latter carry out its orders. Even after the 9 attempts to kill Prince Lord Prof. Momchil Dobrev after 2011 for his fight against this mafia, the fight will not stop, as PROFESSOR ZIVKO STALEV says - "A STATE WITHOUT THE RULE OF LAW IS A FORM OF ORGANIZED CRIME!!"-

Introduce the Problem: The problem with the mafia and corruption in Bulgaria and in the European Union and the European Commission is huge, as well as the support of this mafia and from the European Court for the Protection of Human Rights in Strasbourg. We have repeatedly attached evidence of the scale of this mafia. On the basis of this mafia and corruption in Bulgaria and the European Union and the European Commission Lord Prof. Momchil Dobrev created in 2001. "Theory of the Mafia" and "Theory of Corruption" in all its manifestations. Based on these theories, Lord Prof. Momchil Dobrev also defined a mafia formula, a corruption formula. Based on these processes, Lord Prof. Momchil Dobrev created the Theory and Practice of Mafiaism, defining the formula of Mafiaism, how it works, how it is organized, in whose interests it works. Corruption and the mafia in a country, a union like the European Union, a supranational institution like the European Commission and a Supranational Court, the European Court of Human Rights in Strasbourg, destroy democracy, freedoms, human rights, the rule of law. As a result lor. Prof. Momchil Dobrev and Lady Prof. Marioal Garibova-Dobreva also created "Theory of the Degree of Democracy" and "Theory of the Degree of Justice/Injustice" as well as "Theory of Socio-Humanism" - a society that excludes the disadvantages of neoliberalism, globalism, the wild market economy, and creates the foundations of a NEW HUMAN SOCIETY based on completely different principles, both economic and social, managerial and others. As a result of Lord Prof. Momchil Dobrev's fight against corruption and the mafia in Bulgaria and the European Union and the European Commission since 2011. Lord Prof. Momchil Dobrev survived 9 / nine/ assassination attempts on him and his relatives.

II. RESEARCH METHODS

Research methods of analysis, verification, control of all factors in corruption and the mafia in the judicial system and more specifically among judges, the prosecutor's office, private judicial enforcement, which influence a society on its viability, on the degree of democracy in this society, on laws, their implementation by judges, prosecutors, statesmen, ministers, prime ministers, state and municipal officials, private bailiffs and others.

- Analysis of the laws of Bulgaria and the European Commission and the European Union
- Analysis of all authorities in a country judicial, legislative, executive and of the European Union and the European Commission
- Analysis of the implementation of the laws of a country and the European Commission
- Analysis of the existence of corruption and mafia in the judicial system, in the state system and in the European Union.
- Analysis of the judicial system laws, judges, election of judges, development of judges, violations of judges, disciplinary and other responsibility of judges, prosecutors, investigators, guarantors of democratization in a society

III. ATTEMPTED TO STEAL PRIVATE LANDS WORTH BILLIONS OF EUROS THROUGH AN ILLEGAL CONCESSION FROM THE STATE - DECISIONS OF THE COUNCIL OF MINISTERS WITH PRIME MINISTERS SERGEY STANISHEV AND PRIME MINISTER BOYKO BORISOV TO PRIVATE COMPANY

The beginning: on 04.04.2008 21.05.2008 by virtue of award decrees M.D. acquire two properties located in the Northern Tangent of the city of Sofia - the capital of Bulgaria, corresponding to areas of 2050 decares and 2170 decares. As early as September 2008, pressure began on the father on the phone from 11 p.m. to 3 a.m. as DD was invited to present the properties to the then Prime Minister BB and threatened. After these threats, DD suffered a stroke, a heart attack and broke his leg in the hospital in Burgas. Since September 2008 DD is bedridden in the city of Sofia. After threats and racketeering against the D. family, former colonels from the State Security posing as representatives of Prime Minister Boyko Borisov began to want to buy the properties at a price of 19,000 / nineteen thousand / times below the market price.

After the rejection of this proposal, actions in various institutions follow: As a result of letters from the chairman of the Chamber of Private Bailiffs, Georgi Sjkov Dichev, to the National Revenue Agency, to the chief prosecutor Assoc. Borid Velchev and the city prosecutor Kokinov of the Sofia City Prosecutor's Office,

they follow the decrees of prosecutor Mariyana Stankova of the Sofia City Prosecutor's Office for the appointment of tax audits against the entire family.

After colonels from the State Security 2010 and 2011 with an office on Vitosha Blvd. - former Yavochna quarter offer to the D family and introduce themselves in the NAME of BOYKO BORISOV and offer to buy these lands owned by the D family at a price of 19,000 /nineteen thousand/ times below market value ?!?!, And after the members of the D. family refuse to sell their lands, the National Revenue Agency and the prosecutor's office are activated, tax audits begin, prosecutor Marijana Stankova decrees for tax audits, all the properties of the D. family are foreclosed, as well as the trial lands 2050 acres and 2170 acres. The NRA is seeking from the son of the MD family unpaid taxes for 2,000,000 / two million / leva, 6,000,000 / six million / leva, 8,000,000 / eight million leva, and then more millions of leva. Taxes in the amount of BGN 2,000,000 are sought from father D, and BGN 2,000,000 / two million/ from mother, who have been retired for tens of years and do not carry out any commercial or other activities.

According to a complaint by a person representing himself as having the support of the GERB party and the DPS party Krasimir Mollov, a prosecutor's file was opened. In 2011, the apartment of family D 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 smear him, but it only passed through his leg. There have been NINE TIMES ATTEMPTS TO MURDER MD and members of his family by THIS STATE LEVEL MAFIA so far.

But at the state level, the attempt to steal the property began with the decisions of the Council of Ministers with prime ministers SERGEY STANISHEV, who later became the chairman of the EUROPEAN SOCIALISTS in the EUROPEAN PARLIAMENT and with Prime Minister BOYKO BORISOV. By Decision of the COUNCIL OF MINISTERS No. 43 of 23.01.2009. with the Prime Minister Sergey Stanishev and subsequently with Decision No. 69 of 15.02.2010 with the Prime Minister Boyko Borisov makes a decision to enter into an ILLEGAL CONCESSION with the company "CELZIAN" on PRIVATE PROPERTY properties. The Council of Ministers has determined and granted PRIVATE LAND - additional to the concession area of 2,928.5 in the amount of an additional area of 9,084 acres of PRIVATE PROPERTY.

The first attempt by mafia statesmen to steal the property of the Dobrev-Halachev dynasty was back in 2009, when the Council of Ministers with Prime Minister Sergey Stanishev decided to give private land a concession for 35 years to a company. This entire concession is UNLAWFUL, UNCONSTITUTIONAL, ILLEGAL, in violation of the laws of the country and a OBVIOUS CRIME under the PENAL CODE, because the laws of any country in the world DO NOT ALLOW PRIVATE LANDS TO BE GRANTED IN CONCESSION by a Council of Ministers or another private company.

THIS PLAN WAS IMPLEMENTED in April 2010 when the Council of Ministers with Prime Minister BOYKO BORISOV made a decision and concluded a contract for 35 years on private land on a concession to a private company. THE PURPOSE IS THE THEFT OF PRIVATE LANDS, which in 2008 the then mayor of Sofia, Boyko Borisov, announced as his own land on which he would build a super city. Then, in 2008, attempts to extort the D family into giving away their properties to mafia statesmen began. 2010-2011 representatives of a statesman imprisoned abroad, through their representatives, colonels from State Security, began to try to force D. to sell their properties at a price of 1900 / nineteen thousand / times below market prices. In 2010 and 2011, the requests for a Detailed Development Plan in the UAGK of the Municipality of Stolichna for the preparation of a detailed development plan DID NOT RANDOMLY DISAPPEAR and until now they do not exist. There are projects for the construction of a 375 Megawatt power plant based on the free energy generators created in 1991 by Prof. MD.

And after the Dobrev Halachev dynasty refused to sell in 2011, there followed the FIRE OF THE APARTMENT in which I live and my father - in bed, and my mother were going to BURN LIKE TORCHES!?!! Why do the cops - investigators from the 4th District Police Department of Sofia, when they come, touch the evidence of the arson - small plastic bottles and other items - the evidence WITH BARE HANDS?? AND THERE WAS NO INVESTIGATION!!! Or after they refuse to sell the properties 2012 a bus waits in front of his office MD 40 minutes to his office TO SMEAR ME? And no one is investigating anything. As for another attempted murder carried out on 03.12.2017. at 8:43 p.m. - HE FAILS because MD is also trained by foreign services to protect myself from murderers. These people do not know that they are dealing with a person who messed with dozens of State Security POLICE not only in Sofia, when MD returned from Germany in 1989, but also in West Berlin in 1985 - 1986 and avoided death in 1992 He SAVED THE LIVES

and FAMILIES of SEVERAL spies, who were on the list of an "allegedly Bulgarian" representative, this list in a FOREIGN TURKISH EMBASSY, after which dozens of Bulgarian spies were MURDERED in TURKEY and other countries abroad. On 05.04.2012 a request was made to Deputy Minister Valentin Nikolov from the GERB delegation to Minister President BOYKO BORISOV to cancel this illegally concluded concession on private land. On 23.07.2012, a request was made to Prime Minister Boyko Borisov of the Council of Ministers and to the Minister of Economy, Energy and Tourism - Delyan Dobrev to terminate the illegal concession. On 15.03.2013 a request was made to the Prime Minister MARIN RAIKOV of the Council of Ministers to cancel the Decision of the Council of Ministers No. 43 of 23.01.2009. and Decision No. 69 of 15.02.2010 and termination of the illegal concession concluded on private properties with an additional to concession area of 2,928.5 in the amount of an additional area of 9,084 acres PRIVATE PROPERTY. On 04/03/2013 A COMPLAINT was filed - REQUEST to the Chief Prosecutor SOTIR TSATSAROV of the Prosecutor's Office of the Republic of Bulgaria to initiate criminal proceedings against the persons - the former ministers of the economy Traicho Traikov, Delyan Dobrev, on the deputy. Ministers Nikolov, Kharitonova, Miroslav Katsarov, to former Prime Minister Boyko Borisov for a proven crime - concluding a concession contract on PRIVATE LAND for 35 years. On 12.08.2014 a request is made to the then MINISTER PRESIDENT PROF. DR BLIZNASHKI of the COUNCIL OF MINISTERS for annulment of Decision No. 43 dated 23.01.2009 and Decision No. 69 of 15.02.2010 and termination of an illegally concluded concession for PROPERTY PRIVATE PROPERTY. It has been reported that over 4 billion euros worth of investments are being lost on these private lands.

On 28.03.2016 American companies file a signal request for verification TO THE GENERAL PROSECUTOR SOTIR TSATSAROV, TO THE PRESIDENT OF THE USA - Mr. BARACK OBAMA and to THE PRESIDENT OF THE EUROPEAN COMMISSION DUE TO THE APPARENT AND PROVEN MAFIA AT THE STATE LEVEL - MINISTRY OF ENERGY AND THE MAFIA IN THE STATE - AT THE MOST - HIGH LEVEL - MINISTRY AND COUNCIL OF MINISTERS, AND INACTION OF THE MINISTER-PRESIDENT BOYKO BORISOV, in connection with a concluded contract for the concession of PRIVATE LANDS for 35 years, with the clear aim of stealing these lands.MANY TIMES, MINISTER PRESIDENT Boyko Borisov has been referred to comply with the law - for more than 10 years now.

MR. MINISTER PRESIDENT BOYKO BORISOV has been referred with a REQUEST TO IMPLEMENT THE CONSTITUTION and LAWS OF THE EUROPEAN UNION - 9 on 29.03.2016. with registration number 4461/02. The Ministers of Energy do not check this concession contract with the company "CELZIAN" OOD in connection with Decision No. 69 dated 15.02.2010. of the Council of Ministers, why are the fees not being paid, why are the relevant obligations not being fulfilled, why is this contract not being terminated, especially since it is not being fulfilled, especially since it is a concession on PRIVATE LANDS in violation of the Constitution and any laws. And in connection with failed investments for 5 BILLION US DOLLARS by an American company. In the registers of the Bulgarian National Bank, 5 billion US dollars of investment credits are registered, which will be used for the construction of an entire city, on an area of over 4000 acres of land, with all the comforts and prestige and luxury.

Especially since on 04.04.2012. the commissioning period has expired that The Council of Ministers has taken DECISION OF THE COUNCIL OF MINISTERS No. 43 OF 23.01.-2009, DECISION No. 69 OF 15.02.2010 And has concluded an illegally concluded concession FOR PROPERTY PRIVATE PROPERTY, and due to the fact that the Council of Ministers has determined and given PRIVATE LAND - additional to a concession area of 2,928.5 in the amount of an additional area of 9,084 acres PRIVATE PROPERTY. Prime Minister Boyko Borissov and all energy ministers have requested the termination of this contract. Without any legal reaction from either the Council of Ministers with Prime Minister Boyko Borisov or his energy ministers.

There was no reaction from the President of the European Commission, JEAN CLAUDE JUNKER, and the entire European Commission, nor from the Prosecutor's Office with Chief Prosecutor SOTIR TSATSAROV. In the appeals to the European Commission, it is requested to immediately appoint a continuous monitoring of the state - Republic of Bulgaria, ENOUGH EVIDENCE OF THE MAFIA IN THE JUDICIAL SYSTEM - COURT and prosecutor's office in the Republic of Bulgaria and in the STATE have already been attached. It has been stated that if there is no reaction from the European Commission, it supports and supports the mafia in the Republic of Bulgaria in every possible way - the mafia in court, prosecutor's office, SJC, inspectorate, state.On 11.11.2016 SUBMISSION OF PAYMENT - INVITATION FOR PAYMENT has been made to the Council of Ministers with Prime Minister BOYKO BORISOV and personally to Prime Minister Boyko Borisov, regarding entry number 4461/02 dated 03.07.2016. , to the Ministry of Energy Temenuzhka petkova of the Ministry of

Energy Sofia, Triaditsa Street No. 8, while also informing the President Donald TRUMP of the USA about failed investments for 5 billion US dollars, PRESENTATION OF PAYMENT - INVITATION FOR PAYMENT is for 5 billion US dollars.

After filing an administrative case in the Supreme Administrative Court with the chairman GEORGI KOLEV appointed by the minister, the chairman Boyko Borisov as his trustees, the owners of the private land for the cancellation of the illegal and unconstitutional, illegal concession on private lands, the THEFT OF PRIVATE LANDS is being prepared through the judges of the Supreme Administrative Court .In 2014, the owner companies and the American companies managing these assets filed a claim in which they appealed the refusal of the Council of Ministers with Prime Minister BOYKO BORISOV to terminate the concession on private land. According to administrative case 4696/2014 - 4 department of the Supreme Administrative Court, judges Judge Galina Matejska, Judge Todor Petrov and Judge Svetoslav Slavov LEGALIZE GROSS VIOLATION OF THE LAW by the COUNCIL OF MINISTERS with Prime Minister BOYKO BORISOV - GRANT OF CONCESSION on PRIVATE land, as the same show COMPLETE LAWLESSNESS, DISRESPECT OF WRITTEN EVIDENCE, BY RECORDING IN THEIR DECISION THAT THIS WAS MUNICIPAL LAND AND NOT PRIVATE LAND.

The company owners of the private lands appealed this decision of the three-member panel of the Supreme Administrative Court to the Supreme Administrative Court before a five-member panel. The Supreme Administrative Court formed a five-member panel based on this complaint, adm. case 7677/2014, as judges of the Supreme Administrative Court, Judge Yordan Konstantinov, Judge Fani Naydenova, Judge Marusia Dimitrova, Judge Blagovesta Lipcheva, Judge Stefka Kemalova LAW A GROSS VIOLATION OF THE LAW by of the COUNCIL OF MINISTERS - GRANT OF CONCESSIONS on PRIVATE land and show a bias towards the Council of Ministers and the Ministry of Energy, by confirming the decision No. 4120 of 29.03.2019. in adm. case 4696/2018 according to YOUR inventory and LEGISLATED THE ILLEGALITY OF THE COUNCIL OF MINISTERS WHICH GAVE 2010 PRIVATE OWNERSHIP OF A PRIVATE COMPANY CONCESSION WITH THE CLEAR AND UNDISPUTED PURPOSE OF THESE PRIVATE LANDS TO BE STOLEN AND THEY INSTEAD OF ALL THE UNDISPUTED EVIDENCE IN THE CASE THAT IT IS PRIVATE LANDS THEY WRITE THAT IT IS "MUNICIPAL LANDS" WHICH IS NOT TRUE AND A REAL FRAUD.

Nothing written by the Supreme Administrative Judges is true. The company owners of the target prove indisputably that since 04.04.2008 they are the real owners of the lands after conducting and participating in public sales in which the lands were paid for and purchased at these public sales. The company owners are actually appealing to the Supreme Administrative Court the real refusal of the Council of Ministers with Prime Minister BOYKO BORISOV and the Ministry of Energy to terminate and cancel an illegal and unconstitutional concession on their own private lands. Actually, in the decisions of the supreme judge, there is a seven-petition -a super-petition by the judges of the Supreme Administrative Court - judges Matejska, Petkov and Slavov. It does not correspond to the truth that it becomes a concession for the concession of private municipal property of the Capital Municipality. The ownership is proved by decrees of award entered into force from 04.04.2008, they bought millions of euros.

The owners prove that there is a wrongdoing,

On 23.07.2019 deputy The Chief Prosecutor IVAN GESHEV - Head of the Specialized Appellate Prosecutor's Office, now since 2019 the CHIEF PROSECUTOR OF THE REPUBLIC OF BULGARIA has been referred with a COMPLAINT SIGNAL for obvious use of official position and request for immediate action and indictment and proposal for immediate dismissal of the judges from the Supreme Administrative Court Court Court of adm. 4696/2014 - 4 department Judge Galina Matejska, Judge Todor Petrov Judge Svetoslav Slavov as well as LEGISLATED GROSS VIOLATION OF THE LAW by the COUNCIL OF MINISTERS - GRANT OF CONCESSION on PRIVATE land, as well as to the JUDGES of the Supreme Administrative Court Adm. case 7677 /2014 — a five-member panel, judge Yordan Konstantinov, judge Fani Naydenova, judge Marusya Dimitrova, judge Blagovesta Lipcheva, judge Stefka Kemalova LEGISLATED GROSS VIOLATION OF THE LAW by the COUNCIL OF MINISTERS - GIVING A CONCESSION on PRIVATE land. A request was made by the High Judicial Council for the immediate dismissal of the eight administrative judges. The CHIEF PROSECUTOR IVAN GESHEV was also referred to after he became the chief prosecutor for the apparent use of official position by the eight administrative judges.

THERE HAS BEEN NO REACTION, NO OBSERVANCE OF THE LAW, NO ENFORCEMENT OF THE LAW, OBVIOUS SUPPORT OF THE PROSECUTION AND JUDICIAL SYSTEM TO THE MAFIA IN THE STATE AT THE HIGHEST STATE LEVEL.

IV. THE MAFIOTIZATION OF THE COURT SYSTEM OF BULGARIA AND THE SUPPORT OF THIS MAFIA BY THE EUROPEAN UNION AND THE

COMMISSION AND THE USA WITH PRESIDENTS OBAMA, TRUMP, JOE BIDEN BULGARIA - THE MAFIA HAS ITS COUNTRY EUROPEAN COMMISSION and USA - THE MAFIA HAS ITS ALLIES country - the USA, which supports the MAFIA in BULGARIA!

Illuminati financier: "GIVE ME CONTROL OF THE CENTRAL BANK OF A COUNTRY and I WOULD NOT CARE WHO RULES THAT COUNTRY!"

MAFIA POLITICIAN Agent of State Security and Foreign Intelligence - USA and others: "GIVE ME THE OFFICE AND THE MANAGEMENT OF THE COURT AND PROSECUTOR IN ONE COUNTRY AND I DON'T CARE WHO RULES AND I WILL LEGALIZE ANY CRIME!! PROFESSOR ZIVKO STALEV - "A STATE WITHOUT THE RULE OF LAW IS A FORM OF ORGANIZED CRIME!!"-

SOFIA CITY COURT JUDGE VLADIMIR VALKOV / in a court hearing on a case in Sofia City Court:
- "Mr. DOBREV, BULGARIAN JUDGES ARE NOT RESPONSIBLE FOR THEIR JUDICIAL ACTS!!!"

Corruption and the mafia in the court in Bulgaria has become the norm in Bulgaria and it is supported by the EUROPEAN COMMISSION AND UNION and the USA, which means that the mafia has conquered the EC and the EU and the USA. That the prime minister appoints the chief prosecutor has become the NORM. It's clear why! Even if there are crimes by the executive power, the MINISTER'S MAN - PRESIDENT BOYKO BORISOV should not bring charges against his ministers and against him. It is not by chance that Prosecutor KOKINOV declares to Minister President BOYKO BORISOV that Chief Prosecutor SOTIR TSATSAROV - "YOU DID IT!!"

SOTIR TSATSAROV's successor is now his favorite IVAN GESHEV, who investigated ministers and the minister chairman BOYKO BORISOV for records and others! That the prosecutor's office does not bring charges against ministers and prime ministers and statesmen has become NORM - LAW. It is a NORM for CHAIRMEN of the Supreme Court of Cassation and the Supreme Administrative Court to be appointed people close to the executive power - in the specific case of Prime Minister BOYKO BORISOV. This is how GEORGI KOLEV, a criminal judge from the Sofia City Court who graduated from the School of the Ministry of Internal Affairs, was appointed as the chairman of the Supreme Administrative Court.

A judge who was only and only a criminal judge, what does he understand by administrative proceedings and who, even after his replacement by Judge CHOLAKOV as the Chairman of the Supreme Administrative Court, Judge KOLEV remains as the Supreme Administrative Judge, without APPEARING FOR A COMPETITION FOR SUPREME ADMINISTRATIVE JUDGE. THIS is the same when in 2012 the chairman of the Supreme Court of Cassation, Prof. LAZAR GRUEV, proposed as his deputy - the chairman of the Sofia District Court, judge KRASIMIR VLAHOV. The same judge VLAHOV who as deputy The President ARBITRARY APPOINTS JUDGES to each case ALTHOUGH AN ELECTRONIC RANDOM SELECTION SYSTEM EXISTS. THAT appointing SPECIFIC SUPREME JUDGES for SPECIFIC COURT CASES is a crime that has been committed by him for more than 7 /seven years/. AND AS A COVER OF THE LAWLESSNESS in the SUPREME COURT OF CASSATION judge KRASIMIR VLAHOV since 2012. ACTS ACTS as supreme judge WITHOUT HAVING EVER PARTICIPATED in a COMPETITION for SUPREME JUDGE, after consultation with the Supreme Judicial Council.

Or like the APPOINTMENT of judge ALEXEY TRIFONOV as chairman of the Sofia City Court, who HAS NO PROVEN BULGARIAN CITIZENSHIP and ERODEN in RUSSIA, and within the legal period of 6 months, his parents in the Conscious Union did not request that he receive Bulgarian citizenship. THIS IS THE MAFIA IN THE BULGARIAN COURT, - the largest court - Sofia City Court, to be ruled by a judge who does not have Bulgarian citizenship and who has the SUPPORT of the chairman of the Movement for Rights and Freedoms party, with honorary chairman AHMET DOGAN, who in the distant 1992 . gave a list of Bulgarian spies to the USA, Turkey, and in one night tens - hundreds of Bulgarian spies in Turkey and other countries

were slaughtered. As it was, a person from the MAFIA is elected for the second term as chairman of the SOFIA COURT OF APPEALS, and this is the court THAT LEGALIZES THE CRIMES of the judges of the Sofia City Court, for theft of property, legalizes the crimes committed by JUDGES, PROSECUTORS, PEOPLE AND COMPANIES OF THE MAFIA, As it was, a person from the MAFIA is elected for the second term as chairman of the SOFIA COURT OF APPEALS, and this is the court THAT LEGALIZES THE CRIMES of the judges of the Sofia City Court, for theft of property, legalizes the crimes committed by JUDGES, PROSECUTORS, PEOPLE AND COMPANIES OF THE MAFIA,. And to top it off, the Supreme Court of Cassation only confirms these crimes, these legalizations of theft, of crimes, theft of property, by people of the mafia, theft of property by OLIGARS - "former agents of STATE SECURITY.

During socialism, it was IMPOSSIBLE to APPOINT policemen who graduated from the school of the Ministry of Internal Affairs and took part in special courses on civil and criminal law and attributing to them a completed education - "LAWYER", as PROSECUTORS AND JUDGES. This is exactly where the process of REPLACEMENT OF THE LAWYERS appointed during socialism takes place in 1993, where THE SALARIES OF JUDGES and prosecutors appointed during socialism are PURPOSELY KEPT LOW and THE REPLACEMENT OF THESE JUDGES WITH JUDGES of the mafia, who are appointed with PROTECTIONS, BEGINS COMPETITIONS, NO EXAMS.In violation, even appointed judges from the MAFIA jump ranks and instead of 5 years to become a district judge to a city judge, for SOME JUDGES OF THE MAFIA THIS HAPPENS in months, JUDGES who serve the MAFIA and carry out ORDERS of the MAFIA grow in career instantly and quickly.

The appointment of junior judges and junior prosecutors takes place AFTER AN AGREEMENT at meetings of POLITICIANS with presidents of the Supreme Court of Cassation and the Supreme Administrative Court that they will be elected only then if they carry out mafia orders. THIS AGREEMENT is made before each competition. Another mafia practice in the court is the transfer of judges from courts 450 kilometers away from the capital SOFIA to Sofia District Court and Sofia City Court. JUDGES ARE APPOINTED from VARNA, BURGAS, DOBRICH, and other courts 500-550 kilometers away from the capital Sofia in courts in Sofia.

V. THE MAFIOTIZATION OF THE JUDICIAL SYSTEM - A RETROSPECT

It all started in the years 1991-1993 - . Deliberately, during these years of galloping inflation, rising prices of goods and services, an avalanche-like increase in prices, services, the salaries of judges and prosecutors, who were appointed during socialism, were deliberately not raised. In this way, people who have acquired neutrality and legality are intended to leave the profession of judges and prosecutors, just to support their families. THAT'S HOW IT HAPPENS - HONEST, PRINCIPLED, MORAL, dignified, NON-CORRUPTED judges and prosecutors in the first wave, 1994-1994, left the judicial system, the second wave was in 1997-1998, the years of bank bankruptcies, 3000 percent interest rates, currency crisis, economic crisis, refusal of payment of foreign debt

AFTER THESE TWO WAVES, THE APPOINTMENT OF THE JUDGES AND PROSECUTORS OF THE MAFIA and of various mafia groups, which currently belong to 4-6 mafia groups in Bulgaria.

IT REALLY MIXES THE LEGISLATIVE WITH THE PARLIAMENTARY AUTHORITY, the power of the powerful, LAWS ARE PASSED THAT SERVE THE MAFIA AND LAWLESSNESS, LAWS ARE ACCEPTED THAT LEGALIZE THE CRIMES OF MAFIA PEOPLE.

CORRUPTION HAS BECOME THE NORM

THE MAFIA HAS BECOME THE NORM

THERE IS NO RULE OF LAW. THERE IS NO LEADING ROLE OF THE LAW

IT HAS FULL CONTROL AND MANAGEMENT OF ESTESTEVINET HUMAN RIGHTS.

THERE IS NO JUSTICE IN THE COURT SYSTEM.

THE JUDGES CAN WRITE THEMSELVES ANY DECISIONS AND NOBODY CAN PUNISH THEM EVEN FOR THE COMPLETE ABSURDANCE THAT PROVES THE EXECUTION OF THEIR ORDERS. THERE IS NO SEPARATION OF STATE POWERS.

THE JUDICIARY IS CONTROLLED AND MANAGED BY THE MAFIA.

THERE IS NO JUDICIAL CONTROL OF THE ILLEGALITY OF THE JUDICIAL ACTS OF JUDGES.

THERE IS NO JUDICIAL REVIEW FOR THE CONSTITUTIONAL REASONABLENESS OF THE LAWS.

THERE IS NO JUDICIAL CONTROL OVER THE ABSURD DECISIONS OF THE MAFIA JUDGES.

THERE IS NO JUDICIAL PROTECTION OF CITIZENS' RIGHTS. THERE IS LEGALIZATION OF THE CRIMES OF PEOPLE FROM THE MAFIA AND OF THE MAFIA ITSELF-.

THERE IS A VIOLATION OF THE SOVEREIGNTY OF LAW, JUSTICE.

THERE IS NO GUARANTEE OF THE RULE OF LAW. THERE IS NO LEGAL REGULATION.

THIS LEADS TO A STATE OF LAWLESSNESS - OF THE MAFIA.

COMPLIANCE WITH ALL INDIVIDUAL LEGAL ENTITIES IS NOT GUARANTEED.

THE JUDICIAL SYSTEM AND THE STATE DOES NOT ACT AGAINST THE LAW, BUT AGAINST THE ORDERS AND LEGALIZATION OF THE MAFIA.

THE JUDICIARY IS SUBJECT TO PARTY INTERESTS, OLIGARCHIC INTERESTS, PERSONAL INTERESTS, THE MAFIA.

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 material condition of courts and prosecutors. This happens only in three to four years. Judges and prosecutors buy houses with loans from banks, only to hide their extraordinary income as judges - mostly unproven. The proof of the presence of corrupt practices and the receiving of bribes from the judges is the fact that in only two to three years the judges and prosecutors have paid off the loans taken from the banking institutions for the purchase of their apartments. By analyzing the incomes, it is proven that it is practically impossible for the latter to pay off their mortgages to banking institutions with their incomes as judges or prosecutors in just two to three years. I.e. there are cases of acquisition of properties for millions of BGN as prosecutors owning properties for MILLIONS OF EUROS both in the country and in Greece, Austria, Belgium, France, Dubai, Germany, judges from the Supreme Court, SGS, CRIMINAL JUDGES from the SOFIA GUARD COURT, only in two to three years, they acquire studios for 130,000 euros and a house for 500,000 euros, then they become presidents of the Specialized Courts where corruption and the mafia in the state, not only criminal groups, must be investigated. The practice in the judicial system is that: According to research - up to 89 percent of cases are bought. There are cases when the judge himself asks for money from the parties. And whichever side gave more money in favor of that side, the corresponding decision is made.

According to research, judges ask for bribes as follows:

- 28% personally (
- 33% through relatives and friends
- 19% through other magistrates
- 29% through adkovati
- Only 2% no response.

It is a common practice for a magistrate in the court to have a lawyer relative through whom the bribe is negotiated The fact that whole families are judges in the courts is also a common corrupt practice. For example, Judges Neitchevi - a family in the General Court, Judge Valkov and - a judge in the General Court and his wife, a judge in the General Court. Judges in the Supreme Court - entire families, relatives, friends.

IT IS A CORRUPTIVE PRACTICE FOR THE JUDGE TO APPOINT EXPERTS CLOSE TO HIM and SHARE THE MONEY for the expertise.

IT IS A CORRUPTIVE PRACTICE FOR THE JUDGE TO APPOINT LAWYERS CLOSE TO HIM AS OFFICIAL LAWYER and to share the salary.

Corruption is an element of the judiciary.

In the case of prosecutors – 33% openly told a lawyer about informal conversations to clarify the amount of the bribe.

Court officials sought 43% sought favors with the help of lawyers.

In 78% of the cases, the lawyers received hints for money and favors. 99% of the lawyers are aware of the schemes with the mechanisms, the methods, of the corruption practice.

When researching and anonymous testing how much and in what way and how often courts take bribes, no matter in what size and type, the results are as follows:

- Very often -13%
- $\hbox{-Frequently}-16.8\%$
- -Not very often -13.2%
- -Rarely 16.4%
- Never -3%
 - VI. THE NEOLIBARAL NEO-FASCIST MAFIA NORM OF LAWLESSNESS AND GENOCIDE OF LAW AMONG THE JUDGES WHO SERVE THE MAFIA IN BULGARIA AND THE INACTION AND SUPPORT OF THIS MAFIA FROM THE USA AND THE EUROPEAN UNION AND THE EUROPEAN COMMISSION WITH

PRESIDENTS BARROSO, JEAN CLAUDE JUNCKER AND URSULA VON DER LEYEN AND FORMER CHANCELLOR ANGELA MERKEL OF GERMANY

THE NORM IS THE INCOMPETENCE OF THE JUDGES - JUDGES ALBENA BOTEVA, LIUBKA GOLAKOVA, VLADIMIR VALKOV, RAYNA MARTINOVA, CHEKHLAROV, THE SUPREME JUDICIAL COUNCIL and the Inspectorate To the Supreme Judicial Council is the PROTECTION and SUPPORT and GUARANTEE of this mafia in court and prosecutor's office. THE VERY SYSTEM OF THE SUPREME JUDICIAL COUNCIL, in which judges and prosecutors are elected by the MAFIA, THUS CONCRETES THE CRIMES OF THEIR COLLEAGUES. The Inspectorate at the Supreme Judicial Council has been ILLEGIT for more than two years since the mandate of all inspectors ended more than TWO YEARS ago - they. ALL THE ACTS OF THESE INSPECTORS - former judges and procurators ARE ILLEGAL and REALLY CRIMES. DISRESPECT AND NON-ENFORCEMENT OF LAWS BY JUDGES and PROSECUTORS IS THE NORM. IT IS THE NORM FOR A JUDGE TO DETERMINE HIMSELF UNDER WHICH LAW THE CASE SHOULD BE FILED, AND NOT ACCORDING TO THE INTEREST OF THE PLAINTIFF - CITIZENS OR COMPANY, SO HE CAN THEN DISMISS THE CASE - i.e. there is a CHANGE OF THE RIGHT, CHANGE OF THE LAW, THE JUDGE DOES WHAT HE WANT WITH THE CASE - IF THERE IS AN ORDER TO STOP IT, IT STOPS IT BY LEGALIZING CRIMES COMMITTED BY JUDGES, BY MAFIA PEOPLE AND MAFIA COMPANIES.

CORRUPTION OF JUDGES IS THE NORM.

IT IS THE NORM FOR JUDGES TO OWN PROPERTIES WORTH MILLIONS WITHOUT BEING ABLE TO PROVE THAT THEY PURCHASED THEM WITH THEIR SALARY - THE SAME AND ONLY WITH THE SALARY - AS JUDGE RUSSI ALEKSIEV acquired properties worth millions in Sofia, Greece - a house, and has a claim for 295,000 euros - interesting from what receivables. The NORM is that the ministers of justice do not fulfill their duties when there is evidence of lawlessness of judges and prosecutors under Art. 312 of the Law on the Judiciary and to request their dismissal from the Supreme Judicial Council - these are ministers Hristo Ivanov, Pavlova, Tsetska Tsacheva, Ekaterina Zaharieva, Danail Kirilov, Ahladova, Prof. Yanaki Stoilov, Nadezhda Yordanova, Krum Zarkov. NORM is that court presidents protect their judges and do not FULFILL art. 312 of the Law on the Judiciary and nobody wants their disciplinary punishment, let alone dismissal from the Supreme Judicial Council - such are the presidents METODI LALOV, ALEXEI TRIFONOV - Sofia City Court, SVELIN MIHAILOV and GEORGI KOLEV - SGS, DANIELA DONCHEVA - Sofia Court of Appeal, LAUSANNE PANOV - SUPREME COURT OF CASSATION, Prof. LAZAR GRUEV - Supreme Court of Cassation, ALEXANDER ANGELOV - President of the Sofia District Court, Judge LOZAN PANOV - President of the Supreme Court of Cassation, President PLAMEN PETKOV - President of the Sofia District Court, ALL PRESIDENTS OF THE COURTS.

THE NORM IS THE ABUSE OF JUDICIAL POWER by mafia judges.

VIOLATION OF CITIZENS' FREEDOMS AND RIGHTS IS THE NORM.

THESE ARE THE NORMS OF NEO-LIBERAL NEO-FASCISM in the judicial system in Bulgaria.

And as a COVER - THIS ENTIRE MAFIA IN THE JUDICIAL SYSTEM is maximally supported by the EUROPEAN COMMISSION AND THE EUROPEAN UNION with presidents BAROSO, JUNKER, URSULA VON DER LEYEN and by the USA with presidents OBAMA, TRUMP and JOE BIDEN..

THE MAFIA HAS A COUNTRY. THE MAFIA in the EUROPEAN COMMISSION AND THE EUROPEAN UNION HAS COPIES in Bulgaria who carry out everything they order.

THERE IS NO SYSTEM OF SANCTIONS against guilty judges.

A NORM OF BIAS AND PREJUDICE AND FULFILLING THE ORDER OF THE MAFIA is when a judge who has recused himself in dozens of cases of the MD, in a case he must lose, refuses to recuse himself in the case and issues a decision by which he loses the case.

In the specific case, ALMOST ALL JUDGES of the Sofia Appellate Court from the civil and commercial collegium have given their opinions on his cases when they were in the Sofia City Court.

And they have done this dozens, if not more - hundreds of times.

Such are the judges - Albena Alexandrova, Sonya Naydenova, Stella Katsarova, Juliana Petkova, Denitsa Tsvetkova, Rozinela Yancheva, Ralitsa D., Elena Mavrova, Dragomiv Dragnev - already in the Supreme Court - and he follows the scheme of the MAFIA, Reni Kodjabasheva, Hrispime Magardichyan, ERIC VASILEV - already in the Supreme Court and he follows the scheme of the MAFIA, because of him I lost - due to the termination of a case for 250,000 euros of stolen money, Maria Yanachkova, Zornitsa Ezekieva, HAIDUKOVA, Tsvetomira Kordolovska, Lyubomir Vasilev, Krasimir Mashev, Olga Kadankova, Milen Vasilev, Anelia Markova, Elizabeth Petrovaa, NIKOLAI DIMOV, Zlatka Choleva, Velina Peychinova, Pepa Toneva, Elena

Andreeva, Tanya Oresharova, Galina Tasheva, Nina Stoycheva, DANIELA DONCHEVA, Krasimir Mazgalov, ASEN VODENICHAROV - who closed a case for BGN 112 million without a court hearing , Miroslava Katsarska, Petar Teodosiev, Jacqueline Komitova, Nikola CHOMPALOV and dozens of others. If we were in socialism, THESE JUDGES WOULD BE not only FIRED IMMEDIATELY. The bad thing is that the PROSECUTORS of SOTIR TSATSAROV AND GESHEV HAVE OPENED AN UMBRELLA to the judges of the MAFIA, they do not take any measures and legal actions.

IF THIS IS NOT ORDER FULFILLMENT, IT CANNOT BE ANYTHING ELSE!!

The Sofia Court of Appeal headed by judge DANIELA DONCHEVA and the SUPREME COURT of Cassation headed by its president JUDGE LOZAN PANOV ARE THE LEGISLATORS OF THE MAFIA. Any lawlessness in the SGS by the great and brilliant judges ALBENA BOTEVA, VLADIMIR VALKOV, ELITSA YORDANOVA, RAYNA MARTINOVA, LIUBKA GOLAKOVA, is LEGALIZED - confirmed. THEFTS OF COMPANIES, OF EQUIPMENT WORTH MILLIONS ARE LEGALIZED, THEFTS OF PROPERTY ARE LEGALIZED.

The scheme implemented by the Sofia Appellate Court headed by judge DANIELA DONCHEVA - SAS sends by jurisdiction with defendants whose addresses are in the CITY OF SOFIA - to the Kyustendil District Court, or the Kyustendil District Court and the LAST - ALTHOUGH ALL COURTS FROM KOS HAVE GIVEN APPEALS ON OUR CASES - THE CASES ARE TERMINATED. CASES FOR THE THEFT OF GAMING MACHINES AND BINGO EQUIPMENT WORTH TEN MILLIONS BY THE JUDGE OF SGS MOLLOVA AND HRISTO MOLLOV, HRISTO MOLLOV, AND HRISTO MOLLOV, HAVE BEEN DISMISSED IN THE Kyustendil District Court. CASES FOR PROPERTY WORTH HUNDREDS OF MILLIONS OF EUROS, stolen by EMIL KYLEV from the heirs of the owners of the insurance companies, have been DISCLOSED in Kyustendil, and this is a case by Judge JONEVA with paid state fees for the property at Tsar OSVODITEL Blvd. No. 6 - the former building of the DZI - PROPERTY OF THE HEIRS of an insurance company illegally stolen by EMIL KYULEV and company with a 11,690 sq.m. built-up area. In the Kyustendil District Court, the CASE for the building in the center of Sofia on Sveta Sofia Street, owned by the heirs of an insurance company, ROBBED BY DONEV'S COMPANY - a four-story building with the right to build a 9-FLOOR property for 15 million euros, has been DISMISSED. In the Kyustendil District Court, cases against the Ministry of the Interior, the National Revenue Agency, and OTHER INSTITUTIONS have been closed.

In general, it is an INTERESTING FACT THAT ALL JUDGES FROM THE KYUSTENDILS DISTRICT COURT HAVE MULTIPLE PROPERTIES AND ALL OF THEM HAVE 2-3 PROPERTIES IN THE CITY OF SOFIA - MAYBE FOR THE FULFILLMENT OF THE MAFIA'S ORDER AGAINST ME AND MY FAMILY, they will be guaranteed to be brought up in SAS, YA IN VKS. IT IS THE NORM FOR THE MINISTER President BOYKO BORISOV TO APPOINT HIS OWN JUDGES AS PRESIDENTS such as the criminal judge GEORGI KOLEV BEING NOMINATED TO PRESIDENT OF THE SUPREME ADMINISTRATIVE COURT, which legitimized the crimes and injustice of the executive power, of the Ministries, Prime Ministers and others from the executive power, state companies

It is NORMAL for the PRESIDENT MINISTER to appoint his own PRESIDENT OF THE SUPREME COURT OF CASSATION and as chairman of the SUPREME ADMINISTRATIVE COURT.

The NORM is the execution of orders by judges - non-fulfillment of laws, violation of laws, disregard of laws, non-application of laws, deliberate mistreatment of laws, rights, freedoms, evidence

IT IS THE NORM to legalize the theft of private property for the benefit of the Sofia Municipality in gross violation of the laws of this country with the ultimate goal of a private person losing his hereditary property in the center of Sofia - the value of which is over 1.5 million euros due to his investment value.

THE NORM IS how the courts legalize the theft of equipment, machines and equipment for millions of BGN It is NORMAL for judges to legalize the theft of an entire factory and cause loss to the owner with a share shares of over 41%.

It is the NORM for the judge to legitimize the theft of property through judges for zero cents and it is "donated to a person by a group

It is NORMAL for judges to legitimize violation of the law by the Decision of the Council of Ministers to grant a concession on private land for 35 years with the ultimate goal of stealing this land - an appetizing piece around Sofia of over 4100 decares. OF IVAN GESHEV

IT IS THE NORM for judges to legalize the theft of land mass of over 2.9 million cubic meters of land mass from private property for the construction of the "Northern Tangent of Sofia" - theft worth more than 130,000,000 euros. GESHEV

It is the NORM for JUDGES to legitimize the theft of an entire company with a debt to an American firm for over 150 billion BGN according to accounting expertise - INACTION BY MINISTER BOYKO BORISOV, MINISTERS, PROSECUTORS OF TSATSAROV AND IVAN GESHEV

IT IS THE NORM FOR JUDGES to legalize the theft of slot machines by a judge from the SGS and her brother - a lawyer from the PROSECUTOR'S OFFICE and the prosecutors of FILCHEV, DOCTOR VELCHEV, TSATSAROVI AND GESHEV

It is the NORM for JUDGES to issue acts for a partial claim of 2,500 BGN, provided that the claim for 11,862 NORMA - How provided that there is a directive that the monopoly for postal services fell in 2010. as a state monopoly, on the basis of a directive of the European Commission, dozens of judges terminate the bankruptcy cases of Bulgarian Post for liabilities of billions of BGN, because it is supposedly a monopolist!

NORM E - How, on the condition that there is evidence of property ownership with equity participation, a valid court decision, actual proven ownership, the judges LEGALIZE THEFT OF PROPERTY in favor of the Metropolitan Municipality - THE INACTION OF THE PROSECUTORS NVA FILCHEV, OF ASSOCIATE. B. VELCHEV, OF TSATSAROV AND OF IVAN GESHEV

NORM E - How does it legalize the theft of property from the CAPITAL MUNICIPALITY through a Judge's Decision on property that must be returned to the heirs by restitution - losses for millions. - INACTION OF THE PROSECUTORS OF TSATSAROV AND GESHEV FROM THE SPECIALIZED PROSECUTOR'S OFFICE.

NORM E When the judge does not respect the law, knowingly changes the content of the law, knowingly wrongly implements the law, knowingly does not quote the law, knowingly wrongly treats the law, knowingly wrongly mixes laws, knowingly wrongly replaces laws, knowingly renders a decision without reasons, knowingly wrongly treats indisputable evidence,

NORM When the judge deliberately does not even comment on indisputable written evidence RULE When the judge knowingly does not execute an effective court decision

THE NORM IS When the judge knowingly issues a decision that is retroactive to an already entered court decision with the same subject matter, for example - judges Lyubka Golakova, Aleksandar Angelov and Svetlana Atanasova in the case of 7033/2012 dated 12.11.2018 - contrary to the court decision entered into force in city case 53552/2016 dated 16.11.2016. of Judge Daniela Stoeva, Judge Milena Kamenova in city case 69421/2018 and SRS dated 12.01.2020. even though they have been notified of the entry into force of a court decision. LOSSES of US\$ 11 million. NORM When the judge deliberately does not apply the law because the THE NORM IS When the judge deliberately does not respect the rulings of other institutions, the NRA, the prosecutor's office for proven facts and circumstances that have entered into force.

NORM E When the judge supports and assists the defendant by helping him with what actions to perform, what to object to, what to appeal and dispute, THE NORM IS When the judge supports and assists the defendant by giving him rights that are excluded from the law - judge Vladimir Valkov in a case against 10868/2010 against the Insurer advises the defendant to repudiate and dispute documents, judges Tahchieva. .NORMAL is When the judge deliberately does not allow you evidence that concerns the subject of the case

NORM When the judge knowingly denies rights to a party as required by law THE NORM IS When the judge deliberately changes the legal basis - judges ALBENA BOTEVA, LYUBKA GOLAKOVA, IVAYLO DIMITROV, CVILEN STANCHEV, VLADIMIR VALKOV, RAYNA MARTINOVA.

The NORM is When the judge knowingly exempts a party from paying a state fee when the party belongs to the mafia - in this case the Kremikovtsi case in a case in which a state fee of over 1.3 million BGN is due - judge Evgeni Georgiev exempts and judge ALBENA BOTEVA confirms these actions – in a civil case THE NORM IS When a judge knowingly REPLACES SECURITY - SEIZURE OF THE DEFENDANT'S PROPERTY on a claim for 350,000 BGN against a security deposit by the defendant for the sum of BGN 5,000, as the managers of this company repeatedly state that they pay judges to lose themselves cases against them - case - Ruling of 23.03.2018 in city case 10535/2017 SGS 1 - 18 panel of Judge Raina, by which the same is ZEMINAL THE ALLOWED SECURITY - SEIZURE OF PROPERTY OF THE DEFENDANT - CONSTRUCTION COMPANY with a ruling of 04.03.2013. in city case 60534/21012 of the SRS with a PLEDGE on the amount of 5000 / five thousand/ BGN and canceled the foreclosure on the real estate owned by the defendant and this determination confirmed by the SAC under cgrd. 2960/2018 of 23.07.2018 Judges Neli Kutzkova, Diana Koledzhikova and Dimitar Mirchev, as well as Neli Kutzkova and Dimitar Mirchev, have challenged each other in the case of Momchil Dobrev - GUARANTEED LOSS of OVER BGN 350,000 / three hundred and fifty thousand / BGN without interest.

NORM IS When a request under Art. 410 of the Civil Procedure Code for the issuance of a writ of execution against the company KREMIKOVTSI for the sums of 34,615 and 2,367,542 BGN, heard by judge Svetlin Velkov Mihailov - then the chairman of the SGS, the cases disappear and the corresponding writs of execution for the respective amounts are not issued.NORM E When objections to unaccepted receivables in case 95/2007 of the SGS disappear - fees for millions of BGN and an obligation in the amount of BGN 4,200,000 to a company from the debtor "Kremikovtsi" - losses of over 14 million BGN without interest.

THE NORM IS When judges from the Supreme Administrative Court legitimize a crime to the Council of Ministers and the Ministry of Economy and Energy, in April 2010, they granted a PRIVATE PROPERTY OF CONCESSION for 35 years to a company WITH THE OBVIOUS PURPOSE OF STOLENING THIS PROPERTY, for which the property is the property of the Boshtina Boshtina Bojbo Kobirov stated in 2008. that they are his lands and he will build a neighborhood for the richest. According to administrative case 4696/2014, department 4 of the Supreme Administrative Court, judges Galina Matejska, judge Todor Petrov and judge Svetoslav Slavov show bias towards the Council of Ministers and the Ministry of Energy, by LEGALIZING THE ILLEGALITY OF THE COUNCIL OF MINISTERS WHICH IN 2010 gave LAND - PRIVATE OWNERSHIP OF A PRIVATE COMPANY CONCESSION WITH THE CLEAR AND UNDISPUTED GOAL TO BE STOLEN OF PRIVATE LANDS and instead of all the indisputable evidence in the case, YOUR JUDGES WRITE THAT IT IS NOT ABOUT PRIVATE LANDS AND THEY WROTE THAT IT IS ABOUT MUNICIPAL LANDS, WHICH DOES NOT CORRESPOND TO THE TRUTH AND REAL FRAUD.\- also confirmed by the judges of YOU under adm. Case 7677/2014- Judge Yordan Konstantinov, Judge Fani Naydenova, Judge Marusya Dimitrova, Judge Blagovesta Lipcheva and Judge Stefka Kemalova confirm with ruling No. 8212 of 18.06.2018. according to the inventory of the Supreme Administrative Court, decision No. 4120 of 29.03.2019. in administrative case 4696/2018 of the Supreme Court.

THE RULE OF BIAS AND BIAS AND DOING THE ORDER OF THE MAFIA IS WHEN JUDGES RULE THE CASES OF AN INDIVIDUAL AND THE COMPANIES REPRESENTED BY THEM AND WHEN THEY CONSCIOUSLY DO NOT RULE THE CASES THAT THE INDIVIDUAL SHOULD LOSE AT THE ORDER OF THE MAFIA. The judge knowingly, instead of giving an appeal, REFUSES TO GIVE AN APPEAL and GIVES A DECISION dismissing the claims and CAUSING LOSSES EXAMPLE for JUDGE VLADIMIR VALKOV

JUDGE VLADIMIR GRIGOROV VALKOV, ALTHOUGH THE SAME JUDGE HAS HAD HIS OWN REJECTION IN THE FOLLOWING CASES OF THE MD - example: GR.CASES IN SGS GR.CASE 648/2011, GR.D. 528/2011, GR.D. 517/2011, GR.D. 3477/2011, GR.D. 3476/2011, GR.D. 3231/2011, GR.D. 5352/2011, GR.D. 13869/2010, GR.D. 14843/2010, GR.D. 2218/2011, GR.D. 2219/2011, GR. CASE 2217/2011, GRD. 925/2011, GR.D. 926/2011., and dozens of other cases LITIGATED BY MOMCHIL DOBREV DOBREV and companies represented by him, THE SAME USING HIS OFFICIAL POSITION, REFUSES TO REPRESENT THE CASES WHICH MD and the companies represented by him SHOULD LOSE IN FOLLOWING THE ORDER OF THE MAFIA FOR WHICH WE WERE WARNED.,THE SAME one using his office

- And terminates a bankruptcy case for losses caused for 460 million euros of a company close to the mafia and EVEN FINES M.D. without a court hearing twice for 300 BGN, FOR NOTHING
- Terminates a bankruptcy case against debtors of M.D. who owes him 900,000 euros without interest, despite all fees being paid, and fines M.D. with a fine of BGN 300 without a single court hearing-
- -Decides on a case for "stolen equipment" proved by the prosecutor and the NRA and confirmed by the defendant that she took this equipment and even it is still there and has been used by her since 1996. in her service station losses of over 1.4 million BGN
- Issuing a decision in a case in which a company that is not the owner of two presses for the production of roof tiles worth over 4 million German marks, bet it against money in DSK Bank for millions of BGN, caused losses for millions of BGN
- -Decides on real "stolen and unpaid" of M.D.'s company. his company equipment for two restaurants for hundreds of thousands of BGN
- Issued dozens of rulings confirming terminated cases in the SRS of M.D. and the companies represented by him.

THE NORM OF PASSION AND IMPLEMENTATION OF THE ORDER OF THE MAFIA IS WHEN JUDGES FROM THE SUPREME COURT OF CASSATION BREAK THE LAW TO CAUSE LOSSES OF

HUNDREDS OF BILLIONS OF EUROS FOR AND IMPLEMENT THE ORDER OF THE EXECUTIVE AUTHORITY, OF MINISTERS, OF THE MINISTER-PRESIDENT We submitted to the Supreme Court of Justice, Ministers of Justice, Boyko Borisov, Ministers Moskovski, Tsvetkov and others indisputable evidence that judges from the Supreme Court of Cassation - Tanya Raikovska, Daria Prodanova, Totka Kalcheva, Nikola Hitrov, Eleonora Chanacheva, Emil Markov from the Supreme Court - the judges from Glozhenska, Bozhikov, Spasov from the Plovdiv Court of Appeal grossly violate Bulgarian and European laws, knowingly violating the mandatory directive 2008/6/EU of the European Union and the European Commission from 01.01.2010. according to which from 01.01.2011 the state company "Bulgarian Post" - EAD does not have a monopoly on its activities, and the same monopoly was canceled on January 1, 2011. and actually caused losses of a particularly large amount, fulfilling an order of the executive power.

The same judges allowed themselves in case 519/2012 of the Supreme Court, in case 798/2011, case 689/2011 of the Appellate Court of Plovdiv, in case 3765/2013 to confirm the termination of the bankruptcy case of the company "Bulgarian Post"-EAD for its liability in the amount of more than 50,000,000,000 / fifty billion/ euros, and in fact, apart from violating the laws, they caused the above huge loss PERFORMED SOLELY AND ONLY FOR THE BENEFIT OF THE STATE MAFIA, FOR THE BENEFIT OF CRIMINAL ACTIONS OF MINISTERS, EXECUTIVE OFFICERS OF THE STATE COMPANY "BULGARIAN POSTS"-EAD. MOREOVER, THAT THE JUDGES OF THE Supreme Court HAVE PASSED A DECISION THAT PROVES A VIOLATION OF THE LAW, BECAUSE AS OF 01.01.2011. "BULGARIAN POSTS"-EAD DOES NOT HAVE A MONOPOLY OVER ITS ACTIVITIES, AND THE SAME MONOPOLY HAS BEEN ABOLISHED AS OF JANUARY 1, 2011.

SEPARATELY, IN ACCORDANCE WITH THE EUROPEAN UNION DIRECTIVE, WHICH IS MANDATORY FROM 01.01.2010. THE MONOPOLY OF THE "BULGARIAN POSTS" COMPANY HAS BEEN ABOVED.

THIS DIRECTIVE IS MANDATORY FOR ALL BULGARIAN JUDGES.

THE NORM IS The judges of the Supreme Administrative Court and the Sofia City Administrative Court support the mafia of the Capital Municipality and the municipalities of the Capital Municipality in determining - Arbitrarily - NOT LAWFULLY the tax assessments of properties. It lost more than 120 million euros. NORMA IS THE MAFIA IN THE SUPREME COURT OF CASSATION and its management and managers such as deputy. The chairman KRASIMIR VLAHOV, elected in 2012 by the Supreme Judicial Council on the proposal of the chairman of the SUPREME COURT OF CASSATION Prof. LAZAR GRUEV, as deputy chairman of the Supreme Court of Cassation, did not participate in a competition for promotion to the Supreme Court of Cassation. He was appointed by the Decision of the Supreme Court of Appeal under Protocol No. 14/05.04.2012. for "deputy of the administrative head - deputy - chairman" of the Supreme Court of Cassation on the proposal of the chairman of the court. Judge KRASIMIR VLAHOV, as Deputy President of the Supreme Court of Cassation, APPOINTED JUDGES FOR VARIOUS CASES WITH HIS ORDERS, not using the MANDATORY SYSTEM for RANDOM SELECTION OF JUDGES for cases in the Supreme Court of Cassation.

THIS IS MAFIA EVIDENCE AND ORDER CARRYING - PRECISELY DEFINED CASES TO BE TRIED BY PRECISELY DETERMINED JUDGES BY THE MAFIA. Since 2012, the judge KRASIMIR VLAHOV has issued DECISIONS / determinations, which is in violation. I.e. the above proves that ALL JUDICIAL ACTS SIGNED by judge Krasimir Vlahov are null and void - i.e. from 2012, as he has never in any way participated in a competition for a judge in the Supreme Court and was not selected in such a competition for a judge by the Supreme Court.

VII. IN REALITY, THE THEFT OF PROPERTY, OF MAFIA COMPANIES, THE THEFT OF PROPERTY FOR THE BENEFIT OF THIRD PARTIES IS LEGALIZED IN THE SUPREME COURT, THE THEFT OF PROPERTY CARRIED OUT BY JUDGES FROM THE SAS FOR THE BENEFIT OF THIRD PARTIES IS CONFIRMED, REPRESSION IS LEGALIZED - THE REPRESSION OF RAYNA MARTINOVA CONFIRMED BY THE JUDGES OF THE SUPREME COURT, CITED ABOVE.

In reality, the Supreme Court legalizes the TERMINATION of ALL CASES for the THEFTS of AN EMIL KYULEV - apparently in compliance with the orders of the mafia. Realon, in the Supreme Court, all

terminations of cases ordered by the MAFIA and terminated at the first instance in SRS, SGS, KOS, VOS, MES, Vidin District Court and other courts are legalized.

NORM as a fulfillment of the MAFIA'S ORDER IS THE DISAPPEARANCE OF CASES against UNICREDIT BULBANK for the disappearance of 15 million USD in one bank account.

THE NORM as a fulfillment of the MAFIA'S ORDER IS THE DISAPPEARANCE OF DLA against BANKS - UBB for millions of euros.

THE NORM as a fulfillment of the MOBA ORDER is the DISAPPEARANCE AND TERMINATION OF LIENS against insurance companies, beneficially owned by WESTERN COMPANIES.

MAFIA RULE IN COURT AND DISMISSAL SCHEMES, EVIDENCE ORDERS ENFORCED AND ENFORCED BY JUDGES in favor of party to state, third parties and others.

CRIMINAL LAWLESSNESS, ORDERS, REPRESSION, RACKET, COERCION?!?!?!

THE NORM IS THE MAFIOTIZATION OF THE COURT FOR THE BENEFIT OF JUDGES, SCHEMES and EVIDENCE FOR TERMINATION OF LAWSUITS IN SRS on claims with which judges attributed crimes, accused M.D. of a committed crime that he did not commit THE CONCLUSION - THE BULGARIAN JUDGES CAN WRITE ALL THINGS TO THEMSELVES, - to accuse you, to slander you, to ASCRIBE you with CRIMES, which you did not commit, to slander you - THERE IS NO JUSTICE - THERE IS NO JUSTICE - THERE IS NO LAW FOR THEM. THE NORM IS FOR JUDGES TO LEGALIZE THEFT OF HERITAGE PROPERTIES and their legalization in favor of the CAPITAL MUNICIPALITY - DECISION of judges Milen Vassilev, Alexander E.Angelov Genika A. Mihailova from 2011 which legalizes the theft of inherited property from - land by the heirs for the BENEFIT OF CAPITAL MUNICIPALITY Decision of 07.02.2013. confirmed by the judges Zhanin Sidareva, Margarita Sokolova and Galabina Gencheva of the Supreme Court of Justice from 22.10.2013. THE NORM IS THE SUPPORT OF MAFIOTISM by the PRESIDENTS of the SGS - ALEKSEY TRIFONOV, the former SGS chairman KALOYAN TOPALOV, the SAC chairman - judge DANIELA DONCHEVA, the chairman of the Supreme Court - judge LOZAN PANOV, the chairman of the Supreme Court - judge

CHOLAKOV - THEIR INACTION regarding their obligations under Art. 312 of the Civil Code to demand disciplinary punishment and dismissal of guilty judges from their courts NORM is the LEGALIZATION of the THEFTS of the oligarch EMIL KYULEV, DONEV and other oligarchs from the State Security and PROPERTIES FOR HUNDREDS OF MILLIONS OF EUROS FOR ZERO CENTS in the center of Sofia, real property of the heirs of the former insurance companies before 1947?!?!. The inaction of the prosecutors of the chief prosecutors Associate Professor Filchev, Associate Professor B. VECHLEV, Chief Prosecutor SOTIR TSATSAROV and Chief Prosecutor IVAN GESHEV, such as prosecutors BOYAN BALEV, Mariyana Tankova, Popkolev, Nina Yaneva and dozens of other prosecutors - OPENAT CHADAR, DVOEN AND TRIPLE STANDARD IN PROSECUTING PROVEN CRIMES OF PEOPLE FROM THE MAFIA,

The inaction of the prosecutors and the chief prosecutor DOC FILCHEV of the CHIEF PROSECUTOR SOTIR TSATSAROVA of the chief prosecutor IVAN GESHEV and their prosecutors Boyana Balev, Mariyana Stankova and dozens of others from the Sofia City Prosecutor's Office to prove thefts for zero cents of properties worth over 500 million euros based on issued for zero pennies a note. Acts of Emil Külev from notaries R. Dimitrov and co., and stolen heirs of insurance companies - stolen property in the center of Sofia for 500 million euros. Despite dozens of reports 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 ENFORCE THE JUDICIAL DECISION of the Supreme ADMINISTRATIVE COURT, according to which the properties cited below are owned by the heirs of the former insurance companies before 1944. "Farmer, "Balkan", "Balkan-life" and others in the center of Sofia, Positano St. No. 1 THREE FLOOR HOUSE WITH SHOPS, Sveta Sofia St. No. 10 -THREE FLOOR HOUSE WITH SHOPS, Tsar Osvoboditel Blvd. 6 - a building with the Expanded Built-up PAYMENT over 11,500 sq.m., Maria Luiza Blvd. No. 75 - 77- five-story BUILDING, Bergalnitsa 39 TWO HOUSES and dozens of other properties., and ACTUALLY MAYOR FANDAKOVA REFUSES TO TAKE POSSESSION OF THESE OUR LEGALLY OWNED PROPERTIES, AND INSTEAD DOES REPAIRS AND ANNOUNCES A PUBLIC SALE ON THESE PROPERTIES AND WANTS TO SELL THEM TO THIRD PARTIES - DESPITE THE DECISION OF THE SUPREME ADMINISTRATIVE COURT, EVEN THE MAYOR FANDAKOVA AND RIDED A MUNICIPAL NOTARY ACT OF PROPERTIES THAT ARE NOT THE PROPERTY OF THE STOCKHOLM MUNICIPALITY BUT OF THE HEIRS OF THE OWNERS OF THE FORMER PRIOR TO 1945. insurance companies. WITH THE OBJECTIVE TO BE ROBBED THESE PROPERTIES FROM PERSONS AND COMPANIES CLOSE TO GERB.

Losses for more than 500,000,000 euros in value of our properties, 70,000,000 euros - caused lost benefits and profits, 5 million BGN caused non-property damages - ruined health. THE NORM IS THE LEGALIZATION OF THEFT OF INHERITED PROPERTIES THROUGH DECISIONS OF JUDGES from Sofia District Court and Sofia City Court - judges Vladimir Valkov, Maria Boycheva, Desislava Yordanova, judge Mariyana Georgieva, judge Alexander Emilov Angelov, SERVING THE MAFIA - WITH DECISION dated 02.09.2019. of judges Vladimir Valkov, Maria Boycheva and Jr. Judge Desislava Yordanova of the Sofia City Court under vgrd 10481/2009 REALLY LEGALIZES THE "THEFT" OF PROPERTY in favor of the Municipality of Stolichna - privately owned property. NORMA is TERMINATION OF CASES on the 500 million euro estates IN SUPPORT OF THE MAFIA - missing cases since 2009. , ROBBED BY Oligarch EMIL KYULEV for zero cents - a building with 11,690 sq.m. large built-up area, 5-storey building, 3-storey building, 4-storey building in the ideal center of Sofia.

- The inaction and support of the European Commission to investigate this illegal concession. Despite the reports to the European Commission, there has been no reaction and no case so far To the European Commission and the Federal Republic of Germany and France, TO THE EUROPEAN COMMISSION President Ursula von der Layen, Rue dela Loi 200 / Wetstraat 200 1040 BRUXELLES / BRUSSEL, Belgique, TO the Bundeskaznler der Bundesrepublik Deutschland Olaf Scholz Bundesregierung, Willy Brandt- Strasse 1 10557 Berlin, DEUTSCHLAND To the President of France Mr. Emmanuel Macron, Palais de l;Elysee, 55 rue du Faubourg- Saint-Honore 7500 8 Paris, France, as the main countries in the European Commission, the sums of 5 billion US dollars of UNREALIZED INVESTMENTS on these lands registered as early as 2013 and 2014 in Bulgaria Narodna Bank because they have not taken ANY MEASURES AGAINST LAWLESSNESS and the mafia. in the Judicial system in Bulgaria, the LACK OF THE RULE OF LAW in BULGARIA, THEY HAVE NOT PERFORMED and activated MONITORING and BLOCKING of MONEY from the EUROPEAN COMMISSION TO BULGARIA, and more specifically in connection with the lawlessness and lawlessness of the judges of the Supreme Administrative Court.
- > The inaction of the European Commissionm France and Germany for the prevention of corruption and the confiscation of property in connection with the proven illegal concession.

 There is a inaction of the European Commission, European Parliament, France and Germany as the biggerst countries in the EU to open the monitoring procedure and to blocj the money to Republic Bulgaria because there in no LAW of RULES in Bulgariam there is no justice, law of rules.
 - There are presentation of payment for 15 Bill USD to the European Comission, France and Germany and the presentation of payment are not disputed form the sides and the invoices are in a credit accounts for the European Commission, France and Germany.
- > The double standard of the European Court of Human Rights in Strasbourg and the support of this mafia in Bulgaria and the mafia in the government of Prime Minister Boyko Borisov from the European Court of Human Rights in Strasbourg?!?! The refusal to hear the complaints of the companies owning the private land given to a concession after the Decisions of the Ministerial Council of Prime Ministers Sergey Stanishev and Prime Minister BOYKO BORISOV of a third company prove this !!!

Moreover, the European Court of Human Rights warns that if there is another COMPLAINT from this creditor against such debtors, the complaints will not be considered at all.

THIS PROVES THE MAFIOTIZATION AND THE SUPPORT OF THE MAFIA in the judicial system in Bulgaria by the European Court for the Protection of Human Rights.

The double standards of the EUROPEAN COURT of HUMAN RIGHTS in Strasbourg In the above solutions/definitions, it is proved:

- Bias of the judges of the Supreme Administrative Court Galina Mateyska, Judge Todor Petrov, Judge Svetoslav Slavov, Judge Yordan Konstantinov, Judge Fani Naydenova, Judge Marusia Dimitrova, Judge Blagovesta Lipcheva, Judge Stefka Kemalova with Chairman Georgi Kolev and subsequently CHOLAKOV.
- Bias of judges from the Supreme Court
- Bias and partiality by the Supreme Administrative Court
- THE LACK OF AN IMPARTIAL COURT
- THE LACK OF A FAIR COURT
- LACK OF LEGALITY AND RULE OF LAW

- Deliberate deliberate act, clear use of official position of judges FOR THE BENEFIT OF THE MAFIA of the COUNCIL OF MINISTERS with Prime Ministers BOYKO BORISOV and SERGEY STANISHEV
- Sums submitted also to the EUROPEAN COMMISSION, to the SUPREME ADMINISTRATIVE COURT, TO THE COUNCIL OF MINISTERS, TO THE SUPREME JUDICIAL COUNCIL, to the Ministry of Justice,
- ➤ The Human Rights Council is underway at the UN in Geneva!!
- ➤ WILL he also SERVE THE MAFIA in BULGARIA?!?!

VIII. CONCLUSION

The specific cases described prove GENOCIDE of LAW, JUSTICE, JUSTICE and ITS MAFIOTIZATION - there is no RULE OF LAW in Bulgaria. Both the EUROPEAN UNION AND THE EUROPEAN COMMISSION have been notified of this mafia, BUT PERSONALLY THE CHANCELLORS OF GERMANY MERKEL and SCHOLZ, the president of France MACRON, and the prime ministers of Great Britain, when the core was part of the European Union, AS WELL AS PRESIDENTS OBAMA, TRUMP, and JOE BIDEN OF THE USA. There was no reaction, no compliance with the LAWS of the EUROPEAN COMMUNITY treaty, which proves the support of this neoliberal neofascist deep mafia in Bulgaria from the USA and from the EUROPEAN UNION - and a commission chaired by Barroso, Jean Claude Juncker, Ursula von der Leyen. APPARENTLY THE USA AND THE EUROPEAN COMMISSION AND THE EUROPEAN UNION ARE INTERESTED IN THIS MAFIA AND THIS LAWLESSNESS in the Republic of Bulgaria. THEREFORE THERE ARE AMOUNTS SUBMITTED FOR DAMAGES CAUSED for over 250 BILLION EUROS. HE MAFIA HAS A COUNTRY – BULGARIA!!!!

REFERENCES LITERATURE REVIEW

- 1. Dobrev, M. (2015) Theory of generating crises, Bulukrain-MM, Sofia, BG
- 2. Dobrev, M. (2016). Is there a mafia in the European Commission and Union?!? 1, Bulukrain-MM Sofia.BG
- 3. Dobrev, M. (2014). Theory of the corruption and Theory of the mafia, Bulukrain-MM, Sofia., BG
- 4. Dobrev, M. (2013). Theory if degree of trust, Bulukrain-MM, Sofia, BG.
- 5. Dobrev, M. (2010). Theory and praxuse of the Mafiotismus. Bulukrain-MM. Sofia
- 6. Dobrev, M. (2019) "The mafiotism in the EU, ECommission, E Parliament!?!?! And its protection with Gemany, France, Englans the mafia in court, prosecutors, government in Bulgaria over ten years !!! The dept of EC and EU of houndret billions USD !!! "Bulukrain-MM. Sofia
- 7. Dobrev. M. (2018) "Theory and practice of Mafiotismus. Finance-banking resource technological mafiadriven Materialism" Bulukrain-MM, Sofia
- 8. Dobrev, M., Garibova-Dobreva, Mariola (2020) The new old world order.- Bulukrain-MM, Sofia
- 9. Dobrev, M, Garibova M, /2020/ The Mafia, Mafia and Financial Bank Resource Technological Mafia Materialism THE NEW OLD WORLD ORDER Bulukrain-MM
- 10. Dobrev. M. Garibova-Dobreva M. /2020/RESTART OF CIVILIZATION without mafia and financial banking resource technology in mafia Materialism THE ONLY SOLUTION! Our suggestion. Bulukrain-MM
- 11. Dobrev,M. Garibova.M. /2018/ THE GENIUS OF PROF. MOMTCHIL DOBREV- HALACHEV and his theories, Theory of degree of trust, Theory of degree of truth, Theory of mafia, Theory of corruption., Theory of vortex fields. Theory and practice of free energy. Cosmological theory of information. Theory of information-energy-medicine, genetics, -psychology, psychoiatry, archeology., Theory and practice of mafiotismus, Theory of unversum, Finance-bankinh resource technological mafia-driven Materialismus Bulukrain-MM.
- 12. Dobrev M., Garibova M.2009 Theory and practice of the types of sovereignty and degrees of sovereignty. Dobrev-Halachev Scientific Research Institute.
- 13. Dobrev M., Garibova.M- 2009 Theory and practice of types of stress and degrees of stress. Dobrev Halachev Scientific Research Institute.
- 14. Dobrev M, Gribova. M 2009 Theory and practice of happiness and degrees of happiness. Dobrev-Halachev Scientific Research Institute.