GENOCIDE OF LAW, LEGALITY and JUSTICE - to the appointed by the President of the Republic of Bulgaria, General Rumen Radev, Ministers of Justice Prof. Yanaki Stoilov and Krum Zarkov and other Ministers of Justice - full support and stretched umbrella over the neoliberal neo-fascist mafia of the Chamber of Private Enforcement agents and its chairpersons Private enforcement agents Georgi DICHEV and Hadjiivanov!?! Inaction by President Rumen Radev to demand that the ministers appointed by him respect the LAWS of the Republic of Bulgaria and to convene the Advisory Council for National Security because of this mafia - a danger to national security!!

Losses for over 150 billion euros!! THE MAFIA has a STATE!!!

Prince Lord Prof. Momchil Dobrev
Scientific Research Institute Dobrev – Halachev

ABSTRACT

Lord prof PhD PhD Momtchil Dobrev-Halachev developed 2008 "Theory of generating of crises", 2010 "Theory and practice of the Mafiotsismus" and 2001 "Theory of the mafia". Based on these two theories this paper explains the establishment of the mafiotsismus in private judicial enforcement and the inaction of ministers of justice who support this neoliberal neo-fascist mafia in private judicial enforcement.

KEYWORDS: Mafiotsismus, Crisis, mafia, corruption, theory, finance.

1. 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 and Prof. Momchil Dobrev participated as an observer of various types of elections.. Prof. Momchil Dobrev created 2001 Theory of Corruption and Theory of the Mafia and Theory and Practice of Mafiaism, which contribute to clearing 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 Mafiotsismus" 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 in PRIVATE JUDICIAL ENFORCEMENT after its formation in 2006. and the corresponding signals to the European Commission and the European Union do not give results because the mafia is at the highest state and European level and does what it wants. This mafia holds the courts, prosecutor's office and all kinds of state institutions and the latter carry out its orders and carry out repression, harassment, destruction of lives of private bailiffs who do not belong to the mafia.
This mafia is also supported by the ministers of justice, including the acting ministers of justice Prof. YANAKI STOILOV and KRUM ZARKOV appointed by the President of the Republic of Bulgaria, General RUMEN RADEV, and his failure to convene the Advisory Council for National Security in relation to this mafia in the private judicial performance.

2. RESEARCH METHODS

Research methods of analysis, verification, control of all factors in corruption and the mafia in private enforcement, the schemes of repression, of the mafia and harassment, repression of honest private bailiffs, the schemes of the mafia in the Chamber of Private Bailiffs, the despatch of its chairman by 2006 Private Enforcement Agent /PEA/ GEORGI SAYKOV DICHEV and his assistants and participants in the council of the Chamber of Public Security and the inaction of the ministers of justice since 2014, including the ministers Hristo Ivanov, Tsetska Tsacheva, Danail Kirilov, Ahdalova, Nadezhda Yordanova, and the official ministers Prof. Yanaki Stoilov and Krum Zarkov, appointed by the President of the Republic of Bulgaria, General RUMEN RADEV.

Analysis of the law on private bailiffs, the mafia practices in this law, the mafia practices of the Council of the Chamber of Public Security, repression, impunity and separately stretched umbrellas over crimes and violations of Private bailiffs, close to the mafia.

The inaction of the Ministry of Justice, of ministers, of deputies of the National Assembly, of the European Commission, the European Union, the European Parliament, the Venice Commission, the Assembly of Europe is also in vain.

3. WHAT IS THE NORM IN BULGARIA in the Non-Liberal Neo-Fascist private court proceedings and the judicial system?!

THE NEO-LIBERAL NEO-FASCIST MAFIA in the MINISTRY OF JUSTICE and ministers Tsetska Tsacheva, Danail Kirilov, Zaharieva, Hristo Ivanov, Ahdalova, Prof. Yanaki Stoilov, Krum ZARKOV - the last two official ministers appointed by President RUMEN RADEV - stretched an UMBRELLA and PERFORMING FULL SUPPORT for the NEO-LIBERAL NEO-FASCIST MAFIA in the Private Enforcement Judiciary is filled with chairpersons PEA Dichev and PEA Hadjiivanov. THE NEO-LIBRARY NEO-FASCIST MAFIA in the private enforcement with the chairman of the Chamber of Private Bailiffs Georgi Saykov Diochev and Ivan Khadzhiivanov and the Inaction and support of this mafia by the EUROPEAN UNION and the EUROPEAN COMMISSION with presidents Barroso, Jean Claude Juncker and Ursula von der Leyen and the former chancellor ANGELA MERKEL of Germany

THE MINISTRY OF JUSTICE under Ministers HRISTO IVANOV, PETKOVA, ZLATANOVA, TSELETSKA TSACHEVA, DANAI KIRILOV, AKHLADOVA, PROF. YANAKI STOILOV, KRUM ZARKOV as an instrument for COVERING CRIMES committed by the Mafia's PEA, stretching an umbrella over the Mafia's PEA DEPARTMENT OF JUSTICE AS A TOOL FOR STUPIDING ON CRIME COMMITTED BY MAFIA POLICE. MINISTRY OF JUSTICE and MAFIOTIZATION in PRIVATE COURT ENFORCEMENT with chairpersons PEA Dichev and PEA Khadzhiivanov It is the NORM that ministers such as TSETSKA TSACHEVA, DANAI KYRILOV, AHLDADOVA, Prof. YANAKI STOILOV, NADEZHA YORDANOVA, KRUM ZARKOV do not delete the private enforcement agents / PEA/ Stoyan Yakimov, Tsacheva, and TSACHEV, PEA TODOR LUKOV, PEA GORCHEV, PEA RADOST GORANOVA-CHOLAKOVA as PEA because they carry out commercial activities.

The NORM is that inspectors and ministers of justice, such as those cited above, should not take any actions, checks against the MFCIA and cover up their crimes. It is the NORM for inspectors and ministers of justice not to take measures against the PSI from the mafia who have embezzled hundreds of thousands of euros, who have committed particularly large-scale fraud, who have robbed creditors of hundreds of thousands of euros. It is the NORM for the inspector and ministers of justice not to take measures against the PSI who has confiscated the properties of companies where the debtor is only a natural person It is the NORM for inspectors and ministers of justice not to take measures against STATE Bailiffs who have forced a debtor to PAY THE SAME OBLIGATION TWICE and ROB HIM OF TENS OF THOUSANDS OF EUROS.

It is the NORM for inspectors and ministers of justice not to INDUCE ANY DISCIPLINARY PROCEEDINGS AGAINST PEAs from the mafia PEA DICHEV, PEA Yakimov, PEA Bizinski, PEA Tsacheva, PEA Stefan Petrov, PEA Alexander DACHEV and dozens of others.
NORM is the MINISTRY OF JUSTICE as a body of repression against honest PEA based on complaints and reports from people close to the mafia NORM is the Ministry of Justice as a repressive neo-liberal neo-fascist body to institute DISCIPLINARY PROCEEDINGS against PEA without any violations in order to punish and deprive them of rights.

NORM is the Ministry that prepares false reports and initiates disciplinary proceedings against the PEA, provided that in the complaints of the individuals from the mafia NOT EVEN A SINGLE ENFORCEMENT DELEO is cited, according to which there are violations- The NORM is the Judges of the SUPREME COURT OF CASSATION - LEGISLATE and BY CONTRACT MAKE DECISIONS AT THE ORDER OF THE MAFIA in the Chamber of PEA and personally of PEA Dichev and PEA Hadjijivanov to confirm decisions of disciplinary proceedings and the deprivation of PSI who do not BELONG TO THE MAFIA.

NORM is the COURT SYSTEM established by the Sofia CITY COURT, the Sofia COURT OF APPEALS and the SUPREME COURT OF CASSATION - as an instrument for legitimizing crimes committed by the PEAs from the mafia and PUSHING AN UMBRELLA OVER THEIR COMMITTED CRIMES and conversely DEPRIVATING THE RIGHTS OF "RAID" PEAs- those who have not actually committed any violations and their deprivation of rights.

NORM IS THE JUDICIAL SYSTEM THE COURTS OF Sofia CITY COURT, Sofia COURT OF APPEALS and SUPREME COURT OF CASSATION - as a tool for REPRESSION, RUINING LIVES, CAREERS, DEPRIVATION OF THE RIGHTS OF CSOs who do not belong to the mafia THE NORM IS FOR THE JUDGES OF THE SUPREME COURT OF CASSATION IN CONTRACT WITH PEA - FROM THE MAFIA CHSI Dichev and OTHERS NOT TO REDUCE THE CERTAIN PUNISHMENTS BY THE DISCIPLINARY COMPOSITIONS AND COUNCIL OF THE CHAMBER OF PEA, AGREEMENT OF THE MAFIA PEA Dichev WITH JUDGES FROM THE MAFIA IN THE SUPREME COURT CONTRACTS of PEA Dichev with Supreme Court judges who serve the MAFIA, to disqualify PEA - who has not even committed any violations.

AGREEMENT OF PEA Dichev with JUDGES from the Supreme Court to disqualify a PEA who has given a notarized power of attorney to a person to file and receive documents from banks, the national revenue agency, and other state institutions - WHICH IS NOT A VIOLATION OF THE LAW - and to deprive him of rights for a YEAR AND RUIN HIS BUSINESS. THE AGREEMENT of the PEA Dichev and the PEA mafia with the Deputy Chairman of the Supreme Court, Judge KRASIMIR Vlahov, to allocate cases of disciplinary cases to JUDGES FROM THE MAFIA, WHO WILL CONDEMN THE PEA and either deprive them of their rights or impose PUNISHMENTS on them for UNFORTUNATE VIOLATIONS-. PEA Dichev's AGREEMENT with judges from the Supreme Court to return a case against him for deprivation of rights to the Ministry of Justice with Minister Hristo Ivanov who forgot to confirm the interest of the Ministry of Justice in this case and this punishment against PEA Dichev.

NORM is inspectors from the MINISTRY OF JUSTICE and, respectively, ministers and deputy. Ministers to raise an umbrella over proven crimes by Private enforcement agents of the mafia embezzlement of hundreds of thousands of euros, fraud and theft of hundreds of thousands of euros. It is NORM for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to tighten their grip on the crimes committed by the PEA from the mafia, - amended protocol for public sale and replacement of a person who has not paid a deposit to earn the seller THE NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to put a curtain on PEA Dichev from the mafia, who for more than a year has not provided a contact regime for a father with his son, because the mother is a judge and has sent 280 kilometers from Sofia, their common son NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to raise an umbrella over PEA Cholakov from the mafia, who for ten years has not provided a contact regime for a father with his son.

The NORM is for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella to the PEA Kovacheva from the mafia, who transferred BGN 712,000 from the special account of another PEA Cholakov, without having the rights and authorizations for this of another PEA - real theft and embezzlement of money since 2010.

It is NORM for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella to the PEA who is from the mafia, who returns 700,000 BGN to a buyer who bought a property at a fake public sale, and who receives the property without money.
It is NORM for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over PEA, which has unjustly enriched itself and embezzled money from a debtor with hundreds of thousands of euros.

The NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDING ministers and deputy ministers to extend an umbrella over a state bailiff who has embezzled money from a debtor twice the amount owed by the debtor. NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over PEA who is from the mafia. NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over PEA former state bailiff, who was an agent of State Security, who continuously commits fraud.

NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to stretch an umbrella over PEA from the mafia for more than 15 years for embezzlement of hundreds of thousands of euros. NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over the PEA from the mafia that forecloses properties of companies that are not debtors to a debtor.

The NORM is for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to pull over the PEA from the mafia, which has stolen over 700,000 BGN in a system from a creditor - PEA Ivan Todorov Cholakov and PEA Nedyalka Kovacheva and PSI DICHEV.

NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over PEA Cholakov and PEA Cholakova from the mafia who, with death threats and threats from bandits, makes a creditor sign documents with which the creditor will be robbed of hundreds of thousands of euros of his money.

The NORM is for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to extend an umbrella over the PEA from the mafia, who threatens debt collectors and steals their money - hundreds of thousands of euros.

It is NORM for inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to refuse to initiate disciplinary proceedings against the PEA from the mafia, which has embezzled hundreds of thousands of euros, for more than 13 years.

NORM is inspectors from the MINISTRY OF JUSTICE and ACCORDINGLY ministers and deputy ministers to refuse to initiate disciplinary proceedings against the PEA and a lawyer and a money thief as an organized criminal group for stealing hundreds of thousands of euros from a creditor.

It is a NORM for MINISTERS and DEPUTY MINISTERS from the MINISTRY OF JUSTICE and respectively the Prosecutor’s Office of the Chief Prosecutor SOTIR TSATSAROV and the Chief Prosecutor IVAN GESHEV, not to disenfranchise the PEA from the mafia who, despite being banned, carry out commercial activity, because the PEA does not have the right to commercial activity by law.

NORM is a MINISTER and deputy. MINISTERS from the MINISTRY OF JUSTICE and the entire prosecutor’s office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to disenfranchise the PEA - from the mafia that conducts commercial activities and lends money to claimants with the ultimate goal of robbing them.

The NORM is for INSPECTORS from the MINISTRY OF JUSTICE and prosecutors and the entire prosecutor’s office of Chief Prosecutor SOTIR TSATSAROV and Chief Prosecutor IVAN GESHEV to refuse to initiate disciplinary proceedings and pre-trial proceedings against the PEA from the mafia, who prepared a fake seal of another PEA and signed a decree for assignment with which the purchase of a property for millions of euros is registered.
MINISTRY OF JUSTICE - Ministers and Deputy Ministers IN ALLIANCE with PSEs from the mafia such as PEA Dichev and other PEs, as a tool of the MAFIA FOR REPRESSION AGAINST honest PEs with the aim of ruining human lives, depriving them of rights as PEA and at the same time, they DRAFT AN UMBRELLA over the mafia's PSI. It is NORMAL for an INSPECTOR or MINISTER from the MINISTRY OF JUSTICE to extend an umbrella over the PEA, which has unjustly enriched itself and embezzled money from a debtor.

NORM is an INSPECTOR from the Ministry of Justice to extend an umbrella over a state bailiff who embezzled money from a debtor twice the amount of the debtor's obligation. NORMA is an INSPECTOR and a MINISTER from the MINISTRY OF JUSTICE to DRAFT AN UMBRELLA OVER A STATE Bailiff WHO PROTECTS A DEBTOR because he is the SON OF A DRUG KING, in order not to pay his obligations according to court decisions that have entered into force on which he was CONVICTED. NORMA is an INSPECTOR and a minister from the Ministry of Justice to extend an umbrella over PEA who is from the mafia. NORMA is an INSPECTOR or a minister from the MINISTRY of Justice to extend an umbrella over PEA, a former state bailiff who was an agent of State Security.

NORMA is an inspector and co-Teutonic minister from the Ministry of Justice to extend an umbrella over PEA from the mafia for more than 15 years for embezzlement of hundreds of thousands of euros. NORMA is an inspector and, accordingly, a minister from the Ministry of Justice to extend an umbrella over the PEA from the mafia, which forecloses properties of companies that are not debtors to a debtor and causes losses of over 3 million euros.

THE NORM IS NO JUSTICE, NO JUSTICE. NORMA is inspectors from the Ministry of Justice who do not respect laws, It is a NORM when INSPECTORS of the MINISTRY OF JUSTICE knowingly mishandle undisputed evidence, which is not in favor of the PEA.

IT IS THE NORM for inspectors from the MINISTRY OF JUSTICE and ministers and deputy ministers to carry out REPRESSION, COERCION, EXTORTION by prosecutors' offices on citizens and companies that do not obey the executive power - the prime minister and his racket and extortion for the transfer of properties, of companies.

IT IS NORM for DOJ inspectors to fabricate FALSE REPORTS with FICTITIOUS PEA VIOLATIONS, initiate disciplinary proceedings BASED ON FRAUD and FILED FALSE CHECKS AND REPORTS in violation of the laws of this state.

IT IS THE NORM when inspectors and ministers of the Ministry of Justice COVER up crimes committed by a Mafia Private Attorney.

IT IS THE NORM when INSPECTORS and MINISTERS in the MINISTRY OF JUSTICE cover up crimes - THEFT OF MONEY, ESPECIALLY IN LARGE AMOUNTS OF HUNDREDS OF THOUSANDS. IT IS THE NORM when INSPECTORS and MINISTERS in the MINISTRY OF JUSTICE cover up schemes for theft and extortion of citizens from the PEA.

The NORM is when INSPECTORS and MINISTERS OF JUSTICE have PUSHED UP A DOUBLE STANDARD for proven crimes and violations of the Criminal Code, which belong to the MAFIA and do not constitute disciplinary proceedings.

IT IS NORMAL when INSPECTORS and MINISTERS from the MINISTRY OF JUSTICE PUSH UP THE UMBRELLA FOR CRIMES COMMITTED BY A PRIVATE Bailiff, because the latter property is supported by the MAFIA.

NORMA is a stretched umbrella, a double standard by INSPECTORS and MINISTERS of the MINISTRY OF JUSTICE over proven crimes of Private Bailiffs such as PEA Georgi Dichev, PEA Ivan Cholakov, PEA Nedyalka Kovacheva, PEA Stoyan Yakimov, PEA Bizinski and dozens of others PEA. THE NORM IS INSPECTORS and MINISTERS from the MINISTRY OF JUSTICE PURPOSELY do not institute disciplinary proceedings against the PEA.
It is the NORM for the INSPECTORS and MINISTERS from the MINISTRY OF JUSTICE to extend an umbrella over the PEA, the PEA BARRACKS COUNCIL, PEA DICHEV and OTHER PEA committing RACKET, REPRESENTATION over CITIZENS AND PEA that do not belong to the mafia.

THE NORM IS THE ORDERS OF THE MAFIA IN THE PRIVATE COURT EXECUTED BY PEA Dichev AND OTHERS WHO PERFORM THE INSPECTorate AND MINISTERS OF THE MINISTRY OF JUSTICE RUINING THE LIVES OF HONEST PEA, CITIZENS AND THEIR ENTIRE FAMILIES. NORMA is a stretched umbrella, a double standard by INSPECTORS and ministers from the MINISTRY OF JUSTICE over proven crimes of Private Bailiffs such as PEA Georgi Dichev, PEA Ivan Cholakov, PEA Nedyalka Kovacheva, PEA Stoyan Yakimov, PEA Bizinski and dozens of others.

THE NORM IS THE INSTITUTION OF DISCIPLINARY PROCEEDINGS BY INSPECTORS IN THE MINISTRY OF JUSTICE BY ORDER OF THE MAFIA, MAFIA PEOPLE, MASONs against the PEA who have not committed any violations with the PURPOSE OF HARASSMENT and DISRUPTION - MAIN MEANS OF THE MAFIOTIZATION IN THE PROSECUTION, CRIMINAL ILLEGALITY, ORDER, RACKET, COERCION , theft of property, factories - prosecutor Kostadinova and prosecutor Silyanova from the Sofia District Prosecutor's Office, prosecutors Mariyana Stankova, Nina Yaneva, Daniela Dimitrova, Boyan Balev, Tsankov, Popkolev from the Sofia City Prosecutor's Office. NORM is the MINISTRY OF JUSTICE under Ministers HRISTO IVANOViY PETkOVAY ZLATAANOVA, TETSKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, PROF. YANAKI STOIOLOV, NADEZHA YORDANOVA, KRUM ZARKOV, as an instrument for COVERING CRIMES committed by the Mafia's PEA, stretching an umbrella over the Mafia's PSI DEPARTMENT OF JUSTICE AS A TOOL FOR STUPIDING ON CRIME COMMITTED BY MAFIA POLICE THE NORM IS LAWLESSNESS, BREAKING THE LAW, SUPPORTING THE MAFIA IN PRIVATE ENFORCEMENT It is the NORM for ministers such as TSETSKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, Prof. YANAKI STOIOLOV, NADEZHA YORDANOVA, not to delete the private bailiffs Stoyan Yakimov, Tsacheva, and ACEV, as CSOs because they carry out commercial activity.

The NORM is that inspectors and ministers of justice, such as those cited above, should not take any actions, checks against the MAFIA and cover up their crimes.

It is the NORM for inspectors and ministers of justice not to take measures against the PEA from the mafia who have embezzled hundreds of thousands of euros, who have committed particularly large-scale fraud, who have robbed creditors of hundreds of thousands of euros.

It is the NORM for the inspector and ministers of justice not to take measures against the PEA - who has confiscated the properties of companies where the debtor is only a natural person. It is the NORM for inspectors and ministers of justice not to take measures against STATE Bailiffs who have forced a debtor to PAY THE SAME OBLIGATION TWICE and ROB HIM OF TENS OF THOUSANDS OF EUROS.

It is the NORM for inspectors and ministers of justice not to INDUCE ANY DISCIPLINARY PROCEEDINGS AGAINST PEAs from the mafia PEA DICHEV, PEA Yakimov, PEA Bizinski, PEA Tsacheva, PEA Stefan Petrov, PEA Alexander DACHEV and dozens of others.

NORMA IS MINISTRY OF JUSTICE as a body of repression against honest PEA based on complaints and reports from people close to the mafia THE NORM IS INSPECTORS from the Ministry of Justice as a repressive neoliberal neofascist body to form DISCIPLINARY PROCEEDINGS against PEA without any violations in order to punish and deprive them of rights.

NORMA is inspectors from the Ministry that prepares false reports and initiates disciplinary proceedings against the PEA, provided that in the complaints of the individuals from the mafia NOT EVEN A SINGLE ENFORCEMENT DELEO is cited, according to which there are violations-

4. REQUEST FROM OFFICIAL MINISTERS KRUM ZARKOV AND PROF. YANAKI STOIOLOV FROM THE BULGARIAN SOCIALIST PARTY APPOINTED BY THE PRESIDENT RUMEN RADEV OF THE REPUBLIC OF BULGARIA TO CHANGE THE LAW ON PEA BECAUSE IT CONTRADICTS THE CONSTITUTION AND EUROPEAN DIRECTIVES AND REGULATIONS AND HUMAN RIGHTS AND AND DUE TO THE

4.1/. Requests to the Acting Minister of Justice KRUM ZARKOV and Deputy, Minister Pavlova, appointed by the President RUMEN RADEV of the Republic of Bulgaria to implement the law and delete the PEA Lukov and PEA Gorchev, who are conducting commercial activities, which is prohibited.

WHY did the acting minister KRUM ZARKOV not fulfill the law Since the state in the person of the Ministry of Justice through the Minister of Justice as early as 2006 have assigned the state activity of a bailiff to private individuals as a private bailiff.

In reality, any private bailiff is prohibited from carrying out commercial activities and this prohibition is under the law on private bailiffs. Whoever carries out such activity must be IMMEDIATELY deleted as a private bailiff in the relevant register.

A request was made to Minister Zarkov and Deputy. Minister Pavlova to implement the Law on Public Safety, Art. 31 par. 1 item 5 in connection with Art. 6 para.1 item 7 And to issue an Order to terminate the rights of Private Bailiff PEA Todor Ivanov Lukov, PEA Stefan Dimitrov Gorchev and DZZD "Lukov, Gorchev and Daskalov" as private bailiffs due to their commercial activity.

According to a reference in the Commercial Register, the following is established:

Private Enforcement Agent / PEA/ Lukov is a partner with BGN 1,600, and his relative Antoaneta Todorova Lukova with a share of BGN 158,400 in the company "FIDELITY TRUST" - OOD EIK 201853010, of which ANTOANETA TODOROVA LUKOVA - HIS RELATIVE is the manager and according to the Commercial Law, partner Todor Lukov participates in the management and activity of the company "FIDELITY TRUST" OOD.

This is unacceptable.

PEA Stefan Gorchev is a partner with BGN 67,500 in the company "STEVEL DEVELOPMENT" LLC EIK 201769651 with GORCHEV'S RELATIVE VELOSILAVA VELOSILAVA CHRISTOVA - GORCHEVA as manager with a share of BGN 166,500, the company's total capital is BGN 450,000, and according to the Commercial Law, partner STEFAN GORCHEV is in the management and the company's activities.

PEA Stefan Gorchev is also involved in Foundations which are also partners in the above company - i.e. receive a DIVIDEND from the PERFORMED COMMERCIAL ACTIVITY - "STEVEL FOUNDATION" and other foundations.

THE PRACTICE of the Ministry of Justice is UNDISPUTED.

Minister Tsetska Tsacheva implements the law as she did with her order No. SD -04-57/21.05.2018. having issued an order to delete PEA Velichko Antonov Apostolov - OŠ - Plovdiv on the basis of art. 31 para. 2 cl. With para. 1, item 5, article 6, paragraph 1, article 7, article 33 art. 3 of the Civil Code

Despite this request, Minister YAVOR ZARKOV, deputy. Minister Pavlova does not fulfill the law. THEY ENFORCE A DOUBLE STANDARD THAT PROVES THAT THE MAFIA IS BEING SERVICED.

WHY are these ministers not implementing the law?

Is this lawlessness supporting the MAFIA in Private Enforcement?!?!

4.2/. Requests to the Acting Minister of Justice KRUM ZARKOV and Deputy. Minister Pavlova, official minister Prof. YANAKI STOILOV appointed by the President RUMEN RADEV of the Republic of Bulgaria and other ministers such as Tsetska Tsacheva, Danail Kirilov, Ek. Zaharieva, Ahladova, from Boyko Borisov's GERB political party to implement the law and abolish the PSI - Tsacheva, Tsachev, Stoyan Yakimov, who carry out commercial activity, which is prohibited.
The requests are from 2017-2018.

Already on 30.08.2018 former minister TSACHEVA and in 2021 the ministers Prof. YANAKI STOILOV, NADEZHA YORDANOVA, Krum Zarkov and Deputy Minister Pavlova have been notified with a REQUEST to implement the Law on PES Art. 31 par. 1 item 5 in connection with Art. 6 para.1 item 7 And to issue an Order to terminate the rights of Private Bailiff PEA Stoyan Blagoev Yakimov as a private bailiff due to his commercial activity.

During the inspection on 30.08.2018. I found the following in the Commercial Register:

There are the following companies in the Commercial Register:

- ECO BIO AGRICULTURE EOOD EIK 203866088 with owner Stoyan Blagoev Yakimov and his appointed manager wife amu - VASILKA Nikolaeva YAKIMOVA
- "ENELYUSHANS" EOOD EIK 200895017 with owner Stoyan Blagoev Yakimov and his appointed manager wife amu - VASILKA Nikolaeva YAKIMOVA
- "BOYANA ESTATES 2013" EOOD EIK 202721976 with owner Stoyan Blagoev Yakimov and appointed by him manager wife amu - VASILKA Nikolaeva YAKIMOVA
- "NONDA" EOOD EIK 201049010 with owner Stoyan Blagoev Yakimov and appointed manager by his wife amu - VASILKA Nikolaeva YAKIMOVA. And so far since 2018. Ministers TSETSKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, Prof. Yanaki Stoilov, Nadezhda Yordanova, KRUM ZARKOV do not FULFILL THE LAW!!

WHY are these ministers not implementing the law?

Is this lawlessness supporting the MAFIA in Private Enforcement?!?!

According to reference 20.09.2018 according to a reference in the Commercial Register, the same is established for the Tsacheva PSI and the Tsachev PSI -Therefore, since September 2018 A request has been made from all the above-mentioned ministers by November 2022 to implement the Law on PSI, Art. 31 par. 1 item 5 in connection with Art. 6 para.1 item 7 And to issue an Order to terminate the rights of Private Bailiff PEA Maria Tsacheva and PEA Vladimir TSACHEV as private bailiffs due to their commercial activity.

According to information, PEA MARIA KRASINOVA TSACHEVA and PEA VLADIMIR LUDMILOV TSACHEV carry out commercial activity through the company OKTOGOR BLASTIK - EIK 204691866 - a joint stock company whose shareholders are ONLY THEM in this and other companies are managed by THEIR RELATIVES - in this case the company OKTOGOR BLASTIK - AD is managed by the brother of Maria TSACHEVA, and the company MARIA 2006 and the company "Annapolis Bulgaria" by the daughter of Maria Tsacheva and Vladimir Tsachev - Kristina Vladimirova TSACHEVA, and the board of directors of the JSC are from the same relatives and carry out and participate in the management of the companies.

The above proves to you the DOUBLE ARCHIN AND DOUBLE STANDARD IMPOSED BY THE MINISTRY OF JUSTICE and the Ministers TSESTKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, Prof. YANAKI STOILOV, Nadezhda Yordanova, KRUM ZARKOV and Deputy Minister Pavlova to the Ministry of Internal Affairs Stoyan Yakimov, Minister Tsacheva, Minister Tsachev, carrying out COMMERCIAL ACTIVITY - PROVEN.

4.3/. Requests to the Acting Minister of Justice Prof. Yanaki Stoilov and Acting Minister KRUM ZARKOV and Deputy. Minister Pavlova appointed by the President RUMEN RADEV of the Republic of Bulgaria and other Ministers of Justice from 2018 TSESTKA TSACHEVA, DANAIL KIRILOV, AKHLADOVA, Prof. Yanaki Stoilov, Nadezhda Yordanova and Krum Zarkov to implement the law and delete the CST in connection with the MAFIOTIZATION in the Private judicial enforcement and above all the Council of the Chamber of Private Judicial Enforcement and its presidents PEA Dichev and PEA Hadjiivanov and changes in the law on private judicial enforcement.

WHY did the acting minister KRUM ZARKOV not fulfill the law

They have been applied since 2018. evidence of:

- THE MAFIOTIZATION OF THE CHAMBER OF THE PEA by the former president of the PEA GEORGI SAIKOV DICHEV AND THE USE OF THE CHAMBER and the council of the chamber for REPRESSION AND THROUGH MAFIOTIZED PROSECUTORS FOR REPRESSION on individuals, ruining human LIVES.
In reality, the conditions are in place for the prosecutor’s office to immediately initiate pre-trial proceedings within three days against the above-cited persons - the PEA under Art. 282 para. 1 para. 2 and para. 3 of the Criminal Code and 4 their removal from office due to the facts cited below for CLEARLY COMMITTING SUCH A CRIME, BUT BECAUSE THE PROSECUTOR’S OFFICE under Chief Prosecutor SOTIR TSATSAROV and the current IVAN GESHEV have a direct connection with PEA Dichev, PEA IVAN HAJJIVANOV DOESN’T OBSERVE THE LAW - FASCISM DOES.

➢ THE MAFIOTIZATION of the CHAMBER of the PSI by the former president of the PEA GEORGI SAIKOV DICHEV and THE USE OF THE CHAMBER and the council of the chamber for REPRESSION AND THROUGH MAFIOTIZED PROSECUTORS FOR REPRESSION on individuals, ruining human LIVES. In reality, the conditions are in place for the prosecutor’s office to immediately initiate pre-trial proceedings within three days against the above-cited persons - the PEA under Art. 282 para. 1 para. 2 and para. 3 of the Criminal Code and 4 their removal from office due to the facts cited below for SUCH A CRIME OBVIOUSLY COMMITTED, BUT BECAUSE THE PROSECUTOR’S OFFICE under Chief Prosecutor SOTIR TSATSAROV and the current IVAN GESHEV have a direct connection with PEA Dichev, PEA IVAN HAJJIVANOV DOESN’T OBSERVE THE LAW - FASCISM DOES.

➢ MAFIOTIZATION of the CHAMBER of CHAMBER of CHAMBER of CHAMBER of PEA Dichev for repression of individuals USING THE MAFIA OF PROSECUTOR’S OFFICE of SOTIR TSATSAROV and personal connections with mobbed PROSECUTORS from SGP - On the basis of REPORTS prepared by the PEA by the council of the CHAMBER of PSI, FRAUD REPORTS are prepared - for the initiation of disciplinary proceedings for the DEPRIVATION OF RIGHTS FOR YEARS AND FOREVER to the PEA who do not belong to the mafia.

On the basis of such a REPORT and a finding FOR “VIOLATION” that the claimant in one enforcement case - a FIRM with an EIK did NOT have an EGN in the application, DEPRIVATION OF THE RIGHTS OF THE ČSI IS REQUESTED - for two years.

WHICH IS COMPLETE LEGAL ABSURDITY.

THIS IS THE MAFIA OF ČSI DICHEV and CHAMBER of PEA and council of PEA CHAMBER. - MAFIOTIZATION of the CHAMBER of Private Enforcement Agents PEA Dichev for repression of individuals USING THE MAFIA OF PROSECUTOR’S OFFICE of SOTIR TSATSAROV and personal connections with mobbed PROSECUTORS from SGP - On the basis of REPORTS prepared by the PEA by the council of the CHAMBER of PEA, FRAUD REPORTS are prepared - for the initiation of disciplinary proceedings for the DEPRIVATION OF RIGHTS FOR YEARS AND FOREVER to the PSI who do not belong to the mafia.

On the basis of such a REPORT and finding THAT SOLELY BECAUSE OF THE PREPARATION AND DELIVERY OF A VOLUNTARY PAYMENT INVITATION and two garnishments on the bank accounts of a COMPANY - CLOSE TO THE MAFIA and which SHE PARTICIPATED IN THE THEFT OF 670,000 BGN of money from a company in which the theft was participated by the PEA Radost CHOLAKOVA, PEA IVAN Todorov Cholakov, a disciplinary case is being filed for the “FOREVER DEPRIVATION OF PAVE” of PSI who is not from the mafia. And this during the Chamber of PEA - with CHAIRMAN of PEA IVAN Hajiivanov - i.e. continuation of the practice of the MAFIA in the chamber of the PEA - with FALSE REPORTS that are not published and are HIDDEN because they were prepared by the PEA, THE SUBSTITUTE FOR THIS MAFIA, to institute disciplinary proceedings against HONEST PEA for depriving them of their rights as private judges and contractors.

➢ EVIDENCE of the MAFOTIZATION in the Chamber of the PEA-s and of PEA Dichev personally - DOZENS of EVIDENCE that PEA Dichev personally made both claimants and debtors write COMPLAINTS AGAINST SPECIFIC PEA-s - in the case of PEA MG, to which as early as 2008 personally ČSI DICHEV STATED THAT HE WOULD DESTROY HER, and when I found out that a MAFIA GROUP FROM VARNA had promised 800,000 euros to Dichev if he deprived the PEA MG of his rights.

➢ EVIDENCE - dozens of such proofs that all COMPLAINTS from the guise of PEA Dichev, the person KRASIMIR MALLOV - close to Boyko Borisov’s GERB party and Ahmet Dogan’s DPS, signals and complaints - FULL OF LIES AND FICTIONS, which a MAN personally RACKETED a third party for 3 million BGN, he blackmails, THREATS, but the guy is CLOSE to the PARTIES GERB and DPS of Boyko Borisov and Dogan and NO PROSECUTOR of SOTIR TSATSAROV and IVAN GESHEV bring any
charges against him in the presence of indisputable evidence of THREATS RACKET EXTORTION coercion for millions.

- THE MAFIOTIZATION and in the prosecutor's office - THE UMBRELLA OF THE PROSECUTORS of SOTIR TSATSAROV and IVAN GESHEV in the SGP - Nina YANEVA, MARIYANA STANKOVA, BOYAN BALEV, DANIELA DIMITROVA, and some others WHO DROPPED TSADAR OVER PEA Dichev even for the fact that in an executive case - RETURNS MONEY TO A BUYER ADVERTISED BY HIM AND DAMAGES debtor - and accordingly an AMERICAN COMPANY WITH HUNDREDS OF THOUSANDS OF BGN since 2008.

- all the EVIDENCES FOR THIS UMBRELLA OF THE PROSECUTORS OF SOTIR TSATSAROV AND IVAN GESHEV have been given, and with evidence to the official ministers prof. YANAKI STOILOV and KRUM ZARKOV and minister Nadezha Yordanova private complaint under pr.pr. 9664/2017 of the SGP - prosecutor BOYAN BALEV from 31.03.2021. and Private complaint supplemented from 01.04.2021. according to 9664/2017 of the SGP, IN WHICH PRIVATE COMPLAINTS THERE ARE NUMEROUS VIOLATIONS OF THE LAWS OF THIS COUNTRY By Prosecutor BOYAN BALEV, his inaction since 2009 has been proven, violation of the laws, non-fulfillment of the laws, violation of the laws, AND CLEARLY AND PROVED THE UMBRELLA DRAWN OVER Private Bailiff PEA GEORGI SAYKOV DICHEV.

- Mafiotization is also connected with the judges of the Supreme Court of Cassation - LITTLE EVIDENCE that the CSO Dichev with HIS RELATIONS with judges from the MAFIA in the Supreme COURT of CASSATION deprived the CSO of their RIGHTS WITHOUT ANY VIOLATIONS - the one deprivation - even just because of a notarized power of attorney from PEA of an individual to receive and deposit papers in the National Revenue Agency and banks.

THIS AND THE ABOVE THINGS PROVE THAT CHSI DICHEV IS FROM THE MAFIA AND HAS A TSADAR OF IT, AND MOST OF ALL, FROM THE PROCUREMENT OF SOTIR TSATSAROV AND IVAN GESHEV.

4.4/. SCHEMES OF REPRESSION OF THE NEOLIBERAL NEO-FASCIST MAFIOTISM of the Chairman of the Chamber of Commerce and Industry ČSI DICHEV, the Chairman of the Chamber of Commerce and Industry Ivan Khadjiievonav and his friends in the Council of the Chamber of Private Enforcement Agents - THE GOAL IS TO DESTROY THE INCONVENIENT CAMPS and CAMPS that do not belong to the MAFIA, supported by Ministry of Justice and their Inspectorate - FOR WHOM these are NOT CRIMES LET GO OF VIOLATIONS.

FIRST EVIDENCE - FACTS

SCHEME OF THE ORDER OF THE MAFIA PEA DICHEV and the council of the Chamber of PEA: FOR REPRESSION THROUGH THE PROSECUTOR"S OFFICE AND PROSECUTORS OF THE MAFIA under the chief prosecutors SOTIR TSATSAROV, associate professor BORIS VELCHEV and IVAN GESHEV

1. SIGNAL from the PEA Dichev The Council of the Chamber of the PEA to the Prosecutor's Office - to the Chief Prosecutor SOTIR TSATSAROV, to the Chief Prosecutor Associate Professor BORIS VELCHEV and to the prosecutors personal acquaintances of the PSI DICHEV - Prosecutor MARIYANA STANKOVA, Prosecutor BOYAN BALEV, Prosecutor OCHEV Prosecutor Tsankov, Prosecutor NINA YANEVA and dozens of other prosecutors, into whose offices SI DICHEV enters without hindrance whenever he wants and wants.

2. A PROSECUTOR SERVING THE MAFIA INITIATES CRIMINAL PROCEEDINGS AGAINST THE INNOCENT immediately, even just on a SIGNAL, WITHOUT ANY WRITTEN EVIDENCE, WITHOUT ANY WRITTEN EVIDENCE. THE GOAL is to get a criminal case in court, and then have a PRECISELY DESIGNATED JUDGE serving the mob convict the JUDGE AND DISCLOSE HIM TOTALLY AS A PRIVATE Bailiff.

3. The JOURNALIST VALYA AHCHIEVA MAKES A TELEVISION SHOW on Bulgarian National Television and BROADCASTS IT, using the lies and slanders spread by politicians such as IVO SAVOV, VANDOVA, VLADIMIROVA and others from the National Police - policemen who are from the mafia and serve the ORDERS OF THE MAFIA.

4. A JOURNALIST FROM THE MAFIA PUBLISHES IN A WEEKLY OR DAILY NEWSPAPER THESE LIES AGAIN, for example in the BANKER newspaper, and other newspapers THE PURPOSE OF DESTROYING HUMAN LIVES.
SECOND EVIDENCE

- THROUGH COMPLAINTS OF SUBSIDIARY PERSONS against a certain PEA, a disciplinary case should be instituted, with which HE SHOULD BE DEPRIVED OF RIGHTS
1. PEA DICHEV makes people - claimants or debtors in enforcement cases with REMOVAL REMARKS Private Bailiff TO WRITE COMPLAINTS AGAINST THE CERTAIN ČSI. Faithful friends of Chsi Dichev, such as Krasimir Mollov and others, are used as claimants.
2. After that, a REPORT IS PREPARED - A FRAUD, A DOCUMENT WITH FALSE CONTENT and with lies and incorrect data, and based on this report, which is not provided to the sanctioned ISI, the Council of the Chamber of Private Enforcement agents PEA IVAN DICHEV and PEA IVAN HADJIIVANOV makes a decision to form of a disciplinary case with a penalty of DISQUALIFICATION as a Private Bailiff
3. The Disciplinary Board then confirms the INSANELY DECIDED

FOURTH EVIDENCE

- REPRESSION through the National Revenue Agency for audits
1. The Chairman of the Chamber of PEA - PEA DICHEV sued with false documents and real lies and slanders The National Revenue Agency sued them for unreal things, on the basis of which the MAFIA in the NRA, with which PEA DICHEV has direct contact, formed audits against the PEA targeted for repression and their entire families and all relatives.

The ultimate goal - PREPARATION OF AN AUDIT REPORT by the National Revenue Agency, with which they oblige the designated PEA to pay REAL "UNDUE TAXES" in HUNDREDS of BGN.

FIFTH EVIDENCE

- many UNREAL appeals by FAKE PERSONS with the purpose of PUNISHMENT of the INSANE PSEA to many punishments, in order to finally demand the DEPRIVATION of the INSANE FOREVER as a private bailiff. In this way, he cannot be a lawyer and cannot even act as a lawyer - I.e. THIS IS A SYSTEM AND A COMPLETE RUIN OF THE LIFE OF THE DEFENDANT PEA.

Very often such PEAs die after THIS HARASSMENT - PEA Apostolov from PLOVDIV, PEA Georgiev from Pazardzhik

THE CHERRY OF THE CAKE
The judges of the Supreme Court of Cassation carry out the order of the mafia against the targeted PEA for removal, for deprivation of rights.


1. By order of the Chairman of the Chamber of the PEA PEA Georgi Dichev, he receives information about claimants and debtors from the register of enforcement cases filed with the PEA M.G. and causes these claimants and debtors to write complaints - unfounded, full of slander and lies against PEA M. Garibova with the ultimate goal of having the Council of the Chamber initiate disciplinary proceedings for the purpose of repression, extortion, coercion, with the ultimate goal of depriving PEA M.G. of rights as a private bailiff - despite the fact that PEA M.G. there are no violations.
This is harassment that has been going on for more than 13 years
2. By order of the Chairman of the Chamber of the PEA PEA Georgi Dichev, he receives information about claimants and debtors from the register of enforcement cases filed with the PEA M.G. and makes a creditor who has filed an enforcement case for 100,000 euros against an insurer to take his enforcement list and despite all the actions taken by the PEA M.G. to cause her losses from fees - tens of thousands of euros.
3. On the orders of the Chairman of the Chamber of PEA Georgi Dichev, he ordered the businessman Krasimir Mollov, the manager of several companies that have acquired properties of the state company "Main Directorate of Construction and Reconstruction", buildings and recreation centers and properties for millions of euros only for hundreds thousands of euros, to write a complaint with DEFAMS AND LIES. This is harassment that has been going on for more than 13 years.

4. On the order of the Chairman of the Chamber of PEA Georgi Dichev Krasimir MOLLOV to write a complaint to the Prosecutor's Office.

5. On the order of the Chairman of the Chamber of PEA Georgi Dichev to refer the National Revenue Agency and the Prosecutor's Office with fabricated lies and slander against PEA M.G. to violations that do not correspond to the reality and BY AGREEMENT WITH THE PROSECUTORS of the Sofia City Prosecutor's Office and the chief prosecutor SOTIR TSATSAROV and IVAN GESHEV, charges will be brought against PEA M.G. because she entered a decree for assignment in the registration agency, which is not true, because the buyer of the property, by law, registers the sub-decree for assignment after a public sale in the Registry Agency.

THE BEGINNING

On 04.04.2008 21.05.2008 by virtue of award decrees, D. acquired two properties located in the Northern Tangent of the city of Sofia - the capital of Bulgaria, with areas of 2,050 decares and 2,170 decares respectively. 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 the city of Burgas. Since September 2008, after an operation in a hospital in Sofia, DD has been 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 9,000 / nine 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, Private Bailiff PEA Georgi Sjkov Dichev, to the National Revenue Agency, to the Prosecutor's Office, to the Prosecutors Nikolay Kokinov, to the Prosecutor Balev, to the Prosecutor Mariyana Stankova, to the Sofia City Prosecutor's Office, the following are orders from the prosecutor Marijana Stankova from the Sofia City Prosecutor's Office for the appointment of tax audits against the entire family and its companies.

After colonels from the State Security 2010 and 2011 with an office on Vitosha Blvd. in the city of Sofia offer a former Yavochna accommodation 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 9000/nine thousands/times below the market valuation ???. And after the members of the D. family refused to sell their lands to the National Revenue Agency and the prosecutor's office became active, tax audits began, decrees of prosecutor Marijana Stankova for tax audits, followed by foreclosures on all the properties of the D. family, as well as the trial lands 2050 decares and 2170 acres.

The National Revenue Agency seeks from the son of the MD family unpaid taxes for 2,000,000 / two million / BGN 6,000,000 / six million / BGN, 8,000,000 / eight million BGN. Taxes in the amount of BGN 2,000,000 are sought from father D, and BGN 2,000,000 (two million) from mother.

THE AUDITS OF THE NATIONAL REVENUE AGENCY in Bulgaria end with audit ACTS FROM WHICH IT IS OBVIOUS THAT THE PERSONS OF THE D. SURNAME DO NOT OWE A CENT TO THE STATE.

According to a complaint of a person representing himself as having the support of the GERB party and the DPS party Krasimir Mollov, a prosecutor's file was created. There are also letters from the chairman of the Chamber of Private Bailiffs PEA Georgi Sjkov Dichev, to the Prosecutor's Office, the NRA, to the Sofia City Prosecutor's Office.

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. After seven more attempts to kill MD.
This is followed by 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 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, made a decision to enter into an ILLEGAL CONCESSION with the company "CELZIAN" on PRIVATE OWNERSHIP properties for 35 years, as the Council of Ministers had determined and granted a PRIVATE LAND - additional to the concession area of 2,928.5 in the amount of an additional area of 9,084 acres PRIVATE PROPERTY.

THE PURPOSE IS THE THEFT OF PRIVATE LANDS, which in 2008 the then mayor of Sofia, Boyko Borisov, announced as his own lands on which he would build a super settlement. 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 to build a 375 Megawatt power plant based on MD technologies created in 1991, stadiums, complexes and others for 5 billion US dollars.

6/. By order of the Chairman of the Chamber of the PEA Georgi Dichev With the arrangement with prosecutor MARIYANA STANKOVA from the Sofisika City Prosecutor's Office, criminal proceedings were initiated against NABEDEN CHSI-CHESTEN, who does not belong to the MAFIA, and WHO SHOULD BE DETENTED IN ARREST ON FICTITIOUS ACCUSES.

7/. By order of the Chairman of the Chamber of the Chamber of Public Prosecutors of the Public Prosecutor's Office PEA Georgi Dichev, the same with an arrangement with the prosecutor BOYAN BALEV, owning houses and apartments for millions of levs, which he cannot prove with his actual salary as a prosecutor, to bring charges only on a complaint WITHOUT ANY EVIDENCE, WITHOUT NO DOCUMENTS against PEA M.G. on the same day when a complaint is filed in the prosecutor's office WITHOUT ANY EVIDENCE.

8/. By order of the Chairman of the Chamber of the PEA-s PEA Georgi Dichev.; in agreement with the chief prosecutor SOTIR TSATSAROV and IVAN GEVESH and the statesman, the Prime Minister, to raise a FICTIONAL ACCUSATION WITH THE ULTIMATE PURPOSE OF PROPERTIES PURCHASED AND PAID THROUGH THE BANKING WAY TO BE STOLEN AND BECOME THE PROPERTY OF THE STATE " PRINCIPALITY OF THE DOBREV HALACHEV DYNASTY - a constitutional monarchy.

9/. On the order of the Chairman of the Chamber of PEA Georgi Dichev, he persuaded the person NIKOLAI NEIKOV to file a complaint against PEA M.G. because he and his company were robbed. According to the signal of the Chamber of PEA Georgi Dichev and the Council of the Chamber of PEA - PEA Krastyo Angelov, PEA Stefan Gorchev, PEA Iaylo Iliev Iliev, PEA Totko Kolev, PEA Elitsa Hristova Tsebova, PEA Ivan Hadjiivanov, PEA Nikola Popov, Security of Security Rosen Sirakov, Security of Security Marian PETKOV, PSI Delyan Nikolov, PEA VIKTOR GEORGIE They always submit SIGNALS WITH FICTITIOUS VIOLATIONS to the prosecutor's office in order to form a criminal case. Case against PEA .M.G. Once again, everything turns out to be a lie.

10/. By order of the Chairman of the Chamber of the PEA Georgi Dichev Snezhanka Dimitrova DOBREVA for fraud and theft of money BGN 100,000 against the PEA M.G. and M.D., AND EVERYTHING IS FICTION AND A LIE, WITH THE ULTIMATE PURPOSE OF REPRESSION by the police and prosecutor's office.

11/. On the order of the Chairman of the Chamber of PEA Georgi Dichev, a freemason prof "academic" former agent of STATE SECURITY and AGENT OF THE MAIN INTELLIGENCE DEPARTMENT OF RUSSIA - a man who ruined hundreds and thousands of lives with his denunciations continuously files complaints against the PEA M.G. for non-existent violations, with the express purpose of wanting to deprive her of rights as a PEA. AND AN AGREEMENT WITH THE MINISTRY OF JUSTICE WITHOUT THE COMPLAINT CONTAINING A SPECIFIC VIOLATION IN A SPECIFIC ENFORCEMENT CASE - to initiate a disciplinary case.

12/. By order of the Chairman of the Chamber of the PEA’s PEA Georgi Dichev ds OBJECTIVE TO BE DEPRIVED of the PEA M.G. of rights for a year from with the AGREEMENT with the MAFIA of the judges of the Supreme Court with the chairman Prof. LAZAR GRUEV - who wrote "books against corruption" - and the subsequent chairman of the Supreme Court of Cassation - judge LOZAN PANOV, and the violation was
drawn up with a notarial power of attorney from PEA M.G. to M.D. to receive and submit documents in banks, and state institutions, municipalities.

13/. By order of the Chairman of the Chamber of the PEA.s PEA Georgi Dichev with an agreement with the Deputy Chairman of the Supreme Court Judge KRASIMIR VLAAHOV appointed 2012 as deputy. Adm. head of the Supreme Court of Justice who TO APPOINT A JUDGE in a disciplinary case, a judge close to the mafia, without any random distribution of the cases electronically, with the ultimate goal of being convicted of PEA M.G. for violations that she did not commit.

14/. On the orders of the PEA Dichev and he prepared reports representing fraud and forgeries with the ultimate goal of the council of the chamber under his influence and pressured to initiate disciplinary proceedings for deprivation of rights as the PEA of the PEA M.G

These and DOZENS OF OTHER EVIDENCES HAVE BEEN PROVIDED by the Ministers Prof. YANAKI STOIOLOV and KRUM ZARKOV and Deputy Minister PAVLOVA, appointed by the PRESIDENT RUMEN RADEV and the other Ministers of Justice in 2018 TETSKA TSACHEVA, DANAIL KIRILOV, AKHLADOVA, NADEZDA YORDANOVA, with a request IMMEDIATELY TO DISCIPLINARY PROCEEDINGS WILL BE INITIATED FOR THE DEPRIVATION OF RIGHTS FOREVER to PEA Dichev, PEA Hadzhiivanov, PEA Ivan Todorov Cholakov, PEA Kovacheva, and the other PEA cited above.

RESULT None of these ministers, official Prof. YANAKI STOIOLOV and KRUM ZARKOV, appointed by President RADEV, and the other ministers from 2018, Tsetska Tsacheva, Kirilov, Ahlavo, Nadezhda Yordanova DO NOTHING BUT MAFIOTIZATION in the CHAMBER OF PRIVATE Bailiffs, the Council of the PEA and public PEA, the chairman of PEA Dichev and PEA Hadjiivanov and PEA-tat who belong to the mafia.

4.6/. A request was made by the official ministers Prof. YANAKI STOIOLOV and KRUM ZARKOV, appointed by the President RUMEN RADEV REQUEST FOR INITIATION of pre-trial proceedings for the appropriation of 712,270 / seven hundred and twelve thousand two hundred and seventy / BGN from the PEA Ivan Todorov Cholakov - dated 23.04.2010. transferred to him by PSEANedyalka Kovacheva, as well as for the appropriation by PSI Kovacheva of this amount transferred by PEA Kovacheva illegally from the special account of another PSI MG - without any powers and rights - I.e. THE THEFT OF MONEY. EVEN MORE THAT THERE IS EVIDENCE DRAWN OVER CHADAR CHOLAKOV by the Prosecutor's Office, the Ministry of the Supreme Court, the Chamber of PSI.

FACTOLOGY:
On 23.04.2020, PEA Nedyalka KOvacheva transfers the sum of BGN 712,270 to ČSI Ivan Todorov Cholakov from the SPECIAL ACCOUNT OF PEA MG, FOR WHICH THEY HAVE NO POWER OF ATTORNEY NOR IS AUTHORIZED BY PEA MG.THIS IS A QUESTION ABOUT THE THEFT OF THE AMOUNT OF BGN 712,270 WHICH WE REALLY OWE TO GOLDMAN MANAGEMENT LLC.

4.7/. A request was made by the official ministers Prof. YANAKI STOIOLOV and KRUM ZARKOV, appointed by the President RUMEN RADEV For deprivation of rights and initiation of disciplinary proceedings and deprivation of PEA Cholakov and PEA Rados Cholakova as PEA

1. Evidence that PEA Radost Goranova Cholakova with area of operation of Sofia District Court - EXECUTES COMMERCIAL ACTIVITY AND YOU SHOULD IMMEDIATELY DEPRIVE YOUR RIGHTS as PSI from YOU - contract for an order for financing by PEA Rados Cholakova to a private person.

2. Evidence of a scheme for the THEFT of money from our creditor company in the amount of over BGN 670,000, in which the theft involved PEA Goranova- Cholakova, BEA Cholakov, a lawyer, a third party, a company and others. In reality, NO LAWS are being implemented by the official ministers Prof. YANAKI STOIOLOV and KRUM ZARKOV, and the UMBRELLA HAPPENED to the former police agent of the State Security under socialism PEA Ivan Todorov Cholakov and his wife PEA Radost Cholakova.

4.8/. A request has been made by the official minister KRUM ZARKOV and deputy minister PAVLOVA for the immediate dismissal of the state bailiff DIANA STAVREVA, of the state bailiff KRUSTEV and MIHOVA from the Burgas District Court - state judicial execution for THEIR full support to the
DEBTOR - SON OF A DRUG BOSS yes pays his obligations under effective court decisions to a company in the amount of hundreds of thousands of euros. Complete lawlessness and support of these state bailiffs to the son of the DRUG BOSS, in which death threats are made over the phone to the creditor, - proven death threats, the inaction of the police and prosecutor’s office WHICH DROPPED AN UMBRELLA over the SON OF A DRUG BOSS. No action, no reactions by the official ministers Prof. Yanaki Stoilov and Krum Zarkov, appointed by the President RUMEN RADEV.

4.9/. Attached are indisputable evidences of gross violations of the CSI DICHEV, who returned over BGN 712,000 to a BUYER, acquired a property, and damaged a debtor and, accordingly, a creditor - an American company since 2008, and the REAL UMBRELLA over CHSI Dichev from the Ministry of Justice, the police and the prosecutors BALEVA, MARIYANA STANKOVA, NINA YANEVA, DIMITROVA from the Sofia City Prosecutor’s Office and the inaction of the chief prosecutors SOTIR TSATSAROV and IVAN GESHEV.

4.10/. They were applied to the ministers from 2019, including official mines Prof. YANAKI STOILOV and KRUM ZARKOV, appointed by the President RUMEN RADEV, and other ministers TETSKA TSACHEVA, Akladova Nadezhda Yordanova, for the IMMEDIATE DISMISSAL OF the registration judge, who allowed himself to foreclose on the properties of a company - a non-debtor according to the Hiccup of the Civil PEA Stefan Petrov Reg. No. 921 under Case No. 20198500401045 - several properties that are not actually owned by the debtor - entry Reg. 76288 dated 22.11.2019 act volume 20, act number 23, I am attaching a copy of the foreclosure. And a request FOR the initiation of disciplinary proceedings against PEA STEFAN PETROV, reg. No. 921, who does not respect payment to the claimant AND forecloses the PROPERTIES OF THE DEBTOR - COMPANY - the properties, damages for over 1.3 million BGN.

4.11/. Attached are evidence of the official ministers Prof. Yanaki Stoilov and KRUM ZARKOV, appointed by the President RUMEN RADEV, and the other ministers Danail Kirilov, Akladova, Nadezhda Yordanova for VIOLATIONS and FOR IMMEDIATE INITIATION OF DISCIPLINARY PROCEEDINGS WITH A DECISION TO DEPRIVE FOREVER A PEA alexander DACHEV as a private judge contractor INDEPENDENTLY that he is from the MAFIA and is supported directly by the chairman of the Chamber of PEA PEA GEORGI SAYKOV DICHEV, and REQUEST FOR THE IMMEDIATE DISMISSAL OF THE MOI inspectors who stretched out an umbrella Even though there is a public sale at the PEA Stoyan YAKIMOV for the SAME OBJECT, the PEA ALEXANDER Dachev is conducting a new public sale with a number of violations and causing zagua for over 4.9 million euros.


FOR MORE THAN FIVE YEARS ALTHOUGH THE PRESIDENT RUMEN RADEV OF THE REPUBLIC OF BULGARIA HAS BEEN AWARE OF THE MAFIA IN THE COURT, PROSECUTOR'S OFFICE, PRIVATE JUDICIAL ENFORCEMENT, NOT ONCE CONVENED THE CONSULTATIVE COUNCIL FOR NATIONAL SECURITY, because this mafia in the court, prosecutor’s office, private judicial enforcement, THE STATE IS A DANGER FOR THE NATIONAL SECURITY of the state and a real danger to the state. In reality, this inaction PROVES the support of President RUMEN Radev to this mafia, not only in the court, the prosecutor's office, private judicial enforcement, but also the mafia in the state

THE MAFIA HAS A COUNTRY!!!

GENOCIDE OF LAW, LEGALITY and JUSTICE

KIRILOV, AHLADOVA, PROF. YANAKI STOILOV, NADEZHDA YORDANOVA, KRUM ZARKOV IN SUPPORT OF THE MAFIA IN PRIVATE JUDICIAL ENFORCEMENT.

Despite the countless signals to the European Commission and the European Union and the European Parliament, and the National Assembly and evidence of the mafia in the private judicial execution, in the lawlessness committed by the chairman and PEA Georgi Sajkov DICHEV and precisely determined PEA Georgi Sajkov DICHEV and the mafia, THESE INSTITUTIONS are TREATED this mafia. And on the contrary, despite the indisputable evidence of crimes committed by the PSI, which actually belong to the mafia, THERE ARE NO ACTIONS by the Ministers of Justice HRISTO IVANOV, PAVLOVA, TSETSKA TSACHEVA, Danail Kirilov, Ahladova, Prof. Yanaki Stoilov, Nadezhda Yordanova, no actions by deputies from the National Assembly of the Republic of Bulgaria, the European Commission, the European Union, the European Parliament, the Venice Commission, the European Court of Human Rights.

7. PROPOSALS TO THE OFFICIAL MINISTERS PROF. YANAKI STOILOV AND KRUM ZARKOV, APPOINTED BY THE PRESIDENT RUMEN RADEV AND OTHER MINISTERS TSETSKA TSACHEVA, DANAIL KIRILOV, AKHARIEVA, HLADOVA, NADEZHDA YORDANOVA, KRUM ZARKOV - OFFICIAL MINISTER APPOINTED BY THE PRESIDENT RUMEN RADEV AND OTHERS FOR AMENDMENTS TO THE LAW ON PRIVATE BAILIFFS IN ORDER TO ELIMINATE THE MAFIA OF PEA DICHEV IN THIS ORGANIZATION AND TO STOP THE REPRESSION OF THE CHAIRMAN PEA DICHEV AND PEA IVAN HADJIIVANOV ON HONEST PEA WHO DO NOT BELONG TO THE MAFIA.

THESE PROPOSALS GO WITHOUT ANY ACTION BY MINISTERS - APPARENTLY IN SUPPORT OF THIS PRIVATE ENFORCEMENT MAFIA

Despite the numerous signals with evidence of the mafia in the office of the PEA, about the violations of the PEA by the mafia, which remain unpunished, despite the stretched umbrellas of the prosecutor's office under the chief prosecutor Prof. Boris Velchev, the chief prosecutor SOTIR TSATSARAVO and the chief prosecutor IVAN GESHEV, and the mafia which has stretched an umbrella over the violations of the PSI by the mafia, by the inspectors and by the ministers and deputy ministers of the Ministry of Justice Hristo Ivanov, Pavlova, Tsetska Tsacheva, Danail Kirilov, Zlatarova, Ahladova, Prof. Yanaki Stoilov, Nadezhda Yordanova, CHANGES IN THE LAW FOR PRIVATE COURT EXECUTORS IS NOT BEING DONE, because the mafia in these institutions also serves the mafia of PEA Dichev and other PEA. And the proposals will eliminate THIS NEO-LIBERAL NEO-FASCIST GENOCIDE AND REPRESSION by the presidents of the KPSI PEA Dichev and PEA Hadjiivanov over the PEA who do not belong to the mafia.

The proposals are in the context of the Constitution of the Republic of Bulgaria, as the Law on Private Bailiffs grossly violates the CONSTITUTION of the Republic of Bulgaria. Although these proposals were given to the Ministers of Justice Hristo Ivanov, Pavlova, Tsetska Tsacheva, Danail Kirilov, Ahladova, Prof. Yanaki Stoilov, Nadezhda Yordanova, although these proposals were given to the Parliamentary Committees on Law in the National Assembly to the Council of Ministers with Minister chairman Boyko Borisov, to the ombudsman of the Republic of Bulgaria, Maya Manolova, none of these institutions and persons are taking any steps to change the law on private bailiffs.

THIS PROVES THAT THESE INSTITUTIONS, MINISTRIES, COUNCIL OF MINISTERS, MINISTER - PRESIDENT, PEOPLE'S REPRESENTATIVES, OMBUDSMAN ARE INTERESTED IN THE CONTINUATION OF THIS MAFIA AND ITS WORK FOR THE BENEFIT OF THE MAFIA by the Chamber of PEA PEA i Dichev and his company.

The proposals in brief:

1/. Disciplinary proceedings should be removed from the Chamber of PEA and only the Inspectorate under the Ministry of Justice should consider disciplinary proceedings and be entirely a priority of the Ministry of Justice.

REASONS: It is at least a conflict of interest for two PEA in one disciplinary committee to consider complaints against a PEA - HIS FELLOW COMPETITOR.

This is VENDETA. THIS IS MAFIA.
Here the role of the guild itself to protect its members is depersonalized. There is no such REAL DEFENSE OF THE GUILD TO PROTECT ITS MEMBERS, THIS IS FASCISM THERE ARE NOTICES and ORDERS of deprivation for insane "violations" with the PURPOSE OF RUINING ENTIRE FAMILIES. PSI Dichev with the complaints against the PEA - those who are not from the mafia and their relatives in the NRA and the prosecutor's office GO OUTSIDE THE BOUNDARIES OF MORALITY and the fact that he is the chairman of the PEA. In reality, he uses this of his own to fight the non-mafia and their relatives.s.

The Chamber of PSI was CREATED according to LAW. Numerous texts regulating its structure CONTRARY TO THE CONSTITUTION. So, for example, the bodies of the CHAMBER - PEA DICEV IS ALREADY FOR THE FOURTH TERM President of the Chamber of PEA.s. This is not accidental. THIS IS MAFIA.

2/. Financial reporting and financial audits, checks and controls to go to the MINISTRY OF FINANCE. This is a financial issue, not even of the PSI, who are not financiers, but lawyers. Control of the professional guild by the CHAMBER OF PEA IS NOT ALLOWABLE. THESE ARE ORDERS OF THE MAFIA TO RUIN FAMILIES.

3/-. To carry out a legislative change regarding the RIGHT OF FREE ASSOCIATION OF PEA. Otherwise, PROOF OF ORDERS MADE BY PEA DICEV and COMPANY against other PEA.s are received. The above propositions are proven by CLEARLY AND PROVEN CRIMES COMMITTED by CHSI DICHEV, stretched TSADAR over PEA DICHEV and PEAI YAKIMOV.

4/. Introduction of rehabilitation in the Law on private bailiffs. Although rehabilitation by law is not explicitly recorded in the Criminal Code, it is an institute known from Roman law, which, in the presence of certain prerequisites of the law and after their fulfillment, completely erases the adverse consequences of a punishment. The purpose of the law is for the imposed punishment to have an educational and deterrent effect on the punished person and for him to refrain from committing another offense within a period specified by law.

This has the only value for you to illustrate how, in the absence of real control on the part of the state, the Disciplinary Commission at the Chamber of Private Bailiffs can allow itself arbitrariness and punish other members of the Chamber who are also its competitors, which with the inequality in the disciplinary commission in favor of two of the members of the Chamber against one representative of the MP, also shows the arbitrariness, which is exercised not against the actual violators of the law, but against the same persons, declared as "rotten aples", who are not from the circle of the President CHSI DICHEV and the leadership of the Council and do not belong to his mafia. As an institution, rehabilitation is explicitly regulated in the ZA, where it is three years from the expiration of the term of the imposed punishment, according to the Law on Notaries, where it is five years, it exists in the Criminal Code, where any person can be rehabilitated, including murderers and perpetrators of serious intentional crimes, which is why it is unjustified not to act for a person who performs the functions of a private bailiff. Since the state has delegated rights to the private bailiffs according to the order and procedure of acquiring legality, regulated in the Social Security Act by the Minister of the Ministry of Justice, who terminates the powers, the Ministry of Justice is the only body that can act on the request made.

3.1. Rehabilitation is an institution with almost universal legal effect. Rehabilitation is a legal procedure, the purpose of which is to erase the consequences of the imposed punishment after serving it. It occurs automatically, without the need for any actions, only by virtue of the law, in defined by law cases or by special act. Even though there is no explicit text in the ZPSI by analogy with the law and as the closest applicable law, regulating the activity of the other free legally regulated professional of notaries - art. 80a of the Law on Notaries, their punishments have been erased by law, since more than five years have passed since the last one served, including the most severe punishment imposed on me, deprivation of legal capacity for one year, which expired in July 2011. Moreover, the punishments are for cases in 2007 and the beginning of 2008 (almost ten years, and my maintenance with this file greatly affects my rights, my personal sphere and is a prerequisite for seeking damages from the ECHR.

Abolition of disciplinary punishment Art. 80a. (New - SG No. 18 of 2003) The disciplinary penalty shall be canceled if:
1. one year - for the penalty under Art. 75, para. 1, item 1;
2. two years, counted from the payment or compulsory collection of the fine under Art. 75, para. 1, item 2;
3. three years, counted from the imposition of the penalty under Art. 75, para. 1, item 3;
4. five years, counted from the expiration of the term of the penalty under Art. 75, para. 1, item 4.
3.2. The EU Court has derived an obligation for the national court to guarantee the full effect of the norms of EU law, and if necessary, on its own initiative, leave unapplied any provision of the national legislation, even a subsequent one, which contradicts them, without the need to require or to await the repeal of such provision by legislative or other constitutional order.

In this sense - Decision of 9.03.1978 in case 106/77 of the CEO. The above circumstances entitle a disciplinary panel to order rehabilitation of previously imposed disciplinary punishments, referring to the considerations set out below, namely:

In addition to the quoted text of the law on notarial activity and Article 135 of the ZA, it defines a regime of rehabilitation of the disciplinary sanctions imposed on lawyers, as this term is much shorter, it is three years, and the rehabilitation erases the adverse consequences for each punished person It is obvious that the ZPSI contains a very serious gap, which can only be filled through the institution of customary law and the application of the right to the free legal professions in Bulgaria. as it does not meet the requirements of Art. 15. (1) of the Law on Normative Acts - The Normative Act must correspond to the Constitution and other normative acts of a higher degree. (2) (New - SG No. 46 of 2007) If a normative act contradicts a regulation of the European Union, the regulation shall apply.

All persons are equal before the law and are entitled, without any discrimination, to equal legal protection. In this regard, the law must prohibit all discrimination and provide all persons with equal and effective protection against any discrimination based on race, colour, sex, language, religion, political or other opinion, national or social origin, property status, birth or any other signs.

3.3. According to the International Covenant on Civil and Political Rights All persons are equal before the law and are entitled, without any discrimination, to equal legal protection. In this regard, the law must prohibit all discrimination and provide all persons with equal and effective protection against any discrimination based on race, colour, sex, language, religion, political or other opinion, national or social origin, property status, birth or any other signs.

The pact was ratified by Decree No. 1199 of the Presidium of the National Assembly of 23.07.1970 - SG No. 60 of 1970. In force for Bulgaria from 23.03.1976. Issued by the Ministry of Foreign Affairs, promulgation no. 43 of 28.05.1976, taking into account that, according to the principles proclaimed by the Charter of the United Nations, the recognition of the inherent dignity of all members of human society and of their equal and inalienable rights constitutes the basis of freedom, justice and peace in the world, recognizing that these rights derive from the inherent dignity of the human person, recognizing that, according to the Universal Declaration of Human Rights, the ideal of free human beings enjoying civil and political liberty and free from fear and not threatened by misery, can only be realized if conditions are created in which everyone can enjoy their civil and political rights, as well as their economic, social and cultural rights, bearing in mind the obligation of States under the Charter of the United Nations nations to promote universal and effective respect for human rights and freedoms, taking into account that the individual, who has obligations to other individuals and to the society to which he belongs, and is bound to endeavor to promote and respect the rights recognized in this Covenant, have agreed to the following articles:

8. DEGREE OF DEMOCRACY FORMULA, DEGREE OF JUSTICE/INJUSTICE, FORMULA OF CORRUPTION, FORMULA OF MAFIA, FORMULA OF MAFIAISM, FORMULA OF THE DEGREE OF TRUST, FORMULA OF THE DEGREE OF TRUTH AND THE MAFIA IN PRIVATE JUDICIAL ENFORCEMENT.

DEGREE OF DEMOCRACY FORMULA / 2006


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

JUSTICE/ UNJUSTICE = POWER + Influence+ Relationships + Interests + PAIR/S + Mob structure/internal or external/ + Monopoly rights/rights+ laws/rules/practices/procedures + opportunity

THE DEGREE of Justice/Injustice depends on the degree of MAFIOTISM in a society, the degree of corruption among law enforcement bodies and those responsible for the adoption of laws, the degree of trust of civil society towards all participants in the government - court, prosecutor's office, state, how and whether judges and prosecutors abide by the law, enforce the law, enforce the law, fail to enforce, break the law prosecutor's office, state, municipalities, depends on the degree of truth.

THE DEGREE OF DEMOCRATIZATION OF A SOCIETY DEPENDS ON THE CORRESPONDING DEGREE OF INJUSTICE/JUSTICE

ACCORDING TO THESE FORMULAS, the degree of DEMOCRACY AND THE DEGREE OF JUSTICE is 3-4 percent of 100 percent.

FORMULA OF CORRUPTION / 2001 - Theory of corruption - Prof. Momchil Dobrev

FORMULA OF THE MAFIA - 2001 - Theory of the Mafia - Prof. Momchil Dobrev
MAFIA = Power + Influence + Connections + Interests + ORDER/S + Mobilified structure/internal or external structure/ + Monopoly rights/rights + laws/rules/practices/procedures + opportunity to make an alternative decision - obligation - responsibility - morals/ethics .

THE FORMULA OF MAFIOTISM - 2001 - Theory of mafia - Prof. Momchil Dobrev
MAFIOTISMUS = PERSONAL Power / on the top of the state institutions/State and etc./ + Influence + Connections / to personal, private companies + Interests / personal , private, corporate / + ORDER/ORDERS + Personal Management of all state neveaus + Personal Control of all state levelsMafia structure/ inside of or outside/ + Monopoly Rights+ laws/rules/practices/procedures + possibility of taking an alternative decision – obligation – responsibilities – morality/ethics + Personal management and personal control of distribution of public state monetary and another resource/.

According to these formulas, the degree of corruption, of the mafia and mafia in BULGARIA is between 97-99 percent of 100 percent MAXIMUM.

9. CONCLUSION

The specific cases described prove the GENOCIDE OF THE LAW - and the mafia in the private judicial execution in Bulgaria led by its chairman PEA Dichev , in the Chamber of the PEA, the inaction and lawlessness of the EUROPEAN COMMISSION AND THE EUROPEAN UNION, the prosecutors LEGALIZE CRIMES OF THE PEA by the MAFIA, the lawlessness of THE MINISTERS of justice, MINISTER-CHAIRMEN and nothing happens, OF THE PRESIDENT RUMEN RADEV, who has appointed the official ministers Prof. YANAKI STOILOV and KRUM ZARKOV, who clearly and proven support and have stretched an UMBRELLA over the MAFIA in PRIVATE JUDICIAL ENFORCEMENT.

There is no reaction from the EUROPEAN COMMISSION and the EUROPEAN UNION, APPARENTLY THEY ARE INTERESTED IN THIS MAFIA AND THIS LAWLESSNESS in the Republic of Bulgaria.

REFERENCES


