

**GENOCIDE of LAW, JUSTICE, JUSTICE and ITS
MAFIOTIZATION - there is no RULE OF LAW in Bulgaria!
The mafia has a country! Support of this neo-liberal neo-fascist
deep mafia in Bulgaria from the USA - Presidents Obama,
Trump, Biden and from the EUROPEAN Commission with
presidents Barroso, Jean Claude Juncker, Ursula von der Layen!!
Loses of over 290 Bil Euros!!**

Prince Lord Prof. Momtchil Dobrev-Halachev

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

KEYWORDS: genocide, law, 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-Dobrev 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 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!! "-

1.1 Introduce the Problem

The problem with the mafia and corruption in Bulgaria and in the European Union and the European Commission is huge. We have repeatedly 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 destroy democracy, freedoms, human rights, the rule of law. As a result Lord Prof. Momchil Dobrev and Lady Prof. Marial Garibova-Dobrev 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.

2. 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

3 /. 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,. 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 contest.

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.

3.1/. 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

3.2./ 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%
- Frequently – 16.8%
- Not very often – 13.2%
- Rarely – 16.4%
- Never – 3%

4/. 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, Dragomir 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 VODENICAROV - 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, 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 District Court, 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 NORM 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 more than 2.9 million cubic meters of land mass from private property for the construction of the "Northern Tangent of Sofia" - theft worth more than 70,000,000 BGN. - INACTION OF THE PROSECUTORS OF TSATSAROV AND IVAN 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, TSATSAROV AND GESHEV

It is the NORM for JUDGES to issue acts for a partial claim of 2,500 BGN, provided that the claim is for 11,862 BGN, and practically with this they block the way to appeal their decision before the Supreme Court of Justice - Judge VLADIMIR VALKOV,

THE NORM IS A JUDGE - How do judges issue acts for partial claims of 1,800 BGN, provided that such a claim has not been filed and a claim for 3,280 BGN has been filed

THE NORM IS A JUDGE - How do judges pass acts for a partial claim of 400 BGN, provided that the claim is for 19,000 BGN, and with that they practically block the way to appeal their act before the Supreme Court - Judge VLADIMIR VALKOV.

NORM is - How even when the defendant admits that he "took" equipment worth tens of thousands of US dollars, which is not his property, and clear violations by the prosecutor's office and the NRA are proven, the judges legalize this "taken equipment" - JUDGE VLADIMIR VALKOV.

NORM is- How even with the undisputed evidence that the defendant pawned someone else's equipment - not his own for millions of BGN and that the bank gave him a loan, there is no real "appropriation - theft" of equipment worth millions of BGN.

NORM - 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 is - 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 defendant is his fellow judge - judge Vladimir Valkov. 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 orders the expert not to respect the law and not comply with an effective decision. Example judge Gergana NEDEVA. in city case 31714/2.... The expert does not comply with the entered into force court decision of the Supreme Court of Appeal from 2010. and performs an examination ordered by the judge. RULE E When the judge does not comply with an already entered into force court decision, which is binding on him, in relation to the subject of the present case NORM is When the judge DOESN'T EVEN mention ANY ATTACHED WRITTEN EVIDENCE, he doesn't even discuss it in his decision, THERE ARE NO REASONS, NOT A SINGLE EVIDENCE IS DISCUSSED - AT MOST WRITTEN 19/. evidence, the TESTIMONY of the witnesses, which are objective and impartial, are not discussed - THEY ARE NOT EVEN MENTIONED, Example Judge Raina Martinova in city case 1919/2016 Decision of 03.01.2019. and a case in which the claim was reduced by BGN 9,900 each and Judge Raina Martinova knowingly did not send the case under the jurisdiction of the SRS - clearly in the executed order.

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, LIUBKA GOLAKOVA, IVAYLO DIMITROV, VILEN 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 Kremikovtzi 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 "Kremikovtzi" - losses of over 14 million BGN without interest. THE NORM IS When judges deliberately close cases against companies of mafia people who are proud of this for more than 10 / ten / years that they pay judges, prosecutors, in cash and when there are cases, inspections and others against them, with perfect evidence for that - a judge. judge Ivo Vatev Vatev civil case case 70844/2018 of the SRS – 127 panel of the SRS confirmed by ruling No. 9943 dated 29.06.2020 under Chgrd. 8594/2019 of judges Vladimir Valkov, Eelitsa Yordanova, Alexander Angelov - SGS and even Momchil Dobrev was fined by Valkov with 50 BGN. even more so since Valkov and Angelov have challenged each other dozens of times in the case of MD.

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.

IT IS THE NORM WHEN A JUDGE USES HIS OFFICIAL POSITION FOR REPRESSION - EXAMPLE - JUDGE RAYNA MARTINOVA AND OTHER JUDGES Judge Raina Martinova from the State Administrative Court, how in case 8310/2015 according to the inventory of the State Administrative Court with ruling No. 28155 dated 05.12.2018. :- HEM DISREGARDS MD'S REQUEST FOR HER DISMISSAL, HEM EXEMPTS MD FROM PAYING THE STATE TAX OF 10,000 / TEN THOUSAND/ BGN ,, HEL INSTRUCTS MD TO PROVIDE PROOF OF PAYMENT OF STATE TAX IN THE BENEFIT OF SGS IN THE AMOUNT OF 10 000 / TEN THOUSAND/ BGN AS DEFAULT THE AMOUNT WILL BE COLLECTED BY FORCE - THREAT - EXTORTION RACKET. HEM LEAVES MD'S REQUEST TO CHANGE THE CLAIM WITHOUT RESPECT - for it is reduced below BGN 10,000, HEM RETURNS MY CLAIM REQUEST.

I.e. M. D. in case of closed case, returned claim is ORDERED TO PAY TO SGS THE AMOUNT OF 10,000 / TEN THOUSAND/ BGN. And the scheme of the MAFIA at the higher instance is attempted to confirm the definition, the order of the previous instance. The judges of the Sofia Court of Appeal do the same. JUDGES DIANA KOLEDZHKOVA, KAMELIA PARVANOV AND DIMITAR MIRCHEV with Decision No. 1766 dated 04/02/2019. according to hgrd. 332/2019 according to the inventory of the SAS THEY DISREGARDED MY COMPLAINT AGAINST DECISION No. 28155 dated 05.12.2018. of SGS and actually confirmed DECISION No. 28155 of 05.12.2018. of JUDGE RAINA PETROVA MARTINOVA FROM THE MAFIA in SGS€ And then the decision of the SAC is confirmed by the judges of the Supreme Court JUDGES Svetla TSACHEVA, Alexander TSONEV and PHILIP VLADIMIROV with Decision No. 318 dated 07/08/2019. according to hgrd. 2408/2019 have confirmed the order of 14.05.2019. according to cgrd 332/2019 of the SAS, as the judges of the SAS previously DIAN REPRESSION AS SAYED BY THE JUDGES OF THE SUPREME COURT OF CASSATION, who told me 3-4 years ago that it was being carried out against me, IS LEGAL - AS A PUNISHMENT.

THE NORM IS When judges from the SGS issue a court decision for sums of 2500 BGN, and the real claims are partial and for the sums of 11582 BGN, which practically deliberately interrupts and terminates our rights to appeal the decision of the judges from the SGS According to vgrd 11664 /2013 of the Sofia City Court, the judges, Vladimir Grigorov Valkov, under reg. 11664/2013 of the Sofia City Court, judges Vladimir Grigorov Valkov, Alexander Velinov Angelov and Ml. Judge Svetoslav Tikhomirov Spasenov with his decision of 17.05.2019. issue a decision by which they LEGALIZE the PROVEN by the prosecution, the NRA - Losses for BGN 11,582 with the corresponding interest from 2009. over 135 percent, Foregone benefits and profits for over BGN 1,350,000 / one million three hundred and fifty, By Vgrd. 82/2010 - Go – 2 - panel of the Sofia City Court, judges VLADIMIR VALKOV, Judge Elitsa YORDANOVA and Judge Raina Martinova, instead of a partial claim in the amount of 3050 BGN, issued a decision for the sum of 1800 BGN by Decision dated 07.08.2019. I.e. there was no such claim for 1,800 BGN but 3,050 BGN, and a SUPREME PETITION is pronounced - i.e. made a decision knowingly not on the claims and members of the Civil Code, in V.Gr. case 792/2009 - 1 GO - 2 - "B" panel according to the inventory of the Sofia City Court Judge VLADIMIR VALKOV, Judge ALEXANDER ANGELOV and Jr. Judge SVETLANA ATANASOVA Although the DOCUMENTS IN THE CASE THAT THE CLAIMS AGAINST THE TWO DEFENDANTS - one of which is DSK BANK - ARE TWO of BGN 14,275 / fourteen thousand two hundred seventy-five and BGN 23,312 and respectively two of BGN 18,312 / eighteen thousand three hundred and twelve / BGN - UNFOUNDED ENRICHMENT, and there is no ruling REALLY ON THESE CLAIMS, they issue their decision and cite claims of 4,275 BGN and 8,312 BGN., with and REJECT OUR CLAIMS, as YOUR GOAL WAS TO PREVENT AN APPEAL BEFORE 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 MOMCHIL DOBREV - 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, GR.D. 925/2011, GR.D. 926/2011., and dozens of other cases LITIGATED BY MOMCHIL DOBREV DOBREV and the companies represented by him, THE SAME USING HIS OFFICIAL POSITION, REFUSES TO REPRESENT THE CASES WHICH MOMCHIL DOBREV and the companies represented by him SHOULD LOSE IN FOLLOWING THE ORDER OF THE MAFIA WHICH WE WERE WARNED ABOUT.,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.

Example judge Alexander Emilov Angelov Who has appealed dozens of times in cases led by Momchil Dobrev Dobrev and companies represented by him when he was a junior judge in the Supreme Court, and when he returns as a judge in the Supreme Court - DISMISSES Momchil Dobrev's CASES, and as a judge in the Supreme Court ISSUES ACTS - contrary to a decision that has already entered into force, issues acts to legalize the purchase of equipment owned by Momchil Dobrev's companies and dozens of others.

Who has given himself dozens of REJECTS in cases brought by MG as early as 2011, when he was a junior judge in the Sofia City Court, as a judge in the SRS terminated MG's case - for a property in the center of Sofia on Maria Luiza Blvd. - on 6 floors e shops, market value 4 million euros.

The same decree terminates the case.

More with Resolved from 07.02.2013. judge ALEXANDER EMILOV ANGELOV together with judges Malin Vasilev and Genika Mihailova legalize the theft of 50/100 ID parts from a property in the center of Sofia for the BENEFIT OF THE CAPITAL MUNICIPALITY, and again the property was donated by Mariola Garibova, the reason being that the apartments were sold before 1989 . nt hereditary house they also own the land under them, and in reality these 50/100 id.parts co-legislate in favor of the CAPITAL MUNICIPALITY..

THE NORM OF PREJUDICE, PASSION AND FULFILLMENT OF AN ORDER IS WHEN JUDGES OF THE SECOND AND THIRD INSTANCE, for example, the Sofia Court of Appeal and the Supreme Court of Cassation, who have given each other DOZENS - THOUSANDS OF TIMES OF APPEALS IN THE CASES PRESENTED BY Momchil Dobrev and the companies represented by him when the same were judges in SOFIA CITY COURT, In cases initiated in the SAC or Supreme Court, with the plaintiff MD and companies represented by him, INSTEAD OF REPRESENTING THEMSELVES, THEY PUT ACTS - CONFIRM the acts of the court before them - which either terminate the cases, return the claim, or remain without respect for a given request and request. THIS IS EVIDENCE OF THE MAFIA IN COURT - the judges on order of the MAFIA CONFIRM THE ACTS OF THE COURT BELOW, IN COMPLIANCE WITH THE ORDER. ALL ABSURDNESS AND LAWLESSNESS ARE CONFIRMED.

NORM is in a CRIMINAL CASE When the judge deliberately does not admit evidence of the defense that is relevant to the accusation and supports one of the parties. Example: judges Stoitsev and Vanya Goranova from SRS do not allow a reference from the Raiffeisenbank bank - whether on May 24, 2001 and May 24, 2003 there were withdrawals of money and korko, said by the witnesses. AND IT IS NOTORIOUSLY KNOWN THAT THE BANK BRANCHES DO NOT WORK ON THESE DATES - IT IS A HOLIDAY. Momchil Dobrev was CONVICTED by both judges, after which he was ACQUITTED at the second and third instance. Judges Stoitsev and Vanya Goranova deliberately do not allow the requested reference.

It is NORM when judges who have recused themselves in dozens of cases of one person and beyond once in cases in which they have to recuse themselves, refuse to recuse themselves AND MAKE DECISIONS THAT DISREGARD THE CLAIMS OF THE DEFENDANTS OR CONFIRM THE FIRST INSTANCE DECISIONS THAT REJECT THE CLAIMS OF M D.

This ordering practice is available from the judges of the SGS, the judges of the SRS, the judges of the SAC and the judges of the Supreme Court, for example:

THE NORM OF PREJUDICE, PASSION and FULFILLMENT OF ORDERS is when Judge Alexander Angelov, who, although he gave his opinion in Mariola Garibova's case back in 2011. as a junior judge in the SGS, issued decisions LEGALIZING THE THEFT OF HERITAGE PROPERTY FOR RESTITUTION IN THE CENTER OF SOFIA 386 sq.m. property of MG in favor of STOLICHNA MUNICIPALITY Judge

Alexander Angelov, as a judge in the SRS, terminates the case of the MG for the restoration of the restitution of an entire building on Maria Luisa Blvd. on 5 floors with a shop, with an attached sketch, tax assessment and fees paid, since the building was ACTUALLY ROBBED BY THE CAPITAL MUNICIPALITY - with a mayor Boyko Borisov and then under Mayor FADAKOVA, deeds for municipal property were issued - and on the condition that judge ALEXANDER ANGELOV HAS GIVEN HIS OPINIONS in Mariola Garibova's case when he was a junior judge of the Sofia City Court - losses of 5 million euros and lost profits and profits €350,000 per year

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 ABOLISHED. THIS DIRECTIVE IS MANDATORY FOR ALL BULGARIAN JUDGES.

NORM E Judges of the Supreme Administrative Court under adm. Case 4696/2014 instead of terminating the illegal concession given on 04.06.2010. by the Council of Ministers with Prime Minister BOYKO BORISOV - PRIVATE LAND of the concessionaire "Celsian" THEY WROTE THAT THIS LAND IS MUNICIPAL PROPERTY, although it has been proven that the land since 2008 is PRIVATELY OWNED by the companies "Goldman" OOD and "Goldberg Group" OOD. \$5 billion in losses - failed investments.

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.

NORM 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 / now constitution judge /, 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.

3/. 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 realization of the REPRESSION and CRIMINAL LAWLESSNESS of the judges RAYNA MARTINOVA, VLADIMIR VALKOV, SVETLIN MIKHAILOV, ALBENA BOTEVA and other judges from the Supreme Court, DIANA KOLEDZHIKOVA, KAMELIA PARVANOVA and DIMITAR MIRCHEV, judge Nellie KUTSKOVA, from the SAS, judges from the Supreme Court Svetla Tsacheva, Alexander TSONEV and FILIP VLADIMIROV in cases with plaintiff Momchil Dobrev and companies represented by him.

1/. When the judge DOESN'T EVEN mention ANY ATTACHED WRITTEN TESTIMONY, he doesn't even discuss them in his decision, THERE ARE NO REASONS, NOT ONE EVIDENCE IS DISCUSSED - MOSTLY WRITTEN. Evidence, the TESTIMONY of the witnesses, which are objective and impartial, have not been discussed - THEY ARE NOT EVEN MENTIONED, Example Judge Raina Martinova in civil case 1919/2016 Decision of 03.01.2019. and a case in which the claim was reduced by BGN 9,900 each and Judge Raina Martinova knowingly did not send the case under the jurisdiction of the SRC - clearly in fulfillment of the order. Decides against Momchil Dobrev.

2/. When a request under Art. 410 of the Code of Civil Procedure 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.

3/. WHEN A JUDGE USES HIS OFFICIAL POSITION FOR REPRESSION – The norm IS THE PAYMENT OF INHERITED PROPERTIES owned by "DOBREV HALACHEV DYNASTY" and respectively "DYNASTY Dobrev Halachev" for 400 MILLION EUROS THROUGH JUDGES, PROSECUTORS, GENERAL PROSECUTORS, and the legalization of these thefts 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.

5/. THE NEOLIBARAL NEO-FASCIST MAFIA NORM OF LAWLESSNESS AND GENOCIDE OF LAW AMONG THE PROSECUTORS WHO SERVE THE MAFIA IN BULGARIA AND THE INACTION AND SUPPORT OF THIS MAFIA BY THE USA, 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

That the prosecutor's office does not bring charges against ministers and prime ministers and statesmen has become NORM - LAW.

It has become the norm for the prosecutor's office to raise fabricated charges against dissidents and fighters against the mafia and corruption in the administration of Prime Minister BOYKO BORISOV, and even attempts are made to KILL these dissidents in ARRESTA.

Public procurement under the Prime Minister BOYKO BORISOV is a satanic norm of corruption and mafia.

The norm is that at least 30% of the price of public procurements for European projects and any other national and other projects goes to commissions, for the mafia.

It is even the norm that these percentages are negotiated and signed by a notary with a notary close to the mafia.

It is a norm to give a state project to a company close to the Prime Minister and his entourage, which will be accounted for accordingly.

It is a norm that the prosecutors of Filchev, Assoc. Boris Velchev, TSATSAROV and GESHEV do not bring charges for the theft of properties from the oligarchs Emil Külev, Donev - properties that belong to the heirs of insurance companies before 1944. . Not to implement articles of the Constitution and corresponding repeal of acts.

It is a norm that the prosecutors of TSATSAROV and GESHEV and they personally do not bring charges for the theft of land mass over 2.9 million cubic meters of land mass from private land, with which land mass was built the NORTH TANGENT TSATSAROV and GESHEV personally notified, and for the lack of Minister Chairman BOYKO BORISOV – involved in this.

It is NORMAL that the prosecutors of Filchev, Assoc. Boris Velchev, SOTIR TSATSAROV and IVAN GESHEV HAS DRAWN TSADAR OVER an obsession and theft of GAMING MACHINES by the former Sofia City Court judge Yordanka Borisova Mollova and her lawyer brother - the former receiver of "Balkan Airlines" Hristo Mollov - if protocols are available, 2006. and 2008 of found not their gaming machines and bingo equipment I 745,000 BGN in THEIR PROPERTY - and caused losses of over 29 million BGN - NOT TO BRING CHARGES.

NORMA is from 2008. not to file charges against Private Bailiff Dichev for embezzlement, Private Bailiff Yakimov for embezzlement, Private Bailiff Ivan Cholakov for fraud and theft of hundreds of thousands of euros from a creditor, and dozens of other Private Bailiffs who violated the law.

NORMA is the double standard in the prosecution.

However, what does the chief prosecutor IVAN GESHEV say at the meeting of the prosecutors in the BOYANA residence:

" " Now I will tell you why we are "mafia". We are "Mafia" because we brought light into the darkness, because we showed that we will not allow double standards - as it has been for decades. ..."

THE PROSECUTOR'S OFFICE of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV as a tool for concealment, stretching a triumvirate over the PSI from the mafia who committed crimes It is NORMAL for prosecutors to raise an umbrella over proven crimes by Private Bailiffs of the mafia such as Chsi Dichev, Chsi Stoyan Yakimov, Chsi Ivan Cholakov and dozens of others.

It is NORMAL for prosecutors to tighten their grip on defaults by Private Bailiffs

SIs from the mafia, - amended protocol for public sale and replacement of a person who did not pay a deposit to earn the sale

It is NORMAL for prosecutors to put a blanket over the PSI - from the mafia, which for more than a year has not provided a contact regime for a father with his son, because the mother is a judge and sent their common son to 280 miles away from Sofia

It is NORMAL for prosecutors to raise an umbrella over the Mafia's Public Prosecutor's Office, which for ten years did not provide a contact regime for a father with his son.

It is NORMAL for prosecutors to extend the umbrella of the PSI about the mafia, which transfers BGN 712,000 from the special account of another PSI, without having the rights and authorizations for this of another PSI.

It is NORMAL for prosecutors to extend the umbrella of the Public Prosecutor's Office, who is from the mafia, who returns BGN 700,000 to a buyer who bought a property at a fake public sale, and who receives the property without money.

It is NORMAL for prosecutors to put a lid on the PSI, which has unjustly enriched itself and embezzled money from a debtor.

The NORM is for prosecutors to extend an umbrella over a state bailiff who has embezzled money from a debtor twice the amount owed by the debtor.

NORMA is a prosecutor to extend an umbrella over PSI who is from the mafia.

NORMA is a prosecutor to extend an umbrella over the PSI senior state bailiff, who was an agent of State Security.

NORMA is a prosecutor to extend an umbrella over PSI from the mafia for more than 15 years for the embezzlement of hundreds of thousands of euros.

NORMA is a prosecutor to extend an umbrella over the PSI from the mafia, which confiscates property from debtors to companies that are not debtors and causes losses of over 3 million euros.

It is NORMAL for prosecutors to bring charges against CSO Cholakov from the mafia, who stole more than BGN 700,000 from a creditor in a system.

It is NORMAL for prosecutors to extend an umbrella over the PSI from the mafia, which 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.

It is NORMAL for prosecutors to extend an umbrella over the PSI from the mafia, which threatens extortionists and steals their money - hundreds of thousands of euros.

It is NORMAL for prosecutors to extend the umbrella of the PSI from a mobster who initiated an enforcement case based on fraud and illegally issued a writ of execution for millions of euros.

NORMA is a prosecutor to delay the initiation of pre-trial proceedings against PSI from the mafia, which has embezzled hundreds of thousands of euros, for more than 13 years.

NORMA is a prosecutor to refuse to initiate pre-trial proceedings against the ČSII and a lawyer and a money thief as an organized criminal group for stealing hundreds of thousands of euros from a creditor.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to disenfranchise the PSI from the mafia who, despite being banned, carry out commercial activities.

NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to deprive the PSI of their rights - from the mafia that carries out commercial activities and gives money on credit to claimants with the ultimate goal of robbing them.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, to refuse to initiate pre-trial proceedings against the ČSI from the mafia, who prepared a fake seal of another ČSI and stamped a decree for awarding which entered the looting of property for millions of euros.

THE NORM IS THE PROSECUTOR'S OFFICE as a tool of the MAFIA FOR REPRESSION AGAINST honest PSEs with the aim of ruining human lives, depriving them of rights as PSEs NORM is prosecutors, the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV to press charges against the chairman of the Chamber of the Chamber of Deputies of the Chamber of Deputies of the Chamber of Deputies, Deputies of the Chamber of Deputies, Dichev - reports of false data and fraud, with the aim of ruining human lives.

It is the NORM for prosecutors to extend an umbrella over proven crimes by the Mafia's Private Bailiffs

It is the NORM for prosecutors to tighten their grip on the crimes committed by the PSI from the mafia, - amended protocol for public sale and replacement of a person who did not pay a deposit to earn the seller

It is NORMAL for prosecutors to put a blanket over the PSI - from the mafia, which for more than a year has not provided a contact regime for a father with his son, because the mother is a judge and sent their common son to 280 miles away from Sofia

It is NORMAL for prosecutors to raise an umbrella over the Mafia's Public Prosecutor's Office, which for ten years did not provide a contact regime for a father with his son.

It is NORMAL for prosecutors to extend the umbrella of the PSI about the mafia, which transfers BGN 712,000 from the special account of another PSI, without having the rights and authorizations for this of another PSI.

It is NORMAL for prosecutors to extend the umbrella of the Public Prosecutor's Office, who is from the mafia, who returns BGN 700,000 to a buyer who bought a property at a fake public sale, and who receives the property without money.

It is NORMAL for prosecutors to put a lid on the PSI, which has unjustly enriched itself and embezzled money from a debtor.

The NORM is for prosecutors to extend an umbrella over a state bailiff who has embezzled money from a debtor twice the amount owed by the debtor.

NORMA is a prosecutor to extend an umbrella over PSI who is from the mafia.

NORMA is a prosecutor to extend an umbrella over the PSI senior state bailiff, who was an agent of State Security.

NORMA is a prosecutor to extend an umbrella over PSI from the mafia for more than 15 years for the embezzlement of hundreds of thousands of euros.

NORMA is a prosecutor to extend an umbrella over the PSI from the mafia, which confiscates property from debtors to companies that are not debtors and causes losses of over 3 million euros.

It is NORMAL for prosecutors to pull over the PSI from the mafia, which stole more than BGN 700,000 from a creditor in a system.

It is NORMAL for prosecutors to extend an umbrella over the PSI from the mafia, which 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.

It is NORMAL for prosecutors to extend an umbrella over the PSI from the mafia, which threatens extortionists and steals their money - hundreds of thousands of euros.

It is NORMAL for prosecutors to extend the umbrella of the PSI from a mobster who initiated an enforcement case based on fraud and illegally issued a writ of execution for millions of euros.

NORMA is a prosecutor to delay the initiation of pre-trial proceedings against PSI from the mafia, which has embezzled hundreds of thousands of euros, for more than 13 years.

NORMA is a prosecutor to refuse to initiate pre-trial proceedings against the ČSII and a lawyer and a money thief as an organized criminal group for stealing hundreds of thousands of euros from a creditor.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to disenfranchise the PSI from the mafia who, despite being banned, carry out commercial activities.

NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to deprive the PSI of their rights - from the mafia that carries out commercial activities and gives money on credit to claimants with the ultimate goal of robbing them.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, to refuse to initiate pre-trial proceedings against the ČSI from the mafia, who prepared a fake seal of another ČSI and stamped a decree for awarding which entered the looting of property for millions of euros.

THE INACTION AND THE SUPPORT OF THIS MAFIA IN THE PROSECUTION BY THE EUROPEAN COMMISSION AND THE EUROPEAN PARLIAMENT.

Corruption in Bulgaria and in the EC has become the norm.

The mafia in Bulgaria and the EC has become the norm.

Prime Minister Boyko Borissov appointing the chief prosecutor has become the NORM. It's clear why!

That the prosecutor's office does not bring charges against ministers and prime ministers and statesmen has become the NORM.

It has become the norm for the prosecutor's office to raise trumped-up charges against dissidents and anti-mafia and anti-corruption fighters.

Public procurement has become the norm of corruption and mafia.

The norm is that at least 30% of the price of public procurements for European projects and any other national and other projects goes to commissions, for the mafia.

It is even the norm that these percentages are negotiated and notarized by a notary close to the mafia.

It is a norm to give a state project to a company close to the Prime Minister and his entourage, which will be accounted for accordingly.

It is a norm that the prosecutors of Filchev, Assoc. Boris Velchev, TSATSAROV and GESHEV do not bring charges for the theft of properties from the oligarchs Emil Külev, Donev - properties that belong to the heirs of insurance companies before 1944.

It is a norm that the prosecutors of TSATSAROV and GESHEV and they personally do not bring charges for the theft of land mass over 2.9 million cubic meters of land mass from private land, with which land mass was built the NORTH TANGENT of the city of Sofia, personally informed TSATSAROV and GESHEV.

NORMA is from 2008. that no CHARGES be brought against PSI Dichev, PSI Yakimov, PSI Cholakov and dozens of other PSI violated the law.

NORMA is the double standard in the prosecution.

It is the NORM for prosecutors not to bring charges for the theft of land MASS from private lands, with which the Northern Tangent was built, for the theft of gaming machines from the former judge Yordanka Mollova and her brother Hristo Mollov, for the violations of ChSI Dichev, for the theft for zero cents of properties for over 500 million euros by EMIL KYULEV and his heirs and by DONEV, thefts of factories, for the lawlessness of judges Valkov, Raina Martinova, ALbena Boteva, Desislava Yordanova, Neli Kutzkova, Erik Vasilev and hundreds of other judges from SRS, SGS, SAC, VKSy BOs, KOS, VROS and other courts.

It is the norm for prosecutors from the special prosecutor's office to cover up clearly and proven crimes from judges, legalizing the theft of property worth hundreds of millions, legalizing the theft of property, legalizing the theft of equipment worth tens of millions, legalizing the theft of entire factories, and legalizing the blatant and proven crimes of judges, from metropolitan mayors and others?!?!?

It is NORMAL for prosecutors to delay pre-trial proceedings for years against people supported by the mafia, with the ultimate goal of passing the statute of limitations.

It is NORMAL for prosecutors to violate the laws of our country with the ultimate goal of fulfilling the order - IMPRESSION OF CHADAR on a person close to the mafia, official, minister, prime minister, and others.

It is the NORM for prosecutors to FILE CHARGES against designated people mob critics and mob people who are in violation of the law with the ultimate goal of RACKETING, coercion RUINING HUMAN LIVES, DESTINIES, deterioration of health.

It is the NORM for prosecutors not to respect the law when it comes to people close to the mafia, .

It is the norm for prosecutors to delay investigations in case of indisputable evidence, graphological examinations of especially large-scale frauds, in order to pass the statute of limitations against the culprits, who boast that they pay the prosecutors not to bring charges against them.

It is the norm for mob judges to uphold these terminations by prosecutors despite incontrovertible evidence. / example M. Lalov/

It is the norm for judges to carry out orders from the mafia and issue decisions that legalize the theft of private property in favor of the Capital City Municipality - the GERB-representatives.

It is a norm for judges to carry out orders for the mafia and legalize the theft of factories, of equipment worth tens of millions of euros, theft of property for the benefit of third parties.

It is NORMAL for judges to dismiss cases against banks, insurance companies, state institutions, ministries, the National Revenue Agency, the Ministry of Internal Affairs in fulfillment of an order from the executive power and mafia companies.

It is a NORM for lawsuits filed against Banks for stolen money - hundreds of thousands of BGN, millions of BGN, for damages - billions in losses to disappear.

It is NORM for lawsuits against state companies, state institutions for proven damage, losses, crimes to disappear.

It is the NORM for complaints to the prosecutor's office against Private Bailiffs from the mafia to disappear.

It is NORMAL to disappear lawsuits for caused losses against private bailiffs in the Sofia City Court chaired by "non-Bulgarian" judge ALEXEY TRIFONOV, and in the Sofia District Court chaired by Metodi Lalov, Milev, Laeksander Angelov.

It is NORMAL for complaints to disappear in the prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV about stolen properties from the oligarchs EMIL KYULEV and DONEV - dozens of properties real property of the heirs of the former insurance companies before 1944.

It is the NORM to terminate cases for the RESTORATION OF PROPERTY STOLEN BY THE MAFIA AND BY THE MUNICIPALITY OF SOLICHNA in Sofia City.

IT IS THE NORM TO LEGALIZE CRIMES COMMITTED BY THE EXECUTIVE AUTHORITY WITH DECISIONS OF JUDGES.

It is a norm for judges to make absurd decisions, violating the laws, not recognizing the laws, with the ultimate goal of carrying out repression against the plaintiffs, in order to lose money - tens - of millions of BGN, TO CARRY OUT THE ORDERS OF THE MAFIA.

It is a norm that prosecutors do not bring charges against judges who have violated the Penal Code and laws, because these judges serve the mafia.

LEGALIZATION OF THE RACKET IS THE NORM.

RACKETING AND COERCION BY THE NRA IS THE NORM - IN VIOLATION AND NON-FULFILLMENT OF COURT DECISIONS ENTERED INTO FORCE.

RACKETING AND COERCION BY THE PROSECUTOR'S OFFICE IS THE NORM.

RACKET, COERCION BY STATE INSTITUTIONS, AGKK FOR THEFT OF PROPERTY, IS THE NORM.

LEGALIZATION OF EXTORTION and coercion by prosecutors and judges is the NORM.

CALLING mobsters IS THE NORM.

Appointing people for money is the NORM.

INJUSTICE IS THE NORM.

INFRINGEMENT by judges and prosecutors is the NORM.

IMPUNITY IS THE NORM.

LAWLESSNESS IS THE NORM.

FAILURE TO ENFORCE THE LAW IS THE NORM.

BREAKING THE LAW is the NORM.

ABUSE and THEFT OF PUBLIC RESOURCES is the NORM.

Public procurement organized for a precisely defined candidate is the NORM.

It is a NORM to create a market economy and in BULGARIA, Bulgarian citizens buy food at 50% to 500% higher than the prices in such countries as Germany, ENGLAND and others.

It is the NORM to ruin agriculture by ensuring middlemen earn hundreds of times more than the producers themselves.

It is the NORM to destroy businesses in Bulgaria in order to ensure that foreign companies can enter the Bulgarian market and profit from it, at the expense of Bulgarian producers.

NORM is THE STEALING OF BUSINESS by mafia people.

THE STEALING OF PROPERTY by mobsters is the NORM.

THE NORM IS NO JUSTICE, NO JUSTICE.

NORM is the INACTION of the EUROPEAN COMMISSION and the EUROPEAN PARLIAMENT despite the application of evidence about the mafia in the state, the mafia in the court, the mafia in the prosecutor's office, the mafia in the management of Bulgaria.

It is the NORM that Bulgaria is used only for money laundering, 30 to 50 percent of all investments in equipment, machines, investments are returned to a company in EUROPE and the Western countries.

It is NORMAL for a prosecutor to bring charges for a crime clearly committed by another person, imputing a criminal offense, which is contrary to the law and practice, when the prosecutor does not respect international laws.

THE NORM IS when the prosecutor knowingly wrongly implements the law, for example the prosecutors Marijana Stankova, Yaneva, Dimitrova, Balev, who raise accusations that the PSI sold properties that it foreclosed on 30.08.2007. of public sold during the beginning of 2008, provided that after the foreclosure on 30.08.2007. Kremikovtzi sold them to third parties on 02.11.2007. and 09.09.2007 despite the foreclosure of the properties - i.e. there is a proven crime by the employees of Kremikovtzi, but for these prosecutors it is not a crime - that of "Kremikovtzi".

THE NORM IS when the prosecutor deliberately does not cite the law, when the prosecutor deliberately mistreats the law, prosecutor Stankova, Dimitrova, Yaneva mix old Code of Criminal Procedure with new Code of Criminal Procedure, when the prosecutor knowingly wrongly mixes laws - same as above - prosecutor Yaneva mixes old Code of Criminal Procedure with new Code of Civil Procedure, when prosecutor knowingly erroneously replaces and adds laws.

NORM is when the prosecutor knowingly mishandles undisputed evidence, which is not in his favor

NORM is when the prosecutor deliberately does not even comment on indisputable written evidence - crimes committed by other persons - prosecutor Stankova, Dimitrova, Yaneva,

THE NORM IS when the prosecutor knowingly does not implement an effective court decision.

NORM IS when the prosecutor knowingly does not apply the law because the defendant is his fellow judge

IT IS NORMAL when the prosecutor deliberately does not respect the rulings of other institutions, the NRA, the prosecutor's office for proven facts and circumstances.

THE NORM IS when the prosecutor does not even comment on indisputable collected written evidence prosecutor Yaneva, Dimitrova Stankova - payments by bank transfer.

NORM IS when the prosecutor orders the expert not to respect the law and not comply with a decision that has entered into force

THE NORM IS when a prosecutor appoints experts and orders them to prepare accounting expertises such that instead of complying with the law and setting prices for uncategorizable land - soles - uncategorizable land assessed according to the Law and regulation at a price of BGN 40 per hectare, it sets prices from 18,000 to 28,000 BGN per hectare - which is 450 TIMES ABOVE THE LEGAL and designation of uncategorizable lands AS UPI for the construction of 10-story buildings. Prosecutors Marijana Stankova, Dimitrova, Yaneva.

THE NORM IS REPRESSION, COERCION, EXTORTION by prosecutors on citizens and companies that do not obey the executive power - the Prime Minister and his racket and extortion for the transfer of properties, to companies.

NORM IS when prosecutors fabricate criminal indictments with trumped-up charges, or charges based on fraud and fabricated false expertise in violation of the laws of this state.

IT IS NORMAL when prosecutors cover up crimes committed by the Prime Minister, by ministers, by officials of the executive power,

NORM is when prosecutors cover up inactions and non-implementation of laws, non-implementation of court decisions,

IT IS NORMAL when prosecutors cover up crimes - theft of state property, theft of private lands, theft of land for construction, theft of companies, factories.

IT IS NORMAL when prosecutors cover up crimes of the executive branch - theft of European funds,

IT IS NORMAL when prosecutors cover up schemes for theft and extortion of citizens from state-owned companies - offering the supply of electricity, gas, thermal energy, water.

THE NORM IS WHEN PROSECUTORS HAVE EXTENDED AN UMBRELLA, A DOUBLE STANDARD IN THE THEFT OF LAND FROM PRIVATE LANDS 2015-MARCH 2016 FOR THE CONSTRUCTION OF SOFIA'S "NORTHERN TANGENT" - A DOUBLE STANDARD, A EXTENDED UMBRELLA.

IT IS NORMAL when prosecutors of the chief prosecutors Assoc. BORIS VELCHEV, SOTIR TSATSAROV, IVAN GESHEV PUSH UP THE UMBRELLA FOR CRIMES COMMITTED by Prime Minister SERGEY STANISHEV and Prime Minister BOYKO BORISOV who gave PRIVATE LAND ON A CONCESSION for 35 years.

NORMA is a stretched umbrella of the prosecutor's office under Chief Prosecutor SOTIR TSATSAROV and Chief Prosecutor IVAN GESHEV for stealing land from companies close to the mafia...

NORMA is a stretched umbrella over judges, ministers, prime ministers.

NORMA is a stretched umbrella, a double standard by prosecutors Mariyana Stankova, Ina Yaneva, Boyan Balev, Tsankov, Dimitrova from the Sofia City Prosecutor's Office over proven crimes of Private Bailiffs such as Georgi Dichev, Ivan Cholakov, Nedyalka Kovacheva, Stoyan Yakimov, Bizinski and dozens of others.

NORMA is an open umbrella over Sofia City Court judge Yordanka BORISOVA MOLLOVA and her brother HRISTO BORISOV MOLLOV, who possessed and robbed slot machines and bingo equipment, causing losses of over 20 million US dollars.

NORMA is a tightrope over NOTARIANS like Rumen Dimitrov, and dozens of others who PREPARED NOTARIAL DEEDS on the basis of lack of documents, stolen owners, without signed purchase-sale contracts.

NORMA IS a stretched umbrella by the prosecutors of FILCHEV, DOCTOR BORIS VELCHEV, SOTIR TSATSAROV, IVAN GESHEV over mafia people like EMIL KYULEV, DONEV who acquired PROPERTIES in the center of SOFIA for over 700 million euros, FOR ZERO CENTS, actually robbed owners with forged notarial acts.

It is NORMAL for the prosecutors of SOTIR TSATSAROV and IVAN GESHEV to extend an umbrella over judges, where cases worth hundreds of millions of euros have disappeared.

NORMA IS PROSECUTOR ORDERED TO DELAY INVESTIGATIONS like prosecutor KYUVLIEVA in order to pass the statute of limitations and terminate prosecutorial files for theft and fraud of money for millions of euros.

NORMAL is the prosecutors of the chief prosecutors SOTIR TSATSAROV and IVAN GESHEV, prosecutor Boev refused to investigate persons WHO SELL ORIGINAL AMERICAN PASSPORTS AND AMERICAN DRIVER'S LICENSES to people from AFRICA, ASIA for amounts of 15,000 euros and 5,000 euros.

It is the NORM for the prosecutors of the chief prosecutors SOTIR TSATSAROV and IVAN GESHEV to extend an umbrella over tax officials who carry out RACKETING, REPRESENTATION over CITIZENS AND COMPANIES with the PURPOSE OF THEFT.

It is the NORM for the prosecutors to tighten their grip OVER PROVEN CRIMES committed by ministers of Prime Minister Boyko Borisov. Example Minister LILYANA PAVLOVA.

It is the NORM for prosecutors to cover up CRIMES OF SOFIA CITY COURT JUDGES, SOFIA APPELLATE COURT judges, SUPREME COURT OF CASSATION judges and SUPREME ADMINISTRATIVE COURT judges, CRIMINAL OMISSIONS, CRIMINAL LAWLESSNESS, DOUBLE STANDARD - Judge Vladimira Martinova Rayna Val , judge Albena Boteva, judge Alexander Emilov Angelov, judge Svilen Stanchev, judge LYUBKA GOLAKOVA, judges from the Sofia Appellate Court - Daniela Doncheva, Kutzkova, Elizate Petrova, Haidukova, Kemanov, Boykinov, Asya Sabeva and dozens of others - almost 80 percent of the composition of Sofia COURT OF APPEALS, which appealed to each other in cases in the Sofia City Court when judges of the Sofia City Court met in the cases of individuals and their companies, PURPOSELY CONFIRMED THE TERMINATION OF CASES for BILLIONS OF EUROS.

It is NORMAL that the prosecutors of the chief prosecutor SOTIR TSATSAROV and IVAN GESHEV have put an umbrella over the proven crimes of the former deputy chairman of the Supreme Court of Cassation KRASIMIR VLAHOV, who has been proven to VIOLATE THE LAW and the RULES for RANDOM SELECTION OF COURTS AND, in specific cases, SIGNS ORDERS AS PERSONALLY APPOINTED without this coincidental choice EXACTLY DETERMINED COURTS by the Supreme Court, and who, although he did not participate in the competition for a judge of the Supreme Cassation Court, has issued thousands of judicial acts - NULL JUDICIAL ACTS.

NORM is the disappearance of complaints and reports in the prosecutor's office with the chief prosecutor FILCHEV, Assoc. VELCHEV, SOTIR TSATSAROV, IVAN GESHEV, the city prosecutors of Sofia Nikolay Kokinov and his deputy Roman Vasilev for coercion by ministers Petar Dimitrov and dozens of others - losses of over 150 million euros, property theft for 800 million euros, theft of factories for 150 million euros, theft of equipment for tens of millions of euros.

It is the NORM for the prosecutors to draw an umbrella over the claims of NOTARY OFFICERS ISSUED ILLEGALLY NOTARIAL DEEDS and committed crimes by donating properties to people from the MAFIA for zero cents.

It is the NORM that the prosecutors of the chief prosecutor SOTIR TSATSAROV and EVIN GESHEV do not accuse people and companies of the mafia for stealing land for 75 million euros, with which the NORTHERN TANGENT OF SOFIA was built.

IT IS NORMAL to bring charges AGAINST INNOCENT CITIZENS with the PURPOSE OF HARASSMENT and DESTRUCTION - MAINLY MEANS OF THE MAFIOTIZATION IN THE PROSECUTOR'S OFFICE, CRIMINAL ILLEGALITY, ORDERING, RACKETING, 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.

THE NORM IS THE ORDERS THAT THE PROSECUTOR'S OFFICE OF SOTIR TSATSAROV AND IVAN GESHEV IS CARRYING OUT TO DESTROY CITIZENS WHOLE FAMILIES, COMPANIES

NORMS of the NEO-LIBERAL NEO-FASCIST MAFIA in the PROSECUTOR'S OFFICE under the chief prosecutors Assoc. BORIS VELCHEV, FILCHEV, SOTIR TSATSAROV, IVAN GESHEV - in Bulgaria and the FULL SUPPORT OF THIS MAFIA by the EUROPEAN COMMISSION AND THE EUROPEAN UNION in examples:

THE NORM IS A TIGHT UMBRELLA, A DOUBLE STANDARD WHEN A CRIME IS PROVEN by the Council of Ministers with Prime Minister SERGEY STANISHEV and Prime Minister BOYKO BORISOV, they gave PRIVATE LAND CONCESSION for 35 years with the ultimate goal of land theft and failed investments of American companies for 5 billion US dollars. Failure of prosecutors from the Sofia City Prosecutor's Office and the Supreme Cassation Prosecutor's Office and personally notified SOTIR TSATSAROV to take action against the Prime Minister BOYKO BORISOV and his ministers for the following: 2010. Council of Ministers with Prime Minister Boyko Borisov gives private land to a concession - a clear goal - - caused losses for over 5 billion US dollars of investments, lost benefits and profits. Not an investigation of the Prime Minister and ministers responsible for it.

Council of Ministers with Prime Minister SERGEY STANISHEV 2009 and then 2010. with Prime Minister BOYKO BORISOV took DECISION OF THE COUNCIL OF MINISTERS No. 43 OF 23.01.2009, DECISION No. 69 OF 15.02.2010 and concluded an illegal concession ON PARTS OF PROPERTIES, and determined and gave PRIVATE LAND - additional to the concession area of 2 928.5 in the amount of an additional area of 9,084 acres PRIVATE PROPERTY.

Damages caused - losses from INVESTMENTS AND for over 5,000,000,000 / five billion / US dollars.

THE NORM IS THE DOUBLE, TRIPLE STANDARD, PUSHED UMBRELLA by the prosecutors of the chief prosecutor SOTIR TSATSAROV, and IVAN GESHEV over judges, MINISTERS, MINISTER-PRESIDENTS. TENSIONED UMBRELLA

Inaction of the prosecutors and personally informed the chief prosecutor SOTIR TSATSAROV about the inaction of the Minister - Chairman Boyko Borisov and Ministers of Transport in connection with the enormous obligations of the state company "Bulgarian Post" EAD and failure to comply with the laws of this country. lost billions

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. from the EUROPEAN COMMISSION.

SEPARATELY FROM THIS DIRECTIVE OF THE EUROPEAN UNION WHICH IS MANDATORY FROM 01.01.2010. THE MONOPOLY OF THE "BULGARIAN POSTS" COMPANY HAS BEEN ABOVE.

THIS DIRECTIVE IS MANDATORY FOR ALL BULGARIAN JUDGES.

LOSSES FOR a minimum of 100 billion euros.

NORM IS APPLIED DOUBLE, TRIPLE STANDARD REGARDING PROVEN CRIMES OF MINISTERS, HSE FOR THE BENEFIT OF PRIVATE COMPANIES

THE NORM IS A PROVEN DOUBLE STANDARD, EVEN A TRIPLE STANDARD WITH A PROVEN CRIME. OBVIOUSLY, the prosecutors of the chief prosecutor FILCHEV, associate professor BORIS VELCHEV, Sotir TSATSAROV and IVAN GESHEV have spread an umbrella over persons close to the mafia - Sofia City Court judge Yordanka Borisova Mollova and her brother, lawyer Hristo Borisov Mollov, for theft of gaming machines and bingo equipment worth millions of euros.

I.e. EVIDENCE PUSHED UP THE UMBRELLA BY Chief Prosecutor SOTIR TSATSAROV and his prosecutors over Yordanka Mollova and her brother and the prosecutors of Chief Prosecutor IVAN GESHEV.

THE STANDARD is THE APPLICATION OF DOUBLE PROOF, EVEN A TRIPLE STANDARD, OBVIOUSLY A PUSHED UMBRELLA by the prosecutors of SOTIR TSATSAROV and IVAN GESHEV - prosecutor Mariyana Stankova, Dochev, Nina Yaneva, Boyan Balev, Daniela Dimitrova, Tsankov over Private Executor Georgi Sykov DICHEV, PSI Ivan Todorov Cholakov, CSI Nedyalka Kovacheva for theft, misappropriation, return of money to an ADVERTISED BUYER in execution cases - MILLIONS OF EUROS. NORMA IS A TIGHT UMBRELLA, DOUBLE AND TRIPLE STANDARD in a prosecutor's office, which actually DOESN'T INVESTIGATE A CRIME OF EMIL KYULEV OKRAL PROPERTIES through NOTARY RUMEN DIMITROV FOR ZERO CENTS, PROPERTIES WORTH OVER 600 MILLION EUROS, REAL PROPERTY AND THE HEIRS AND OWNERS OF 194 PREDECESSORS. this inaction and a STRAIGHT UMBRELLA AND A MILITARY, EVEN TRIPLE STANDARD HAS BEEN EVEN SINCE 2005. AND IT CONTINUES UNTIL THE MOMENT.

NORMA is an UMBRELLA DRAWN BY THE PROSECUTOR'S OFFICE OVER JUDGES and HEADS OF COURTS, CRIMINAL LAWLESSNESS AND CRIMINAL INACTION, DOUBLE STANDARDS, for missing CASES in SRS, SGs, KOS for tens of millions of euros for properties, companies.

NORM IS. The inaction of prosecutors and personally notified Sotir Tsatsarov and personally notified the chief prosecutor Ivan Geshev about the outrages in the Sofia Graski Court, the Sofia Court of Appeal, the Supreme Court of Cassation - violation of the laws by judges, failure to fulfill the same laws by judges, falsification of the laws by judges, support of judges of banks, insurers - in violation of any laws of the Directives of the European Union, which are mandatory for judges, of judges from the Sofia Court of Appeal - Kutzkotsa, St. Mihailov and Dezkidurgi. Non-implementation of a mandatory directive for road traffic accident victims directive of 2005. of the European Union and the commission - damages for over 17 million euros, judges from the Sofia Court of Appeal such as ASYA Sabeva, Daniela Doncheva, Kutskova, ELIZABET Petrova, Boykinov, Ivanov, Kemanov and dozens of others who contested the case of one individual M .D. and companies represented by him in the Sofia City Court, instead of going to court, confirm the termination of cases. He lost more than 900 million euros.

PROVEN UMBRELLA OF PROSECUTION OVER MAFIA PEOPLE.

Disappeared complaints at the time of the city prosecutor of Sofia Nishkolai Kokinov and his deputy Roman Vasilev for coercion by ministers Petar Dimitrov and dozens of others - losses of over 150 million euros.

NO REACTION FROM THE CHIEF PROSECUTOR SOTIR TSATSAROV.

Proved fraud through the judges Hitrov and dozens of prosecutors of the entire factory "Record" JSC Gorna Oryahovitsa for zero cents from the MAFIA. It lost more than 35 million euros.

Preparation of illegal notarial deeds by a notary from Burgas for the benefit of Anastas Anastasov - property theft through the COURTS and the Supreme Court, Burgas District Court and Burgas District Court for zero cents. Loss of over €250,000.

Crimes were committed by the courts Simeon Mihov, Khandzhiev, Dilyana Yordanova, Zlatina Ivanova, Romyana Mankova from the courts in Burgas in favor of the above theft - losses of over 250,000 euros.

THE NORM IS. THE UMBRELLA IS TAKEN OVER PEOPLE CLOSE TO THE MAFIA BY THE PROSECUTOR'S OFFICE - A MAIN FORM OF MAFIOTIZATION OF THE PROSECUTOR'S OFFICE - THE PROSECUTORS OF TSATSAROV AND IVAN GESHEV DO NOT BRING CHARGES FOR THE THEFT OF PRIVATE LAND OF 2.9 MILLION CUBIC METERS OF THE MASS WITH WHICH THE TASS WAS BUILT OF SOFIA?!?!

THE NORM IS A DOUBLE, EVEN TRIPLE STANDARD, AN UMBRELLA DRAWN OVER OBVIOUSLY PROVEN VIOLATIONS by the prosecutors of Chief Prosecutor SOTIR TSATSAROV and Chief Prosecutor IVAN GESHEV over Private Bailiff Stoyan YAKIMOV

THE NORM IS THE FILING OF CHARGES BY THE PROSECUTOR AGAINST INNOCENT CITIZENS WITH THE PURPOSE OF HARASSMENT AND DESTRUCTION - MAINLY A TOOL OF THE MAFIOTIZATION IN THE PROSECUTOR'S OFFICE

CRIMINAL LAWLESSNESS, ORDER, RACKET, COERCION,

- prosecutor Kostadinova from the Sofia District Prosecutor's Office is bringing charges against a person who did not commit crimes - she was assisted by the police officers Ivo Savov, Vandova, and false examinations by the person from the Ministry of Internal Affairs, Damyan Georgiev. The person is ACQUITTED because he IS INNOCENT.

- Prosecutor Stankova brings charges against PSI and puts her in investigative custody for 24 hours in prison, provided that the PSI has returned property to his own, which property has been illegally used by a cop for more than 25 years. THE JUDGE in the Sofia City Court apologizes to the PSI - a former crippled judge. LOSSES of health, reproductive functions and much more.

- Prosecutor Stankova brings charges AFTER REAL FRAUD according to the prosecutor's file.

- Prosecutor Daniela Dimitrova and prosecutor Janeva bring charges based on expertise

FRAUDS that in violation of the Laws and Regulations of this country, brings charges after fabrications and frauds - BY ORDER OF THE CHIEF PROSECUTOR SOTIR TSATSAROV AND THE MAFIA.

- Prosecutor Silyanavo indicts an honest man - in the FINAL ACCOUNT THE JUDGES from DISTRICT COURT Sofia and Supreme COURT OF CASSATION stand up and apologize to the victim.
- Prosecutor from SGP Popkolev, Dochev and dozens of others are stretching an umbrella over the criminal PSE from

the mafia damaged the state budget by more than 18 million euros, stretched an umbrella over private companies and their owners in thefts of property of a state company. – for tens of millions of euros.

NORM is The prosecutors of the chief prosecutor SOTIR TSATSAROV and chief prosecutor IVAN GESHEV legalize clearly and proven crimes committed by the deputy. The President of the Supreme Court of Cassation KRASIMIR VLAHOV - already a constitutional judge - APPOINTS judges himself to hear cases without using the electronic random selection system for more than 6 / six / years. He issues acts in the Supreme Court, even though he has NEVER APPLIED TO BE A JUDGE IN THE Supreme Court - all his acts are NULL.

THE NORM IS THE PROSECUTORS OF SOTIR TSATSAROV and IVAN GESHEV and the specialized prosecutors of the Specialized Prosecutor's Office LEGALIZE THE CRIMES COMMITTED BY JUDGES - LEGALIZED BY JUDGES THEFT OF PRIVATE INHERITANCE PROPERTIES FOR THE BENEFIT OF THE CAPITAL MUNICIPALITY with Mayor FANDKOVA, SOFIAN MAYOR BORTSI, MAYOR EVONI BOYKO.

THE NORM IS The prosecutors of the chief prosecutor SOTIR TSATSAROV and the current chief prosecutor IVAN GESHEV and the prosecutors from the specialized prosecutor's office have put an UMBRELLA on JUDGES Miolen Vasilev, Aleksanadr Emilov Angelov, Zhenika Mifaylova, Zhanin Sidarova, Galabina Gencheva, who LEGALIZE THE THEFT OF PRIVATE HERITAGE PROPERTY FOR THE BENEFIT OF STOLICHAN MUNICIPALITY for tens of MILLION EUROS.

NORM is The prosecutors of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV legalize the TERMINATION AND DISAPPEARANCE OF CASES AGAINST BANKS FOR HUNDREDS OF MILLIONS OF EUROS, INSURERS FOR TENS OF MILLIONS OF EUROS, FOR STOLEN PROPERTIES AND FACTORIES for tens of millions of euros - properties stolen by EMIL KYULEV for 600 million euros, case against UNICREDIT UBLABNK for USD 230 MILLION, against UBB Bank, SeaBank for EUR 1.5 million, for EUR 250 billion, Disappearing cases for properties of private ownership stolen from the CAPITAL MUNICIPALITY with mayor first STEPHAN SOFIANSKI, then with mayor BOYKO BORISOV, then by Mayor FANDAKOVA, issued acts of municipal ownership for PRIVATE PROPERTIES. WHICH IS THEFT.

6. /. THE NEO-LIBRARY NEO-FASCIST MAFIA IN PRIVATE ENFORCEMENT WITH THE CHAIRMAN OF THE CHAMBER OF PRIVATE BAILIFFS PEA GEORGI SAYKOV DICHEV AND IVAN KHADJIIVANOV AND THE INACTION AND SUPPORT OF THIS MAFIA FROM THE USA AND THE EUROPEAN JASEUZ AND THE EUROPEAN COMMISSION WITH PRESIDENTS BARROSO, JEAN CLAUDE JUNCKER AND URSULA VON DER LEYEN AND THE FORMER CHANCELLOR ANGELA MERKEL OF GERMANY AND THE CURRENT SCHOLZ.

6.1. WHAT IS THE NORM IN BULGARIA in private court proceedings and the judicial system?!?!?!?

THE PROSECUTOR'S OFFICE of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV as a tool for concealment, stretching a triumvirate over the PSI from the mafia who committed crimes It is NORMAL for prosecutors to raise an umbrella over proven crimes by Private Bailiffs of the Mafia embezzlement of hundreds of thousands of euros, fraud and theft of hundreds of thousands of euros.

It is the NORM for prosecutors 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 did not pay a deposit to earn the seller

It is NORMAL for prosecutors to put a veil over Pribate Enforcement Agent / PEA / Dichev from the mafia, who for more than a year did not provide a contact regime for a father with his son, because the mother is a judge and sent their common son 280 kilometers from Sofia

It is NORMAL for prosecutors to extend an umbrella over PEAi Cholakov from the mafia, who for ten years did not provide a contact regime for a father with his son.

It is NORMAL for prosecutors to extend an umbrella to the PEA Kovacheva from the mafia, which transferred BGN 712,000 from the special account of another PEA Cholakov, without having the rights and powers to do so to another PEA - real theft and misappropriation of the money since 2010.

It is NORMAL for prosecutors to extend the umbrella of the PEA who is from the mafia, who returns BGN 700,000 to a buyer who bought a property at a fake public sale, and who receives the property without money.

It is NORMAL for prosecutors to put a lid on PEA, which has unjustly enriched itself and embezzled hundreds of thousands of euros from a debtor.

The NORM is for prosecutors to extend an umbrella over a state bailiff who has embezzled money from a debtor twice the amount owed by the debtor.

NORMA is a prosecutor to extend an umbrella over PEA who is from the mafia.

NORMA is a prosecutor to extend an umbrella over PEA former state bailiff, who was an agent of State Security, who continuously commits fraud.

NORMA is a prosecutor to extend an umbrella over PEA from the mafia for more than 15 years for the embezzlement of hundreds of thousands of euros.

NORMA is a prosecutor 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.

It is NORMAL for prosecutors to pull over the PEA from the mafia, which stole more than BGN 700,000 from a creditor in a system.

It is NORMAL for prosecutors to extend an umbrella over PEA Cholakov and 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.

It is NORMAL for prosecutors to extend an umbrella over the PEA from the mafia, which threatens extortionists and steals their money - hundreds of thousands of euros.

It is NORMAL for prosecutors to extend the umbrella of the PEA from a mobster who initiated an enforcement case based on fraud and illegally issued a writ of execution for millions of euros.

NORMA is a prosecutor and close to the chief prosecutor SOTIR TSATSAROV and IVAN GESHEV to delay the initiation of pre-trial proceedings against PEA from the mafia, which has embezzled hundreds of thousands of euros, for more than 13 years.

NORMA is a prosecutor to refuse to initiate pre-trial 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.

NORM is prosecutors 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 who, despite being banned, carry out commercial activity, because the PEA does not have the right to commercial activity by law.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to deprive the PEA of their rights - from the mafia that carries out commercial activities and gives money on credit to claimants with the ultimate goal of robbing them.

NORM is a prosecutor to refuse to initiate pre-trial 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.

NORM is prosecutors 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 who, despite being banned, carry out commercial activity, because the PEA does not have the right to commercial activity by law.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to deprive the PEA of their rights - from the mafia that carries out commercial activities and gives money on credit to claimants with the ultimate goal of robbing them.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, to refuse to initiate pre-trial proceedings against the PEA from the mafia, who prepared a fake seal of another ĆSI and stamped a decree for awarding which entered the looting of property for millions of euros.

6.2. THE PROSECUTOR'S OFFICE in UNION with the PEAs from the mafia such as PEA Dichev and other PEA, as a tool of the MAFIA FOR REPRESSION AGAINST honest PEAs with the aim of ruining human lives, depriving them of rights as PEAs and at the same time PUSHING AN UMBRELLA over the PEAs of the mafia

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV to prepare a false charge of fraud against the PEA - which does not belong to the mafia.

NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV to indict for things that are not a violation against the PEA - who does not belong to the mafia, with the ultimate goal of depriving him forever of his rights as the PEA - prosecutor Mariana Stankova, Nina Yaneva, Daniela Dimitrova. .

NORM is the prosecutors, the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV to file charges based on reports of the chairman of the Chamber of the PEA

Dichev - signals with false data and fraud, with the aim of ruining human lives and depriving the honest PEA of their rights- prosecutors BAYAN BALEV, Mariyana Stankova, Kostadinova, Nina Yaneva, Daniela Dimitrova. The NORM is prosecutors, the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV to press charges based on reports of the chairman of the Chamber of the PEA Dichev - reports with false data and fraud, with the aim of ruining human lives and after years the judges SHOULD APOLOGIZE to the victim FOR THIS RACKET.

It is the NORM for prosecutors BAYAN BALEV to initiate pre-trial proceedings only based on a tip without evidence AND AFTER PEOPLE AND THE MAFIA ENTERED HIS CABIN.

It is NORMAL for prosecutor Marijana Stankovo to file a complaint with the PEA that she entered a decree for assignment, provided that such act is entered by the announced buyer and not by the PEA.

It is the NORM for prosecutors to extend an umbrella over the PEA, which has unjustly enriched itself and embezzled money from a debtor.

The NORM is for prosecutors to extend an umbrella over a state bailiff who has embezzled money from a debtor twice the amount owed by the debtor.

NORMA is a prosecutor to extend an umbrella over PSI who is from the mafia.

NORMA is a prosecutor to extend an umbrella over PEA, a former state bailiff who was an agent of State Security.

NORMA is a prosecutor to extend an umbrella over PEA from the mafia for more than 15 years for the embezzlement of hundreds of thousands of euros.

NORMA is a prosecutor 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.

It is NORMA for prosecutors to pull over the PEA from the mafia, which stole more than BGN 700,000 from a creditor in a system.

It is NORMA for prosecutors to extend an umbrella over the PEA from the mafia, which 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.

It is NORMA for prosecutors to extend an umbrella over the PEA from the mafia, which threatens extortionists and steals their money - hundreds of thousands of euros.

It is NORMA for prosecutors to extend the umbrella of the PEA from a mobster who initiated an enforcement case based on fraud and illegally issued a writ of execution for millions of euros.

NORMA is a prosecutor to delay the initiation of pre-trial proceedings against PEA from the mafia, which has embezzled hundreds of thousands of euros, for more than 13 years.

NORMA is a prosecutor to refuse to initiate pre-trial 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.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to disenfranchise the PSI from the mafia who, despite being banned, carry out commercial activities.

NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, not to deprive the PSI of their rights - from the mafia that carries out commercial activities and gives money on credit to claimants with the ultimate goal of robbing them.

The NORM is prosecutors and the entire prosecutor's office of the chief prosecutor SOTIR TSATSAROV and the chief prosecutor IVAN GESHEV, to refuse to initiate pre-trial proceedings against the PEA from the mafia, who prepared a fake seal of another ČSI and stamped a decree for awarding which entered the looting of property for millions of euros.

THE NORM IS NO JUSTICE, NO JUSTICE.

THE NORM IS when the prosecutor knowingly wrongly implements the law, for example the prosecutors Marijana Stankova, Yaneva, Dimitrova, Balev, who raise accusations that the PEA sold properties that it foreclosed on 30.08.2007. of public sold during the beginning of 2008, provided that after the foreclosure on 30.08.2007. Kremikovtsi sold them to third parties on 02.11.2007. and 09.09.2007 despite the foreclosure of the properties - i.e. there is a proven crime by the employees of Kremikovtsi, but for these prosecutors it is not a crime - that of "Kremikovtsi".

THE NORM IS when the prosecutor deliberately does not cite the law, when the prosecutor deliberately mistreats the law, prosecutor Stankova, Dimitrova, Yaneva mix old Code of Criminal Procedure with new Code of Criminal Procedure, when the prosecutor knowingly wrongly mixes laws - same as above - prosecutor Yaneva mixes old Code of Criminal Procedure with new Code of Civil Procedure, when prosecutor knowingly erroneously replaces and adds laws.

NORM is when the prosecutor knowingly mishandles undisputed evidence, which is not in his favor

NORM is when the prosecutor deliberately does not even comment on indisputable written evidence - crimes committed by other persons - prosecutor Stankova, Dimitrova, Yaneva,

THE NORM IS when the prosecutor knowingly does not implement an effective court decision.

THE NORM IS WHEN PROSECUTORS HAVE EXTENDED AN UMBRELLA, A DOUBLE STANDARD IN THE THEFT OF LAND FROM PRIVATE LANDS 2015-MARCH 2016 FOR THE CONSTRUCTION OF SOFIA'S "NORTHERN TANGENT" - A DOUBLE STANDARD, A EXTENDED UMBRELLA.

IT IS NORMAL when prosecutors of the chief prosecutors Assoc. BORIS VELCHEV, SOTIR TSATSAROV, IVAN GESHEV PUSH UP THE UMBRELLA FOR CRIMES COMMITTED by Prime Minister SERGEY STANISHEV and Prime Minister BOYKO BORISOV who gave PRIVATE LAND ON A CONCESSION for 35 years.

NORMA is a stretched umbrella of the prosecutor's office under Chief Prosecutor SOTIR TSATSAROV and Chief Prosecutor IVAN GESHEV for stealing land from companies close to the mafia...

NORMA is a stretched umbrella over judges, ministers, prime ministers.

NORMA is a stretched umbrella, a double standard by prosecutors Mariyana Stankova, Ina Yaneva, Boyan Balev, Tsankov, Dimitrova from the Sofia City Prosecutor's Office over proven crimes of Private Bailiffs- PEA such as Georgi Dichev, Ivan Cholakov, Nedyalka Kovacheva, Stoyan Yakimov, Bizinski and dozens of others.

NORMA is the MINISTRY OF JUSTICE under Ministers HRISTO IVANOVY PETKOVA, ZLATANOVA, TETSKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, PROF. YANAKI STOILOV, 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

It is the NORM for ministers such as TSETSKA TSACHEVA, DANAIL KIRILOV, AHLADOVA, Prof. YANAKI STOILOV, NADEZHA YORDANOVA, not to delete the private bailiffs Stoyan Yakimov, Tsacheva, and ACEV, as CSOs 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 MFIA 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.

6.3.. MINISTRY OF JUSTICE as a body of repression against honest PSI based on complaints and reports from people close to the mafia

Ministry of Justice as a repressive neo-liberal neo-fascist body to institute DISCIPLINARY PROCEEDINGS against PSI without any violations in order to punish and deprive them of rights.

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 ONE ENFORCEMENT DELEO is cited, according to which there are violations-

6.4. SCHEMES OF REPRESSION OF THE NEOLIBERAL NEO-FASCIST MAFIOTISM of the Chairman of the Chamber of Commerce and Industry of the Chamber of Commerce and Industry PEA DICHEV and his friends in the Council of the Chamber of Commerce and Industry of the Chamber of Commerce and Industry of the Chamber of Commerce and Industry of the Chamber of Commerce and Industry of the Chamber of Commerce and Industry - THE GOAL IS TO DESTROY THE INCONVENIENT MERCHANDISE AND MERCHANT OF THE MAFIA

FIRST OPTION - SCHEME OF THE ORDER OF THE MAFIA PEA DICHEV and the council of the Chamber of ChSI: 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 PSI 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 PEA 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 OPTION - THROUGH COMPLAINTS BY SUBSIDIARY PERSONS against a certain PEA, a disciplinary case should be instituted against him, with which he will 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 PEA Dichev, such as Krasimir Mollov and others, are used as complainants.

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 the National Institute of Internal Affairs and Communications with the chairman of the Institute of Internal Affairs and Communications **PEA DICHEV** and **IVAN HADJIIVANOV** makes a decision to form of a disciplinary case with a penalty of **DISQUALIFICATION** as a **Private Bailiff**

3/. After that, the disciplinary panel confirms the **INSANE DECISION OF THE COUNCIL OF COMMERCE - THE MAFIA**.

4/. **AFTER THAT**, the **MAFIA** in the **CHAMBER** of the **PEA** with the chairman **PEA DICHEV** and **PEA Ivan Khadjiivanov** in an agreement with the judges of the Supreme Court of Cassation, determine judges close to them to hear the case in the Supreme Court of Cassation after burning by the **PSI** and accordingly confirm the decision of the Council of the Chamber . **REPRESSION, HARASSMENT - NEO-FASCISM** and the mafia are legalized in the Chamber of Public Security.

THIRD OPTION - through a complaint to the MINISTRY of Justice and using the inspectors who serve the MAFIA

1/. Filing a complaint report to the Ministry of Justice - to the inspectors **WHO SERVE THE MAFIA AND HAVE PERSONAL CONTACT AND RELATIONSHIP WITH PEA DICHEV**

2/. From there, on the basis of lies and slanders, a disciplinary case is requested against the designated **PSI** in the Chamber of **PSI** with the corresponding punishment.

3/. Then, through the mafia connections in the Supreme Court of Cassation, the Supreme Court judges confirm the sentence

FOURTH OPTION – REPRESSION through the National Revenue Agency for audits

1/. The Chairman of the Chamber of **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 **ČSI DICHEV** has direct contact, formed audits against the **ČSI** 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 **PSI** to pay **REAL "UNDUE TAXES"** in **HUNDREDS** of **BGN**.

FIFTH OPTION - multiple UNREAL appeals by FAKE PERSONS with the purpose of **PUNISHMENT** of the **DEFENDED PSI** to many punishments, in order to finally demand the **DEPRIVATION** of the **DEFENDED PSI 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 PSI.**

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.

6.5/. **THE REPRESSION** and the lack of morals of the chairman of the Chamber of PEA and PEA Georgi Dichev, chairman since 2006. with small interruptions and the members of the Council of the Chamber of PEA Elitsa Hristova, PEA Tanya Madzharova, PEA Ivan Hadzhiivanov, PEA Tsebova, PEA T. Kolev, PEA Cholakov, PEA Alexander Dachev, PEA Vasil Nedyalkov, PEA STOYAN YAKIMOV, PEA Mariana Kirova , PEa Georgi Georgiev, PEA Natalia Dangova, PEA Georgi Tseklev, PEA Irina Hristova, PEA Krastyo Angelov, PEA Stefan Gorchev, PEA Ivaylo Iliev Iliev, PEA Totko Kolev, PEA Elitsa Hristova Tsebova, PEA Ivan Hadjiivanov, PEA Nikola Popov, PEA Rosen Sirakov , To PEA Marian PETKOV, PEA Delyan Nikolov , PEA VIKTOR GEORGIEV, PEA Tsacheva, PEA Anadolieva, PEA Haladzova.

1/. By order of the Chairman of the Chamber of the PEA Georgi Dichev, he receives information about claimants and debtors from the register of enforcement cases filed with the PEA M.G. and forces these claimants and debtors to write complaints - unfounded, full of slander and lies against PEA M.G. with the ultimate goal of the Council of the Chamber to institute 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 PSI 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 ESHEV, charges will be brought against ČSI 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.

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 PEA Georgi Dichev, the same with an arrangement with the prosecutor BOYAN BALEV, owning houses and apartments for millions of leva, 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 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 Dichev and the PEA Krastyo Angelov, PEA Stefan Gorchev, PEA Ivaylo Iliev Iliev, PEA Totko Kolev, PEA Elitsa Hristova Tsebova, PEA Ivan Hadjiivanov, PEA Nikola Popov, PEA Rosen Sirakov, PEA Marian PETKOV, PEA 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 the PEA PSI 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 PSI 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 Georgi Dichev d\s 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 Georgi Dichev with an agreement with the Deputy Chairman of the Supreme Court Judge KRASIMIR VLAHOV 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 PSI 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

6.6./ CASE STUDY - ORDER - REPRESSION - PREPARATION OF FALSE REPORTS - NEO-LIBERAL NEO-FASCIST MAFIA HARASSMENT and REPRESSION by the Council of the Chamber of PEA and its presidents PEA Dichev and PEA Ivan Hadjiivanov - people from the deep mafia, over whose actions, lawlessness the prosecutors of the general prosecutor have stretched an umbrella Sotir Tsatsarov and the chief prosecutor Ivan Geshev and the former chief prosecutor Associate Professor Boris Velchev over "a raider not belonging to the mafia" PSI6/. THE PUSHED UMBRELLA by the Chief Prosecutor Sotir Tsatsarov and the Chief Prosecutor Ivan Geshev and the prosecutors Mariyana Stankova, Nina Yaneva, Daniela Dimitrova, Docho Dochev, Boyan Balev over a proven crime by the Chairman of the Public Prosecutor's Office Georgi Dichev and a stretched umbrella from 2009. until 2022

To the head of the SGP - prosecutor EMILIA RUSINOVA

REFUSAL OF THE PROSECUTORS TO INVESTIGATE CRIMES COMMITTED BY THE CHAMBER'S COUNCIL OF CHI, CHSI Dichev- OPEN SUPPORT AND LEGALIZATION OF THE CRIMES COMMITTED BY PEA Dichev, the chamber council FOR NEOLIBERAL NEO-FASCIST REPRESSION for ruining human lives

6.7/. PERMITTED AND PROVEN FRAUD AND THEFT OF HUNDREDS OF THOUSANDS OF EUROS - over 390,000 euros by an organized criminal group PEA Radost Cholakova and PEA Ivan Todorov Cholakov, close friends of the chairman of the PEA DICHEV and PEA Hadjiivanov.

PROVEN INACTION BY THE CHAMBER OF THE PEA, the Ministry of Justice, the ministers Prof. Yanaki Stoilov, Nadezhda Yordanova, KRUM ZARKOV and the inspectors in the Ministry of Justice, AS WELL AS THE INACTION AND THE TENSION OF THE UMBRELLA OF THE PEA IVAN TODOROV CHOLAKOV by the PROSECUTOR'S OFFICE and the chief prosecutor IVAN GESHEV.

6.7../. THE EUROPEAN COMMISSION and the EUROPEAN UNION with presidents BAROSO, Jean Claude Juncker, and Ursula von der Leyen, the NATIONAL ASSEMBLY of the Republic of Bulgaria, Minister-President BOYKO BORISOV, Ministers of Justice Hristo Ivanov, Tsetska Tsacheva, Danail Kirilov, Ahladova, Prof. Yanaki Stoilov, Nadezhda Yordanova 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 PSI Georgi Sajkov DICHEV and precisely determined PEAs by the mafia, THESE INSTITUTIONS are TREATED this mafia.

And on the contrary, despite the indisputable evidence of crimes committed by the PEA, 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/. DEGREE OF DEMOCRACY FORMULA, DEGREE OF JUSTICE/INJUSTICE, FORMULA OF CORRUPTION, FORMULA OF MAFIA, FORMULA OF MAFIAISM, FORMULA OF DEGREE OF TRUST, FORMULA OF DEGREE OF TRUTH.

DEGREE OF DEMOCRACY FORMULA / 2006

DEMOCRACY = POWER - Influence - Relationships - Interests - ORDER/S - Mafia / mafia structure / internal or external/ - Monopoly rights + laws/rules/practices/procedures //freedoms// -- possibility to make alternative decision/s/ ia - Duty - Responsibility - morality/ethics - compliance / application / execution of the law by judges/prosecutors/statesmen -- Control/Sanction - corruption/corrupt practices - information - manipulation - structure of society - economy - inequality + obligations - Justice/ unfairness – Trust/Degree of trust

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 to make an alternative decision – Duty – Responsibility – morality/ ethics - compliance / application / execution of the law by judges/prosecutors/statesmen -- Control/Sanctions- Corruption - Mafiotization - TRUST / DEGREE OF TRUST.

THE DEGREE of Justice/Injustice depends on the degree of MAFIOTISM in a society, the degree of corruption among law enforcement 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

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

Corruption = Monopoly rights/rights + laws/rules/practices/procedures + opportunity to make an alternative decision – obligation – responsibility – morality/ethics.

FORMULA OF THE MAFIA - 2001 - Theory of the Mafia - Prof. Momchil Dobrev

MAFIA = Power + Influence + Connections + Interests + ORDER/S + Mobified 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 nevaus + 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

8. 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 informed about 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.

THE MAFIA HAS A COUNTRY – BULGARIA!!!!

REFERENCES

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, EComission, E Parliament!?!? And its protection with Gemany, France, Englands - 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 mafia-driven Materialism ”- Bulukrain-MM, Sofia
8. Dobrev, M., Garibova-Dobrev, 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-Dobrev 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, Theopry 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.