



Investigative Article

Volume-05|Issue-06|2025

Until US President Trump and the OFAC /Magnitsky/ service, with their imposed double standards and inaction, will support the deep mafia and mafia fascism, the attempts of Bulgaria, controlled by the USA and the European Union, to assassinate Prince Lord Academician Prof. Momchil Dobrev—respected by hundreds of professors in 1985 as the genius of the 20th and 21st centuries in Germany, the only one who fights against mafia fascism in Bulgaria, the European Union, and the European Commission since 2003—lawlessness, theft, double standards, legalization of thefts of properties, companies, factories, equipment worth billions of euros from banks, insurers, and the thefts of heritage properties, factories, plants, equipment worth over 5 billion US dollars, owned by the Dobrev Halachev dynasty—of Mariola Garibova-Dobreva, of Lord Prof. Momchil Dobrev—and 19 attempts for the murder of Lord Prof. Momchil Dobrev, for openly seeking justice and legality, and the execution of an order from judges VI Valkov, B. Rusev, Angelov, Raina Martinova, Lyubka Golakova, Margarita Sokolova, Sv. Kalinova, Gencheva, Daniela Doncheva, Al. Angelov, Dekova, Al. Tsonev, Erik Vassilev, Dranchovska, Sheytanova, Evgeniya Simeonova-Vratsa, and dozens of others; support from the chairmen Russi Alexiev and Alexey Trifonov of the Sofia City Court, the chairwoman of the Sofia Court of Appeal—Daniela Doncheva—and the chairmen of the Supreme Court of Cassation—Lozan Panov and Galina Zaharieva; support from the prosecutors of the chief prosecutors Filchev, Boris Velchev, Sotir Tsatsarov, Ivan Geshev, Borislav Sarafov—who legalized the lawlessness, the lawlessness in Bulgaria and the theft of property, properties of the Dobrev Halachev dynasty for 10 billion euros, factories, theft of money from banks, and caused losses of over 35 trillion US dollars, after an accepted total balance of 35 trillion euros losses from the EC, Germany, France, and Bulgaria—double standards, mafia.

Trump's real and true doctrine since 2016: I want everything—resources, markets, production, profits.

Prince Lord Prof. PhD D Momtchil Dobrev-Halachev

Scientific Research Institute Dobrev - Halachev Research Institute

Article History

Received: 08.11.2025

Accepted: 25.12.2025

Published: 31.12.2025

Citation

Dobrev-Halachev, M. (2025) Until US President Trump and the OFAC/Magnitsky/ service, with their imposed double standards and inaction, will support the deep mafia and mafia fascism, the attempts of Bulgaria, controlled by the USA and the European Union, to assassinate Prince Lord Academician Prof. Momchil Dobrev—respected by hundreds of professors in 1985 as the genius of the 20th and 21st centuries in Germany, the only one who fights against mafia fascism in Bulgaria, the European Union, and the European Commission since 2003—lawlessness, theft, double standards, legalization of thefts of properties, companies, factories, equipment worth billions of euros from banks, insurers, and the thefts of heritage properties, factories, plants, equipment worth over 5 billion US dollars, owned by the Dobrev Halachev dynasty—of Mariola Garibova-Dobrev, of Lord Prof. Momchil Dobrev—and 19 attempts for the murder of Lord Prof. Momchil Dobrev, for openly seeking justice and legality, and the execution of an order from judges VI Valkov, B. Rusev, Angelov, Raina Martinova, Lyubka Golakova, Margarita Sokolova, Sv. Kalinova, Gencheva, Daniela Doncheva, Al. Angelov, Dekova, Al. Tsonev, Erik Vassilev, Dranchovska, Sheytanova, Evgeniya Simeonova-Vratsa, and dozens of others; support from the chairmen Russi Alexiev and Alexey Trifonov of the Sofia City Court, the chairwoman of the Sofia Court of Appeal—Daniela Doncheva—and the chairmen of the Supreme Court of Cassation—Lozan Panov and Galina Zaharieva; support from the prosecutors of the chief prosecutors Filchev, Boris Velchev, Sotir Tsatsarov, Ivan Geshev, Borislav Sarafov—who legalized the lawlessness, the lawlessness in Bulgaria and the theft of property, properties of the Dobrev Halachev dynasty for 10 billion euros, factories, theft of money from banks, and caused losses of over 35 trillion US dollars, after an accepted total balance of 35 trillion euros losses from the EC, Germany, France, and Bulgaria—double standards, mafia. Trump's real and true doctrine since 2016: I want everything—resources, markets, production, profits. *Indiana Journal of Multidisciplinary Research*, 5(6), 160-178.

Copyright © 2025 The Author(s): This is an open-access article distributed under the terms of the Creative Commons Attribution 4.0 International License (CC BY-NC 4.0).

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

Keywords: Genocide, Law, Mafia, Corruption, Theory, Finance

1. INTRODUCTION

Lord Prof. PhD Momchil Dobrev-Halachev and Prof. Mariola Garibova-Dobrev developed in 2006 the "Theory of the Degree of Democracy" and the "Theory of the Degree of Justice/Injustice," based on their practice in courts, prosecutors' offices, and state institutions, and especially on the practice of Prof. Mariola Garibova-Dobrev as a judge with dozens of years of experience as both a civil and criminal judge. Prof. Momchil Dobrev also participated as an observer in various types of elections.

In 2001, Prof. Momchil Dobrev created the Theory of Corruption and the Theory of Mafia, as well as the theory and practice of mafia, which contributed to the clarification of the Theory of the Degree of Democracy.

In 2001, Lord Prof. Momchil Dobrev developed the Theory of the Mafia and the Theory of Corruption. Both theories were developed through analysis of mafia and corruption throughout the world—in Bulgaria, Germany, the European Union, and other countries.

In 2010, Lord Prof. Momchil Dobrev developed the "Theory of Mafiotism" as a new type of state governance oriented solely and exclusively toward 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 yield results because the mafia exists at the highest state and European levels and acts without restraint. This mafia controls courts, prosecutors' offices, and all kinds of state institutions, which carry out its

orders. Even after nine attempts to assassinate Prince Lord Prof. Momchil Dobrev after 2011 for his fight against this mafia, the struggle will not stop, as Professor Zhivko Stalev states: "A state without the rule of law is a form of organized crime."

1.1 Introduce the problem

The problem of mafia and corruption in Bulgaria and in the European Union and the European Commission is enormous. We have repeatedly submitted evidence of the scale of this mafia. On the basis of the existence of mafia and corruption in Bulgaria and the European Union and the European Commission, Lord Prof. Momchil Dobrev created in 2001 the "Theory of the Mafia" and the "Theory of Corruption," covering all their manifestations.

On the basis of these theories, Lord Prof. Momchil Dobrev defined a formula for the mafia and a formula for corruption. Based on these processes, Lord Prof. Momchil Dobrev created the Theory and Practice of Mafiaism, defining a formula for mafiaism, how it works, how it is organized, and whose interests it serves.

Corruption and mafia in a country destroy democracy, freedoms, human rights, and the rule of law. As a result, Lord Prof. Momchil Dobrev and Lady Prof. Mariola Garibova-Dobrev created the "Theory of the Degree of Democracy," the "Theory of the Degree of Justice/Injustice," and the "Theory of Socio-Humanism"—a society that excludes the shortcomings of neoliberalism, globalism, and the wild market economy, and creates the foundations of a new human society based on completely different principles—economic, social, managerial, and others.

As a result of the fight of Lord Prof. Momchil Dobrev against corruption and the mafia in Bulgaria and in the European Union and the European Commission since 2011, Lord Prof. Momchil Dobrev has survived 17 (seventeen) attempts to kill him and his relatives.

During the previous term of President Donald Trump (2016–2020) and during the current term beginning in 2025, President Trump was personally informed, as well as through the U.S. Embassy in Bulgaria, about the mafia at the state level in Bulgaria, including within the courts and the prosecutor's office, under the government of Prime Minister Boyko Borisov. There was no reaction from President Donald Trump, although he declared himself a fighter against mafia and corruption.

President Trump was also informed that the mafia in Bulgaria and in the European Commission had damaged an American company by billions of dollars by stealing its property—the company “Bulgarian Posts”—without any action or result for more than nine years.

At the beginning of the current term, President Trump was again informed about this mafia. No action followed from President Trump, despite the fact that losses of hundreds of millions of euros were caused to an American company.

Despite lawsuits filed in 2022 in international institutions—courts and others—there has so far been no information or clear support from these courts, including the European Court of Human Rights, UN courts, criminal courts, and arbitration bodies.

This is evidence of another mafia within these courts and of support for the mafia in Bulgaria, Europe, and around the world.

All cases filed concerning the theft of property of an American company—for trillions of U.S. dollars—with the participation and support of Prime Minister Boyko Borisov, Chief Prosecutors Sotir Tsatsarov and Ivan Geshev, the current Chief Prosecutor, judges, ministers, and others, have disappeared, and to this point there is no information about these cases.

Furthermore, after a case was filed in 2023 under the RICO Act in the United States against former Prime Minister Boyko Borisov, Prosecutor General Sotir Tsatsarov, Ivan Geshev, ministers, judges, and private mafia companies, an attempt to assassinate Prince Lord Academician Prof. Momchil Dobrev occurred on November 1, 2023, in the building of the Sofia District Court. This occurred with the participation of Judge Lyubomir Ignatov and the inaction of the President of the Court, Judge Alexander Angelov, ministers, Deputy Minister Criminal Judge Dechev, the Prosecutor's Office under Ivan Geshev, and the current Prosecutor General Borislav Sarafov.

2. RESEARCH METHODS

The research methods include analysis, verification, and control of all factors related to corruption and mafia within the judicial system, and specifically among judges, prosecutors, and private enforcement agents, which influence the viability of society, the degree of democracy, laws, and their implementation by judges, prosecutors, statesmen, ministers, prime ministers, state and municipal employees, private enforcement agents, and others.

- Analysis of the laws of Bulgaria, the European Union, and the European Commission
- Analysis of all authorities in a country—judicial, legislative, executive—and of the European Union and the European Commission
- Analysis of the implementation of laws at the national level and within the European Commission
- Analysis of the existence of corruption and mafia within the judicial system, the state system, and the European Union
- Analysis of the judicial system, including laws; judges; the election and development of judges; violations committed by judges; disciplinary and other liability of judges and prosecutors; and the role of these actors as guarantors of democratization in society

3. Although in 2016, 2017, 2019, and 2020, President Trump was personally informed of all attempts to assassinate Lord Academician Prof. Momchil Dobrev, heir of the “Dobrev Halachev Dynasty,” as well as of the attempts by Minister President Boyko Borisov to steal the property of the “Dobrev Halachev Dynasty” through a decision for a concession over private land owned by the dynasty, no action was taken.

These included attempts to murder Lord Academician Prof. Momchil Dobrev, namely:

- The arson of the Dobrev family's apartment in 2011, set on fire by two police officers, while the father of Lord Academician Prof. Momchil Dobrev was inside, bedridden, after threats of conviction and a predictable stroke, heart complications, and a broken femoral joint in 2008 following threats from persons close to Minister President Boyko Borisov.
- An attempted murder of Lord Academician Prof. Momchil Dobrev in January 2012, when an assailant waited for him for 45 minutes in front of his office to beat him.
- An attempted murder of Lord Academician Prof. Momchil Dobrev after 17 blows with an umbrella handle to the left side of his face, with teeth knocked out, carried out by criminal Kalchev in front of the office of the Commission for Corruption, which has surveillance cameras, followed by dozens of further murder attempts.
- The order and attempt to kill Lord Academician Prof. Momchil Dobrev on 19.02.2020, when, by

order of Minister President Boyko Borisov and Chief Prosecutor Sotir Tsatsarov, judges acted on the basis of a falsified and forged court protocol prepared by Judge Raina Martinova and the President of the Sofia City Court, Alexey Trifonov.

Following his arrest, at 8:45 p.m., two individuals armed with large screwdrivers attacked him in a corridor with the intent to kill him. This followed his protests in September and October 2019 in front of the court against evidence of mafia corruption and state-organized murder involving the state, the courts, and the prosecutor's office, as well as crimes committed by Minister President Boyko Borisov and judges of the Sofia City Court, chaired by Kaloyan Topalov, Svetlin Velov, Mikhaylov, Georgi Kolev, Popkoleva Yaneva, Alexey Trifonov, Vladimir Yordanov; the Sofia Court of Appeals, chaired by Daniela Doncheva and Pengezov; and the Supreme Court of Cassation, chaired by Lozan Panov.

This includes crimes committed by judges Vladimir Valkov, Albena Bateva, Lyubka Golakova, Alexander Angelov, Raina Martinova, Stoyu Zgurov, Klaudiya Mitova, Dranchovska, Boycheva, and dozens of other judges—over 29 judges from the Sofia Court of Appeals and over 30 judges from the Supreme Court of Cassation.

The confession by General Lyuben Gotsev regarding his participation in the order to kill Momchil Dobrev on 19.02.2020 is also documented. A few months before he died of natural causes, the boss of the mafia in Bulgaria, General Lyuben Gotsev, known since the 1970s, called Momchil Dobrev from a hidden phone and identified himself.

This included a confession and a request for forgiveness from General Lyuben Gotsev, made a few months before his death, for his order to kill Momchil Dobrev, together with former Minister President Boyko Borisov and Prosecutor Sotir Tsatsarov, with the support of the President of the Court, Alexey Trifonov, Judge Raina Martinova, the President of the Sofia Court of Appeals Daniela Doncheva, the President of the Supreme Court of Cassation Lozan Panov, and dozens of other judges.

This was based on falsified and manipulated court protocols altered 17 times, reducing hearings from 60 minutes to 48 minutes, prepared by Judge Raina Martinova, causing Lord Prof. Momchil Dobrev's companies losses exceeding 5 billion euros and 5 billion U.S. dollars, as well as the loss and theft of millions of leva by mafia construction companies and dozens of other debtors.

4.Despite the fact that in 2025 President Trump was again notified of another attempt to assassinate Lord Academician Prof. Momchil Dobrev on November 1, 2023, in a court hall in the building of the Sofia District Court—following the attempted murder on 19.02.2020

ordered by General Lyuben Gotsev, Boyko Borisov, and Sotir Tsatsarov, with the participation of Judge Raina Martinova, Alexey Trifonov, Daniela Doncheva, and Lozan Panov, and the theft of properties, factories, and plants owned by the Dobrev Halachev Dynasty—no action was taken.

There was no reaction from either President Trump or the OFAC office, despite undisputed evidence having been provided.

These facts constitute evidence of the double standards of the administration of President Trump and of the OFAC office, which, despite possessing sufficient evidence, has not sanctioned corruption and the mafia, including CHP Georgi Sykavo Dichev, prosecutors Balev, Mariyana Stankova, Dimitroma, Yanave, Dochev, and chief prosecutors Sotir Tsatsarov, Boris Velchev, Ivan Geshev, and Borislav Sarafov.

These are the double standards—an umbrella over the mafia in favor of mafia fascism, corruption, and lawlessness.

5.Proof of the real doctrine of President Trump since 2016 shows that everything is for profit and only for profit, by any means and methods, including the protection of corruption, the mafia, and the interests of mafia fascism, and the extension of an umbrella of support over mafia and corruption in states controlled by the United States.

All words about justice and honesty remain meaningless. The real doctrine of President Donald Trump since 2016 states:

“I want everything—the resources of the entire Earth, the profits of the entire world, the production of the entire Earth to be American, and the markets of all countries and continents.”

Goals:

- Conclusion of agreements and acquisition of all important resources for U.S. production and global domination
- Conclusion of agreements for concessions and acquisition of fields
- Conclusion of trade agreements for the supply of energy resources to other countries
- Management and control of all markets
- Imposition of the will of the United States and the deep mafia and its members on entire markets
- Imposition of the will of the United States and the deep mafia and its members on policies and economies of states and unions
- Imposition of prices, resources, goods, and services

METHODS AND MEANS

1. Imposition of trade and other sanctions on states to achieve these goals

2. Imposition of sanctions on companies that are competitors of American or deep mafia companies and their members
3. Acquisition of companies through imposed sanctions at no cost by deep mafia companies and their members
4. Acquisition of land resources of other states
5. Acquisition of territories of relevant states through private companies of the deep mafia or its members
6. Acquisition, ownership, control, and management of entire markets in states and continents, for example the European Union
7. Imposition of the will of the United States and the deep mafia and its members over the policies and economies of states and unions, including the European Union

6. Schemes for the theft of property owned by the “Dobrev Halachev Dynasty,” respectively belonging to the “Principality Dobrev Halachev,” with the help of the state

These schemes were carried out with the assistance of the state—namely the Council of Ministers; the Prosecutor’s Office under Prosecutor General Assoc. Prof. Boris Velchev, Prosecutor General Sotir Tsatsarov, and Prosecutor General Ivan Geshev; mafia judges from the Sofia City Court, including judges Albena Boteva, Raina Martinova, Vladimir Valkov, Alexander Emilov Angelov, and Lyubka Golakova; the Chairman of the Sofia City Court Alexey Trifonov; the Chairman of the Sofia Court of Appeal Daniela Doncheva; and civil servants of the National Revenue Agency.

The goal was the theft of private lands owned by companies of the “Dobrev Halachev Dynasty” by mafia figures, involving Prime Minister Boyko Borisov, Prosecutor General Assoc. Prof. Boris Velchev, Sotir Tsatsarov, Ivan Geshev, prosecutors from the State Prosecutor’s Office including Mariyana Stankova and Boyan Balev, and private bailiffs.

The beginning

On 04.04.2008 and 21.05.2008, by virtue of decrees for assignment, D. acquired two properties located in the Northern Tangent of the city of Sofia, the capital of Bulgaria, with areas of 2,050 decares and 2,170 decares respectively.

The first line of racket and forced extortion

As early as September 2008, pressure began against the father through phone calls between 11:00 p.m. and 3:00 a.m., demanding that D.D. donate the properties to the then Prime Minister Boyko Borisov, accompanied by threats. Following these threats, D.D. suffered a stroke, a heart attack, and broke his leg while hospitalized in Burgas. Since September 2008, after surgery in a hospital in Sofia, D.D. has been bedridden in Sofia.

After threats and extortion against the D. family failed, former State Security colonels posing as representatives of Prime Minister Boyko Borisov attempted to purchase the properties at a price 9,000 (nine thousand) times below market value.

After refusal of this offer, actions were initiated in various institutions.

The second line – racket and extortion

A second line of pressure involved Krasimir Mollov, who exerted pressure on Momchil Dobrev to donate 30% of the purchased lands of the Dobrev Halachev Dynasty to him and his companies. Continuous threats, racket, and extortion followed.

The third line – actions of the Prosecutor’s Office

Following letters from the Chairman of the Chamber of Private Enforcement Agents, Private Enforcement Agent Georgi Saykov Dichev, to the National Revenue Agency, the Prosecutor’s Office, Prosecutor Nikolay Kokinov, Chief Prosecutor Assoc. Prof. Boris Velchev, Prosecutor Boyan Balev, Prosecutor Mariyana Stankova, and the Sofia City Prosecutor’s Office, decrees were issued by Prosecutor Mariyana Stankova ordering tax audits against the entire family and its companies.

In parallel, a scheme was prepared to bring charges against Private Enforcement Agent M.G., who had issued the decrees for assignment of the properties after payment by bank transfer. This scheme was devised by prosecutors from the Sofia City Prosecutor’s Office—Kokinov, Mariyana Stankova, and Boyan Balev—under Chief Prosecutor Assoc. Prof. Boris Velchev, Chief Prosecutor Sotir Tsatsarov, and Chief Prosecutor Ivan Geshev, among others.

The scheme relied on a complaint filed by Krasimir Mollov, who claimed support from the GERB party, Prime Minister Boyko Borisov, and the Chairman of the Movement for Rights and Freedoms, Ahmed Dogan. The complaint, filed in 2009, contained fabrications and false statements intended to serve as grounds for prosecutorial action.

Prosecutor Mariyana Stankova initiated criminal proceedings with the motive that “Private Enforcement Agent M.G. entered the decrees for assignment in the Registry Agency.” This claim was false, as only buyers—not private enforcement agents—are legally allowed to enter decrees for assignment in the Registry Agency.

This action was initiated following letters from the Chamber of Private Enforcement Agents, signed by its Chairman, Private Enforcement Agent Georgi Dichev, together with four other private enforcement agents who were presented as financial experts and prepared a fraudulent financial report.

Prosecutor Mariyana Stankova also initiated pre-trial proceedings against Private Enforcement Agent Mariola Garibova, alleging that she had entered decrees for assignment, although these were entered by the buyer and not by Private Enforcement Agent Garibova.

The indictment further alleged that Private Enforcement Agent Garibova sold properties without foreclosure, despite the fact that the debtor “Kremikovtsi” AD sold foreclosed properties from the enforcement proceedings on 30.08.2007 and during September and November 2007 to third parties.

Instead of charging the managers of “Kremikovtsi” AD for selling foreclosed property, the opposite action was taken.

In 2014, Momchil Dobrev was also charged for allegedly entering and exiting documents in the office of Private Enforcement Agent Garibova under a contractual mandate.

Execution of the order

The order was proven through the filing of charges accompanied by threats, racket, and extortion by individuals close to the authorities and the mafia, who demanded money.

After refusal to comply, execution of the order followed. After judges of the Sofia City Court recused themselves, the order was executed by judges of the Supreme Court of Cassation, namely Ruzhena Keranova, Nikolay Darmonski, and Valya Rushanova. On April 28, 2017, they transferred the case to the Plovdiv District Court, despite the fact that Sofia District Court, Pernik District Court, Blagoevgrad District Court, Kyustendil District Court, and even Pazardzhik District Court are closer to Sofia than Plovdiv. The choice of Plovdiv reflected the influence of Chief Prosecutor Sotir Tsatsarov.

In Plovdiv, the first judge assigned to the case recused himself, clearly taking measures not to be forced to commit illegal acts. The case was subsequently taken up by another judge, reportedly selected according to statements made by individuals associated with the mafia and with Kremikovtsi.

Continued pressure and state actions

In 2010 and 2011, former State Security colonels operating from an office on Vitosha Boulevard in Sofia offered the D. family accommodation, introduced themselves as representatives of Boyko Borisov, and again offered to buy the lands at a price 9,000 times below market value.

After the family refused, the National Revenue Agency and the Prosecutor’s Office became involved. Tax audits were initiated, foreclosure proceedings were imposed on all family properties, including the disputed lands of 2,050 and 2,170 decares.

The National Revenue Agency claimed unpaid taxes of 2,000,000 leva, 6,000,000 leva, and 8,000,000 leva from the son; 2,000,000 leva from the father; and 2,000,000 leva from the mother.

All audits concluded with audit acts confirming that members of the D. family owed no money to the state.

Despite this, following complaints from Krasimir Mollov—who claimed political backing—prosecutorial files remained open. Letters from the Chairman of the Chamber of Private Enforcement Agents, Georgi Saykov Dichev, continued to be sent to the Prosecutor’s Office and the National Revenue Agency.

In 2011, an arson attack was carried out against the apartment of the D. family. In early 2012, a bus waited near Momchil Dobrev’s office with the intent to hit and crush him, managing only to strike his leg. Seven further attempts to kill him followed.

The fourth line – theft of land through a decision of the Council of Ministers

A fourth line of action involved the theft of the land through a decision of the Council of Ministers, under Prime Ministers Sergey Stanishev and Boyko Borisov, for the seizure of private lands through a 35-year concession.

An attempt to steal private properties through a concession by the Council of Ministers with Prime Ministers Sergey Stanishev (2009) and Prime Minister Boyko Borisov (2010) follows. By Decision of the Council of Ministers No. 43 of 23.01.2009 with Prime Minister Sergey Stanishev and subsequently with Decision No. 69 of 15.02.2010 with Prime Minister Boyko Borisov, a decision was made to conclude an illegal concession with the company “Celzian” on private property for 35 years, as the Council of Ministers has determined and given private land, additional to the concession area of 2,928.5 decares, in the amount of an additional area of 9,084 decares of private property.

The goal is the theft of private lands, which back in 2008 the then mayor of Sofia, Boyko Borisov, declared to be his own lands on which he would build a super settlement. In 2010 and 2011, the requests for a detailed development plan in the UAGK of the Sofia Municipality for the preparation of a detailed development plan did not disappear by any means and are still not in existence. There are projects there for the construction of a 375 megawatt power plant based on the technologies created by MD back in 1991, stadiums, complexes, and others for 5 billion US dollars.

Parallel, in April 2010, the Council of Ministers with Prime Minister Boyko Borisov gave concession of private land for 35 years to his firm, with the purpose being the theft of private lands.

Despite an appeal of this lawlessness of Minister President Boyko Borisov, judges from the mafia from the Supreme Administrative Court legalized a crime of the Council of Ministers and the Ministry of Economy and Energy, who in April 2010 gave private property on concession for 35 years to a company with the clear purpose of stealing this property. For this property, the mayor of Sofia City Hall, Boyko Borisov, declared in 2008 that it was his land and he would build a neighborhood for the richest. In administrative case No. 4696/2014, 4th department of the Supreme Administrative Court, judges Galina Mateyska, Todor Petrov, and Svetoslav Slavov showed bias towards the Council of Ministers and the Ministry of Energy by legalizing the lawlessness of the Council of Ministers, which in 2010 gave land—private property—on concession to a private company with the clear and undisputed purpose of stealing private lands. Instead of all the indisputable evidence in the case, the judges wrote that it was not about private lands but about municipal lands, which does not correspond to the truth and represents real fraud. This is despite it being proven that we are the owners of the lands in question since 04.04.2008, which we purchased for millions of leva. After we refused to sell them at prices 4,900 times lower than market value and to give them to statesmen-regents, and after we were threatened, we survived several attempts to kill us from 2011 until now. In 2010 and 2011, colonels from the State Security Service, with an office on Vitosha Boulevard—a former police station—offered to buy our lands at a price 4,900 times below market value, introducing themselves in the name of Boyko Borisov. After this offer in 2008, racketeering and blackmail against my parents began. After night calls to my father in Burgas, my father suffered a stroke and then broke his hip joint.

The fifth line – activation of the National Revenue Agency for audits of members of the “Dobrev–Halachev dynasty” family and the search for alleged unpaid tens of millions of leva in debts to the state.

After we refused to sell our lands, the NRA and the prosecutor’s office became involved and demanded 46,000,000 leva in taxes from me, Momchil Dobrev; 2,000,000 leva from my father; and 2,000,000 leva from my mother. In 2013, the NRA ruled that Momchil Dobrev did not owe a single lev in taxes to the state and did not even issue an act against my father. The result was that my father died in 2014—a man who created billions for his country, his people, and his homeland.

The sixth line – direct attempts to murder Momchil Dobrev and members of his family and the Dobrev–Halachev dynasty.

After we refused to sell in 2011, an arson attempt was made on the apartment where I lived with my father and

mother. When the police investigators arrived, they touched the evidence of the arson with bare hands, and no investigation followed. In 2012, a bus waited for Momchil Dobrev for 40 minutes near his office with the intention of killing him, and no investigation was conducted. Another assassination attempt occurred on 03.12.2017 at 8:43 PM and failed. There are nine attempts to kill Prince Lord Diplomat Academic Prof. Momchil Dobrev, including an attempt to kill him deliberately while in custody in February 2020.

The seventh line – filing fake cases in the Sofia City Court in 2013 and registering claims in the Registry Agency concerning the purchased lands owned by the Dobrev–Halachev dynasty.

The goal is for a criminal judge to issue an order that can be used in civil cases to steal the property. Case numbers 1685/2013, 1943/2013, and 6695/2013 were filed in 2013, and until June 2022 there has been no court hearing. The plaintiff was exempted from paying state fees in the amounts of 1,360,000 leva, 270,000 leva, and 136,000 leva. Instead of terminating the cases due to clear legal grounds and expired deadlines, judges Albena Boteva, Raina Martinova, Vladimir Valkov, Alexander Emilov Angelov, and Lyuba Golakova did not terminate them. This lawlessness is supported by court presidents Alexey Trifonov, Daniela Doncheva, and the president of the Supreme Court of Cassation, Lozan Panov.

Despite secured investments in 2014–2015 amounting to 5 billion US dollars for building a city-state three times larger than Monaco, these investments were blocked due to the filed cases, causing enormous losses.

The eighth line – another attempt by the mafia to steal land from the Dobrev–Halachev dynasty family through the Geodesy and Cartography Service in favor of the Sofia Municipality, representing criminal lawlessness and a clear mafia order.

After the first attempts of mafia statesmen to steal the properties of the Dobrev-Halachev dynasty family, it was back in 2009 when the Council of Ministers with Prime Minister Sergey Stanishev and Prime Minister Boyko Borisov decided to grant private land on concession for 35 years to a company, and after real disappearance of documents in 2010 and 2011, requests for detailed development plans in the UAGK of Sofia Municipality for the preparation of a detailed development plan for projects for the construction of a 375 megawatt power plant based on the free energy generators created back in 1991 by Prof. Momchil Dobrev.

And the date 30.06.2020 comes when Momchil Dobrev accidentally finds out that at the request of “Southwestern State Enterprise” DP from 22.05.2020, under the pretext of eliminating a clear factual error, parts of the property of Dobrev’s company are being removed and these properties are registered as the property of

Sofia Municipality, which is not actually the owner of these properties. This is actually being implemented through the Cadastre Service— theft of private property in the benefit of Sofia Municipality.

By Order No. 18-5904-30.06.2020 of the head of the Sofia City Civil Registry Office, Eng. Momchil Terziyski, an amendment to the cadastral map and cadastral registers in the village of Lokorsko was approved to eliminate a clear factual error for the registration of land properties with project identifiers 44224.5785.112, 44224.5785.113, 44224.5785.115, 44224.5785.118, 44224.5785.120, and 44224.5785.122.

The property of Dobrevi's company, which was previously 2050.888 decares, suddenly becomes 1797.286 decares, i.e., there is theft of properties illegally transferred as property to the capital municipality, namely seven properties.

The purpose is the illegal confiscation of others' property—property of Dobrevi's company—in the benefit of an entity which is not the rightful holder and has no right of ownership over these properties of Dobrevi's company.

This is a drastic violation of the Constitution, which protects private property, of Protocol 1 of the European Convention on Human Rights, and Art. 17 of the International Charter.

I.e., the purpose, with the apparent correction of a clear factual error, is aimed at bypassing legal norms and appropriation of property on a huge scale, which in essence is a forced confiscation— theft of private property.

Moreover, a change is being made to the property of the Dobrevi company, which from 2050.88 decares is reduced to 1797.296 decares.

In relation to the new properties to be registered as property of the capital municipality—although the capital municipality is not the owner but these are properties owned by the Dobrevi company and are included in the property of Dobrevi—they do not represent forest properties, nor field roads.

We hereby challenge the order of 30.06.2020, which is illegal and unconstitutional, and the changes that were taken on the basis of the application of the "Southwestern State Enterprise" SE, application reg. No. 01-205233/22.05.2020.

Who and by what law will separate from our property and will make other property even our property?

As an interested party, we have not been notified in any way and in accordance with the law.

An order for the theft of our property is clearly being executed. The loss is huge because the investment value of the prepared project on these stolen properties alone is 315 million euros. Academician Prof. Momchil Dobrev has appealed the order to the administrative court but does not trust the court because of the mafia in it.

Ninth line –

The theft of earth from the property of the Dobrev-Halachev dynasty for the construction of the Northern Tangent of Sofia.

Criminal lawlessness and criminal inaction of the prosecutors of Sotir Tsatsarov and Ivan Geshev, double standards?

In the period from 2015 to March 2016, trucks began to take away truckloads of earth every three minutes from a property adjacent to the Dobrevi family company in Lokorsko, and excavators began to load the earth from the lower level into these trucks on the higher step with a height of 15–20 meters.

There is indisputable evidence to charge officials, companies, and others with failure to comply with the law and use of official position in connection with the theft of earth from the property of Dobrevi's company, with which the Northern Tangent was built.

There is inaction by the prosecutors under Prosecutor General Sotir Tsatsarov and Prosecutor General Ivan Geshev, including the prosecutors from the SRP Iliyan Iliev, against the guilty parties—the Prime Minister, civil servants, and the mayor of Sofia—because despite their notification by Academician Prof. Momchil Dobrev, there is evidence of the theft of over 2,950,000 cubic meters of earth mass from our own land for the construction of the "Northern Tangent," which has caused us and our company at least 130,000,000 euros in damages. This proven theft is confirmed by the neighbor of our property, the company "Global West," notarized confirmation that such theft happened from March 2015 to March 2016 and continues.

Despite the evidence of Prof. Momchil Dobrev that between the beginning of 2015 and March 2016 the company "Global West" EOOD and the company "PIMK" extracted earth from the owned land of Dobrevi's company, transported the earth to the Northern Tangent, extracted earth—property of Dobrevi's company—without permission, transported it with trucks every 15 seconds, without a concluded contract, without the relevant permits, and passed through our land.

For more than a year, the two companies quoted above have been exporting Dobrevi's own earth in the direction of the Northern Tangent and unloading it there, for which they receive millions.

Some of the trucks of the company “PIMK” include: Mercedes PB 8840 CB, PB 4162 CB, PB 4430 CB, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators, and other machines, for which there are reports of findings, photographs, and the police have been notified.

On 07.03.2016, Minister-President Boyko Borisov was personally informed, because he declared that he was fighting against the mafia and corruption in the state. Incoming number 4401/02 dated 07.03.2016—no action, no result.

On 07.03.2016, the capital municipality with Mayor Fandakova and the inspectorate of the capital municipality were informed.

A request for inspection and action was submitted on 07.03.2016 to the above three institutions.

The Sofia Regional Administrative Office, the Sofia Road Traffic Safety Inspectorate, the Sofia Regional Road Traffic Safety Inspectorate, and the Road Infrastructure Agency were also informed—without result.

The Minister-President was requested to suspend the contract for the construction of the Northern Tangent of the city of Sofia immediately, within 30 minutes after submission on 07.03.2016. No result followed. The losses exceed 75,000,000 euros—the value of the land mass and lost benefits and profits.

Prosecutors General Sotir Tsatsarov and Ivan Geshev were personally informed of this theft—without result.

Even a neighbor whose property was affected confirmed before a notary the theft of over 2,950,000 cubic meters of earth mass. The loss amounts to 130 million euros.

OLAF, the European Commission, the Council of Ministers, the Prime Minister, the Road Infrastructure Agency, the Prosecutor’s Office, and various institutions were notified of the theft. Complete inaction.

That is why claims have been filed against them for 130 million euros.

7/. Theft of inheritable property owned by the “Dobrev Halachev dynasty” for 5.4 billion euros through judges, prosecutors, prosecutors-general.

The family name Dobrev Halachev dynasty is the heir and acquirer of rights to hereditary properties owned by former insurance companies that existed before 1947, when the insurance business was nationalized by the state government of the socialist People’s Republic of Bulgaria.

The case – from a legal point of view

The restoration of the right of ownership over properties alienated under the State Insurance Institute Act of 1946 took place under paragraph 1, item 1, letter A and ZR of the Act on Compensation of Owners of Nationalized Properties, DV No. 107 of 1997, known as the Luchnikov Act. It supplemented the provision of Art. 2, para. 1 of the ZVSONI, i.e., after more than seven years from the adoption of one of the main restitution laws.

One of the prerequisites for the subsequent serious difficulties in restoring the property of the former insurance companies, respectively the heirs of the partners and shareholders in them, was the delay of the legislator, which allowed the commission of numerous frauds with these properties included in privatization transactions, in the capital of municipal companies, incorrectly registered as municipal ones, although the law restored the ex lege property, for which a specific administrative act of a competent authority was not necessary. In practice, and in this particular case, without an order of the regional governor, the entitled parties had no way of exercising their rights.

A corresponding application should have been submitted to the regional governor for the deactivation of the property as state-owned, and the persons with a specific administrative act should have been introduced. It was also paradoxical that these acts of the regional governor, according to the legislator and the established long-standing practice of the court, were not subject to administrative control and annulment, and the rightful heirs had only one opportunity to prove their rights and ownership in court by filing property cases under Art. 108 of the Property Act and Art. 97, para. 1 of the Civil Procedure Code, which doomed them to a long-term battle in the judicial system. In the meantime, the properties changed owners through various transactions. This also created a risk of losing the property, since there is never any certainty in a court process.

And so, in short, in January 2003, after numerous meetings with the lawyers of the regional administration, copying documents and others, as heirs of the property on Positano Street, on Maria Luiza Blvd., on Tsar Osvoboditel Blvd., and other properties, Mariola Garibova meets, albeit unofficially, with an authoritative and leading figure from the regional administration itself, who promises, after she gives him the documents establishing her rights, to assist in the faster restoration of the property.

Without hesitation, Mariola Garibova presents all the documents that were missing from the file until that moment and which proved the rights under Art. 2 for the deactivation of the property. In addition, she quite naively provides a list of the properties of all former insurance companies, which we quoted in the previous chapter.

Regional administration officials promise, after Mariola Garibova provides documents establishing her rights, to assist in the quickest restoration of property.

Without hesitation, Mariola Garibova presents all documents that were until this moment missing in the correspondence and that proved the rights under Article 2 for the deactivation of the property. After that, an incredibly fast maneuver followed in drawing a sketch and a tax assessment for the activation of the property in favor of DZI AD as a legal assignee, without being such by the force of the law, and providing a notarial act to which the notarial act of the former company was attached and the notary's statement that there was a purchase-sale, and Article 6 was avoided by the law for DZI.

This is just a constitutional notarial act, which by the force of the law does not create rights of property, but for several years the real owners cannot exercise rights or use the fruits of the property condemned for theft, and it continues.

Immediately after submitting the documents to the regional administration, intermediaries appear who in every way offer their services in exchange for money to settle the law and implement the law. Among these intermediaries are people of Emil Kyulev, a former agent of State Security, an oligarch supported by and himself a representative of the mafia.

Suddenly, it turns out that the documents submitted to the regional administration within the relevant deadlines are sitting on someone's desk and are not being moved at all. People from the regional administration offer their services.

Suddenly, after Mariola Garibova provided the materials to the regional administration, an offer comes through an intermediary from Emil Kyulev to purchase the property owned by the former insurance company for a pittance. Pressure followed.

At that time, after acquiring this list of properties that must be restored to the former insurance companies, Emil Kyulev took the step of issuing and receiving notarial deeds in the name of DZI AD without any legal basis, without the company being the legal successor and heir of the former insurance companies.

As A Result

Notary Rumen Dimitrov, now deceased, prepared notarial deeds of ownership based on documents of Emil Kyulev's company, DZI AD, privatized by him, with which our own properties were stolen as the heirs of the former insurance companies before 1944: "Zemedelen," "Musala," "Balkan Life," "Chinovnichesko Insurance Company," and others in the center of Sofia, Positano Street No. ..., Sveta Sofia Street No. ..., Tsar Osvoboditel Blvd. No. 6—a building with a gross floor

area of over 11,500 sq. m., Maria Luiza Blvd. No. ..., Bregalnitsa ..., and dozens of other properties.

There is also a court decision of the Supreme Administrative Court ordering these properties to be returned to the heirs of the former owners of these insurance companies. But even despite this decision of the Supreme Administrative Court, Judge Mariyana Georgieva of the Sofia District Court rejected the claim for a building in the center of Sofia, 50 meters from Vitosha Boulevard.

Despite the court decision of the Supreme Administrative Court, which annulled the municipal property act drawn up during the time of Stefan Sofianski, the Sofia Municipality, with Mayor Boyko Borisov and later with Mayor Fandakova, prepared acts of municipal ownership of these properties, registered them in the Registry Agency and in the property register at the AKGG, although they are not actually their property, and began to dispose of them.

Despite numerous signals to the Prosecutor General Filchev, Assoc. Prof. Boris Velchev, Tsatsarov, Geshev, Borislav Sarafov, no reaction followed, let alone legality and justice.

According to Art. 6 of the DZI Act – cancelled, the ownership of the two properties has passed into the ownership of DZI, as the companies – insurance cooperatives and insurance companies – joint-stock companies have been deleted and liquidated.

According to the Law on the Restoration of Ownership of Nationalized Real Estate, Art. 2, the ownership of the seized real estate is restored according to the Law on DZI (State Gazette No. 143 of 1946), as the ownership is restored by right to the persons from whom they were taken away or to their heirs by law according to Art. 3 of the law.

The constitutional notarial acts issued in favor of the State Insurance Institute are illegal, fraud, and a real crime, because DZI is neither the legal successor of these insurance companies nor is there a purchase and sale agreement concluded between the heirs of these companies and DZI.

Since DZI is not the legal successor of the insurance companies Zemedelits, Musala, Balkan-Zhivot and others, there is no legal basis for the acquisition of the properties by DZI, which are legitimized with ascertainable notarial acts.

DZI, represented by Emil Kyulev, has obtained ascertainable notarial act No. ... volume Ia, reg. No., case No. 1120/2004 of notary Rumen Dimitrov, as well as notarial act No. ... volume XIV, reg. No., case No. 2373 of 2007. The defendant DZI sold to the

defendant company “Paleno” EOOD the property in question on Bregalnitsa Street No.

Expressly, in some of the notarial acts, notary Rumen Dimitrov has inscribed as documents establishing the right to ownership the notarial acts of the former insurance companies.

This does not represent the truth.

Neither DZI nor Emil Kyulev has concluded any such agreements with the heirs of the former insurers for the process property.

This is theft, assisted by a notary.

The notary did not conduct any inspection at all, and in addition, no contracts for the purchase and sale of these properties of DZI AD were presented in his office. This proves a documentary crime, but the Prosecutor’s Office refused to institute pre-court proceedings.

The former DZI, established with the DZI Act in 1946, never acquired the right of ownership over the property of the former insurance companies, but only the right of operative management, and not of all property; some of them were given to municipalities and other socialist organizations at that time. The constitutions in force from 1947 and that of 1971 did not allow state enterprises, organizations, and municipalities to own the right of ownership. No documents prove the ownership of these properties by the insurance institutions, as notary Rumen Dimitrov wrote. This is a crime by the notary. In reality, under the law on the restoration of these properties, these properties are the property of the heirs of the insurance cooperatives and companies.

2/. Through its inaction, the Prosecutor’s Office refused to inspect and investigate the subsequent actions in relation to the theft of the property that DZI transferred to the company “Paleno” EOOD, owned by Emil Kyulev’s wife, Kyuleva, in December and November 2007. If these false constitutional notarial acts were not prepared, there would not have been a resale of the property. This is also criminal.

3/. Ten insurance companies were robbed.

4/. If these constitutional notarial acts were not prepared by notary Rumen Dimitrov, then the heirs of the former owners are deprived of the right to receive their property and must conduct cases for a minimum of 10–15 years.

5/. It is a lie written that the constitutional notarial acts do not create property rights.

Art. 6 of the law requires that these properties be proven as heirs of these insurance companies.

The notarial acts presented to notary Rumen Dimitrov of the former companies cannot generate rights of DZI,

because DZI is not the legal successor of these companies.

6/. There is indisputable evidence of excess of power and excess of rights and use of official position by notary Rumen Dimitrov.

First line

Scheme of legalization of the thefts of Emil Kyulev, Donev, and other oligarchs from the State Security of property for hundreds of millions of euros for zero cents in the center of Sofia.

The inaction of the prosecutors of Assoc. Prof. Filchev, Assoc. Prof. B. Velchev, Chief Prosecutor Sotir Tsatsarov, and Chief Prosecutor Ivan Geshev, such as prosecutors Boyan Balev, Mariana Tankova, Popkolev, Nina Yaneva, and dozens of other prosecutors, represents a tight circle, double and triple standards in the Prosecutor’s Office over proven crimes of people from the mafia—criminal lawlessness.

The inaction of the prosecutor and the Chief Prosecutor Assoc. Prof. Filchev, of the Chief Prosecutor Sotir Tsatsarov, of the Chief Prosecutor Ivan Geshev, and their prosecutors Boyana Balev, Mariana Stankova, and dozens of others from the Sofia City Prosecutor’s Office resulted in thefts for zero cents of properties worth over 500 million euros based on notarial deeds issued for zero cents by Emil Kyulev by notaries R. Dimitrov and others. The heirs of insurance companies were robbed—property in the center of Sofia was stolen for 500 million euros.

Despite dozens of signals about the illegal actions of the mayor of Sofia in 2007 and the inaction of Mayor Fandakova, who does not want and does not implement a judgment of the Supreme Administrative Court, according to which the properties cited below are owned by the heirs of the former insurance companies before 1944—“Zemedelec,” “Balkan,” “Balkan-Zhivot,” and others in the center of Sofia: 1 Positano St., three-floor house with shops; 10 Sveta Sofia St., three-floor house with shops; 6 Tsar Osvoboditel Blvd., building with a developed built-up area of over 11,500 sq. m.; Maria Luiza Blvd. Nos. 75–77, five-story building; Bregalnitsa 39, two houses; and dozens of other properties.

Mayor Fandakova refuses to take ownership of these properties by law and instead makes repairs and announces public sales of these properties and wants to sell them to third parties, despite the decision of the Supreme Administrative Court. Mayor Fandakova even issued municipal notarial deeds for properties that are not owned by the Sofia Municipality but by the heirs of the owners of the former insurance companies before 1945, with the purpose of stealing these properties for persons and companies close to GERB.

Losses exceed 500,000,000 euros in the value of our properties, 70,000,000 euros in lost profits, and 5 million leva in non-pecuniary damage—ruined health.

Second line

Scheme of legalization of the theft of inheritance property through decisions of judges from Sofia District Court and Sofia City Court—judges Vladimir Valkov, Maria Boycheva, Desislava Yordanova, judge Mariana Georgieva, judge Alexander Emilov Angelov—serving the mafia.

By decision dated 02.09.2019 of judges Vladimir Valkov, Maria Boycheva and junior judge Desislava Yordanova of the Sofia City Court under case number 10481/2009, the “theft” of property in favor of the Sofia Municipality – private property is really legalized.

Judge Vladimir Valkov himself, who sat in court on my case, stated:
“Mr. Dobrev, the judges are not responsible for the acts they decided!!!” – said in a court hearing.

Conclusion: judges can write decisions as they want.

There is no law that can make them break the laws of this country.

Why do judges Valkov, Yordanova, Boycheva not respect a decision that has entered into force, establishing that the Capital Municipality is not the owner of the property and has no right to issue its own act of municipal ownership? How do you decide that the Capital Municipality is the owner of the property?

In the case it is proven in an indisputable way that the property at 1 Positano Street with a building, with land – a three-story building was state property until 23.04.2003, when only then with Order No. RD-57-071/23.04.2003 was ordered to deregister the property from the deed books for state property.

How then, until 23.04.2003, there was a state property deed and the property at ul. Positano No. ... is state property, judges Valkov, Yordanova, Boycheva respect and recognize the illegal drawing up by Sofia Municipality on date 04.06.1997 of a private municipal property deed No. 36?

How is it that this property is included in the capital of BKS – Sredets provided that it is state property?

How is it with Decision No. 46 under Protocol No. 56 of 29.03.1999 the same property is written off from the balance sheet of BKS – Sredets, as before this it was only given for management and was not transferred to the capital of BKS Sredets – EOOD?

How is it that on the basis of illegal actions it was sold with a notarial deed shop No. 1 No. 63 point 1 reg. No. 1042 case No. 66 of 2003 to Neli Nikolova Koleva?

How is it that on the basis of completely illegal criminal acts, although the property was until 23.04.2003 state property, the same as a result of an illegally issued act for private municipal property by the Capital Municipality is transferred not to BKS Sredets and then sold to a third party?!

How is it that with a proven fact that until 23.04.2003 the property is state property, judges Valkov, Yordanova, Boycheva respect the illegal actions of the Capital Municipality and are really legalizing the theft of private property?!

Judges Valkov, Yordanova and Boycheva do not respect the indisputable fact that until 23.04.2003 the property is state property and you respect and recognize the illegal criminal actions on the illegal issuance of a certificate for private municipal property and the subsequent actions to sell the property ours, even more that according to Decision No. 178 of 13.01.2004 of the Supreme Administrative Court in adm. case 5159/2003 the property is proven that it is not the property of the Capital Municipality?!?!

Why, despite the indisputable fact and evidence that the property on Positano Street No. 1 until 23.04.2003 was state property, judges Valkov, Yordanova and Boycheva do not accept and recognize the illegal criminal actions regarding the illegal issuance of a certificate of private municipal property and the subsequent actions to sell the property, even more, that according to Decision No. 178 of 13.01.2004 of the Supreme Administrative Court in adm. case 5159/2003 the property is proven that it is not the property of the Capital Municipality, especially since there is a decision entered into force by the Bulgarian Administrative Court in case 5159/2003 dated 13.01.2004? You decide that the owner of the property is the Capital Municipality?!?!

Judges Valkov, Yordanova and Boycheva:

- they confuse the provisions of the Commercial Act of 1897 for the formation of a joint-stock company. How come judges Valkov, Yordanova and Boycheva confuse the Law on Cooperative Associations of February 17, 1907, not taking into account that such associations are formed with capital and with shares?
- they mix the current Cooperatives Act, where there are no shares, with the Cooperative Associations Act of February 17, 1907.
- they mix shareholder rights – rights of owners with shares according to the Commerce Act of 1897 and the Cooperative Associations Act of 1907 with the Ordinance on the Mutual Insurance Associations Act of 1936, where insurance activity is specified,

not ownership of companies and joint-stock companies.

- despite the clear provisions of both the Commerce Act of 1897 and the Cooperative Associations Act of 1907 and the attached written evidence for the shares of the partners and shareholders in the companies “Musala”, renamed “Zemya”, renamed “People’s Mutual Insurance Company”, which was terminated under Art. 6 of the ZDZI, judges Valkov, Yordanova and Boycheva consciously misinterpret and incorrectly apply the cited laws and mix these basic laws with the regulation on insurance activity, which concerns only insurance activity, not ownership. Judges Valkov, Yordanova and Boycheva accept members and persons with concluded insurance policies as owners, mixing them with the partners of the company, who are the real owners of the capital, where judges Valkov, Yordanova and Boycheva declare our heir as owner of over 29 percent share of ownership by declaring it an insured member-cooperative.
- they confuse and consciously disregard the share ownership of our heir in the company Musala – Land, as evident from the minutes of the extraordinary meeting of April 7, 1939, where it is evident that our heir has 1,464 shares out of a total of 5,646 shares, or 25.929 percent share of the capital of the company.

Why do judges Valkov, Yordanova, Boycheva not respect a decision that has entered into force, establishing that the Capital Municipality is not the owner of the property and has no right to issue its own act of municipal ownership? How do you decide that the Capital Municipality is the owner of the property?

Another theft of inheritance property of Mariola Garibova with another decision of judges Milen Vassilev, Alexander E. Angelov, Genika A. Mihaylova from 2011, which legalizes the theft of hereditary property – land from the heirs in favor of the Capital Municipality. Decision of 07.02.2013, confirmed by the judges of the Supreme Court of Cassation Zhanin Sidareva, Margarita Sokolova and Galbina Gencheva by the Supreme Court of Cassation of 22.10.2013.

Another loss for Mariola Garibova.

The restoration of ownership over 50/100 ideal parts of a property in the center of Sofia is sought, and according to the decision of the above-quoted judges, the land belongs to the apartments sold before the 1970s, although at that time state land was not sold.

In reality, all apartments sold by the municipal councils and services to citizens include only the right of construction. According to this decision, in reality, all owners of panel houses throughout Sofia are also owners of the land under them, which is not the case.

8/. Scheme of termination of cases for hereditary properties for 2,500 million euros in support of the mafia – missing cases from 2009 –

8.1/. The case for the building on Sveta Sofia Str. No. 10 of 2012 under No. 17265/2012 according to the inventory of the Sofia District Court has not had a single court session for more than 10 ten years. The case is before Judge Chelarov, a judge transferred from 500 kilometers to the Sofia District Court and became deputy for a few months. Chairman of the Sofia District Court with chairman Alexander Angelov. The heirs do not have access to the property., Lyubka Golakova.

Already in 2018 and 2019 the apartments in the building have been pre-sold to third parties. Despite this lawlessness of Judge Chekhlarov, a mafia man, it is proven that the chairmen of the courts Sofia District Court Alexander Angelov, Sofia City Court – Alexey Trionov, Sofia Court of Appeal – Daniela Doncheva, the chairman of the Supreme Court of Cassation Lozan Panov, as well as the Supreme Judicial Council and the inspectorate at the SJC do not take any action against this lawlessness.

8.2/. The cases for the building on the five floor on Maria Luisa Blvd. in the ideal center of Sofia are intentionally terminated and disappear from the Sofia District Court and despite this lawlessness the judges of the Supreme Court of Cassation legalize the lawlessness and practically terminate the case and during this time the store in this building is sold to a company, and the Sofia Municipality with Mayor Boyko Borisov and then Mayor Yordanka Fandakova issue in violation of the law acts for municipal property and start to sell the properties – multi-room apartments.

8.3/. The case of the two houses on Bregalntsi Street under number 44487/2008 according to the inventory of the Sofia District Court has been disappearing for more than 11 years and the judge from the mafia Kyuova, in violation of the law, supports the illegal acquisition of property from DZI and then the company Paleno of the ex-wife of the shot-off State Security agent Emil Kyulev, acquired illegally with false notarial acts.

8.4/. The case of the building on Tsar Osvoboditel Blvd. with over 11,000 square meters of built-up area disappears and was terminated in a very illegal manner by the judges – the former prosecutor from the Kyustendil District Court despite paid fees, intentionally not registering the claim, and confirmed termination of the case by the mafia judges in the Supreme Court of Cassation. Margarita Sokolova Gencheva Kalina – and at the same time judge Margarita Sokolova was obliged to recall herself in the case because she was together with Mariola Garibova – a judge in the District Court acting on the case together in one court – i.e. there is a conscious prejudice and prejudice towards the mafia on the part of Judge Margarita Sokolova – to illegally terminate the

case and to legalize the theft of the building for over 100 million euros – on six – seven floors with a total built-up area of over 11,000 square meters.

9/. The European Commission, the European Union, the European Parliament, the European Court of Human Rights in Strasbourg have been notified about the entire mafia in Bulgaria.

There is full support for this mafia from these European institutions.

10/. Neoliberal neofascis lawlessness mafia and genocide of law among the judges who serve the mafia in Bulgaria and the inaction and support of this mafia by the European Union and the European Commission with presidents Barroso, Jean-Claude Juncker and Ursula von der Leyen and the former chancellor Angela Merkels of Germany.

Their support from the USA and President Trump. Bulgaria – the mafia has its state.

European Commission – the mafia has its union which supports the mafia in Bulgaria!

What is the norm in Bulgaria and in the European Commission and Union?!?!?!?

Illuminati financier: “Give me control of the central bank of a country and I will not care who governs this country!”

Mafia politician agent from State Security and Foreign Intelligence – USA and others: “Give me control and management of the court and prosecutor’s office in a country and I will not care who governs and I will legalize every crime!!”

Currently, proposals are being made for a new constitution and the convening of a Grand General Assembly to adopt a new constitution.

We will not go into details and therefore we will pay attention to what is the reason for the current state of our country Bulgaria and the European Union and Commission.

Corruption and mafia in the courts in Bulgaria has become the norm in Bulgaria and it is supported by the European Commission and Union, which means that the mafia has taken over the EC and the EU.

That the Prime Minister appoints the Chief Prosecutor has become the norm. It is clear why! Even if there are crimes by the executive branch, the minister’s man – President Boyko Borisov – should not press charges against his ministers and against him.

It is no coincidence that Prosecutor Kokinov declares to Prime Minister Boyko Borisov about Chief Prosecutor Sotir Tsatsarov – “You put him in!!”

The successor to Sotir Tsatsarov is now his favorite Ivan Geshev who has investigated ministers and Prime Minister Boyko Borisov for recordings and others!

That the prosecutor’s office should not press charges against ministers and prime ministers and statesmen has become the norm – law.

It is norm for chairmen of the Supreme Court of Cassation and the Supreme Administrative Court to be appointed people close to the executive branch – in this case, Prime Minister Boyko Borisov. Thus, a criminal judge from the Sofia City Court, who graduated from the Ministry of Internal Affairs School, Georgi Kolev, was appointed as chairman of the Supreme Administrative Court.

A judge who was only and only a criminal judge, what does he know about administrative proceedings and who even after his replacement by Judge Cholakov as chairman of the Supreme Administrative Court, Judge Kolev remains as Supreme Administrative Judge, without having appeared in 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. This same Judge Vlahov who as deputy chairman appoints arbitrarily judges for each case even though there is an electronic system for random selection. This to appoint specific supreme judges for specific court cases is a crime that he has been committing for more than 7 (seven) years.

And as a cover for the lawlessness in the Supreme Court of Cassation Judge Krasimir Vlahov since 2012 decides acts as a supreme judge without having never participated in a competition for supreme judge, after consulting 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 was born in Russia, and within the legal period of 6 months his parents in the Union of Conscience did not request that he receive Bulgarian citizenship.

This is the mafia in the Bulgarian court – the largest court – Sofia City Court to be governed 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 intelligence officers to the USA, Turkey and in one night

dozens – hundreds of Bulgarian intelligence officers were slaughtered in Turkey and other countries.

As it was, a mafia man is elected as the chairman of the Sofia Court of Appeals for a second term, and this is the court that legalises the crimes of the judges of the Sofia City Court, for property theft, legalises the crimes committed by judges, by prosecutors, by people and companies of the mafia.

And to top it off, the Supreme Court of Appeal only confirms these crimes, these legalizations of thefts, of crimes, thefts of property, by mafia people, theft of property by oligars – “former agents of State Security”.

During socialism, it was unacceptable to appoint police officers who graduated from the school of the Ministry of Internal Affairs and took part in special courses in civil and criminal law and attribute to them a completed education – “lawyer”, as prosecutors and judges.

This is exactly where the process of replacement of lawyers appointed during socialism takes place in 1993, when low salaries of judges and prosecutors appointed during socialism are intentionally maintained and the replacement of these judges with mafia judges, who are appointed with protections, without competitions, without exams.

In violation, even judges appointed by the mafia jump ranks and instead of becoming a district judge to a city judge in 5 years, for some mafia judges this happens in months. Judges who serve the mafia and carry out mafia orders grow in their careers instantly and quickly.

The appointment of junior judges and junior prosecutors is made after an agreement during meetings of politicians with the chairmen of the Supreme Court of Cassation and the Supreme Administrative Court, that they will be elected only if they carry out the orders of the mafia. This agreement is made before every competition.

Another mafia practice in the court is the transfer of judges from courts 450 kilometers away from the capital Sofia to the 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 to courts in Sofia.

The mafiatisation of the judicial system

It all started in the years 1991–1993. On purpose during these years of galloping inflation, rising prices of goods and services, avalanche-like increase in prices and services, the salaries of judges and prosecutors who were appointed during socialism are not raised on purpose. In this way, the aim is for people who have acquired neutrality and legality to leave the profession of judges and prosecutors, just to feed their families. This is how it happens – the honest, principal, moral, dignified,

incorporated judges and prosecutors in the first wave 1994–1994 leave the judicial system, the second wave is in 1997–1998, the years of bank bankruptcies, 3000 percent interest rates, currency crisis, economic crisis, refusal to pay the foreign debt.

After these two waves, the appointment of the judges and prosecutors of the mafia and of various mafia groups, which currently number 4–6 mafia groups in Bulgaria, takes place.

It is really a mixture of legislative and party power, the power of the strong. Laws are proceeding that serve the mafia and lawlessness, laws are adopted that legalize 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.
- There is full control and management of the natural rights of humans.
- There is no justice in the court system.
- Judges can write any decisions and no one can punish them even for the complete absurdities that prove the execution of orders from them.
- There is no separation of state authorities.
- The judiciary is controlled and managed by the mafia.
- There is no judicial control for the illegality of the judicial acts of judges.
- There is no judicial control for the constitutionality of laws.
- There is no judicial control over the absurd decisions of the judges from the mafia.
- There is no judicial protection of the rights of citizens.
- There is legalization of the crimes of people from the mafia and of the mafia itself.
- There is a violation of sovereignty.
- There are no guarantees of the rule of law.
- There is no legal regulation.
- There is no control over the acts of judges and prosecutors.
- This leads to a state of lawlessness – of the mafia.
- The subjection of all individual subjects to the law is not guaranteed.
- The court system and the state do not act according to the law, but according to the orders and legalization of the mafia.

The judiciary is subject to party interests, to mafia interests, to oligarchic interests, to personal interests, to the mafia.

- The norm is the incompetence of judges – judges Albena Boteva, Lyubka Golakova, Vladimir Valkov, Raina Martinova, Chekhlarov.
- The norm is the appointment of laws by judges.
- The norm is the non-application of laws by judges.

- The norm is for the judge to determine himself under which law the case is brought, and not according to the interest of the plaintiff – citizens or a company, so that then he can terminate the case – i.e. it is a change of the law, a change of the law.

The judge does whatever he wants in the case – if he has an order to terminate it, then he terminates it by legalising crimes committed by judges, by mafia people and mafia companies.

Corruption of judges is the normal.

It is the normal for judges to own property for millions without being able to prove that they bought them with their salary – they are identified only with their salary – like Judge Rusi Aleksiev who acquired property for millions in Sofia and Greece – a house, and has a claim for 295,000 euros – I wonder what he got in return.

The system of the High Judicial Council itself, in which judges and prosecutors from the mafia are elected, concretes the crimes of their colleagues.

The Inspectorate of the High Judicial Council has been illegit for more than two years now, since the mandate of all inspectors ended more than two years ago. All acts of these inspectors – former judges and prosecutors – are illegal and are real crime.

The Minister of Justice is not fulfilling his duties in the presence of evidence of lawlessness of judges and prosecutors to request their intervention from the Supreme Judicial Council – these are the ministers Hristo Ivanov, Pavlova, Tsetska Tsacheva, Danail Kirilov, Akhladova, Prof. Yanaki Stoilov, Nadezhda Yordanova.

The presidents of courts protect their judges and do not comply with art. 312 of the Law on the Judiciary and no one wants their disciplinary punishment, let alone dismissal from the Supreme Judicial Council – such are the chairmen Metodi Lalov, Alexey Trifonov – SGS, Svelin Mikhaylov, Georgi Kolev – SGS, Danila Doncheva – Sofia Court of Appeal, Lozan Panov – Supreme Court of Cassation, Prof. Lazar Gruev – Supreme Court of Cassation, Alexander Angelov – chairman of the Sofia District Court, Chairman Plamen Petkov – chairman of the Sofia District Court, all court chairmen.

- The abuse of judicial power by the mafia judges is the norm.
- The norm is the encouragement of freedom and the rights of citizens.
- These are the norms of neoliberal neofascism in the judicial system in Bulgaria.

And as a cover – this whole mafia in the judicial system is maximally supported by the European Commission and the European Union with presidency Barroso, Juncker, Ursula von der Leyen.

The mafia has its own state. The mafia in the European Commission and the European Union has copies in Bulgaria who do everything they order.

- There is no control over the lawlessness of judges.
- There is no quasi-system of sanctions against guilty judges.
- This proves the mafiatization of the court in Bulgaria.

11/. Inaction of the Prosecutor's Office and the Prosecutor General Sotir Tsatsarov, Ivan Geshev and Borislav Sarafov to investigate the falsifications of Judge Raina Martinova and the participation of the chairmen Alexey Trifonov and Rusi Aleksiev, chairmen of the Sofia City Court, chairmen of the Sofia Court of Appeal Daniela Doncheva and the chairmen of the Supreme Court of Cassation – Lozan Panov and Galina Zakharova.

12/. As a cover for all of these, in 2011 there were 19 (nineteen) attempts to murder Prince Lord Academic Prof. Momcil Dobrev, the true fighter against lawlessness, corruption and the mafia not only in Bulgaria but also in the European Commission, which supports this mafia.

13/. Inaction of the body that controlled the judicial system – the Higher Judicial Council and the Inspector to the Higher Judicial Council.

As of 03.10.2017, members of the Higher Judicial Council are:
President of the SJC: Maria Pavlova – Minister of Justice by law; Galina Zakharova – chairman of the SJC from February 11, 2022; Lozan Panov – chairman of the SJC until February 10, 2022; Georgi Cholakov – chairman of the SAC from November 22, 2017; Georgi Kolev – chairman of the SAC until November 22, 2017; Ivan Geshev – Prosecutor General from December 18, 2019 until June 15, 2023; Sotir Tsatsarov – Prosecutor General until December 17, 2019.

Judicial Board: Galina Zakharova – President of the Supreme Court of Cassation; Georgi Cholakov – President of the Supreme Administrative Court; quota of judges – Atanaska Disheva, Boryana Dimitrova until July 1, 2022, Krasimir Shekerdzhiyev until July 1, 2022, Olga Kerelska, Sevdalin Mavrov, Tsvetinka Pashkunova.

Quota of the National Assembly – Boyan Magdalinchev – representing the Supreme Judicial Council (proposal of GERB), Boyan Novanski, Veronika Imova – proposal of the GERB party, Daniela Marcheva – proposal of the BSP, Dragomir Koyadzhikov – proposal of the BSP, Stefan Grozdev – proposal of the MRF.

Prosecutor Board: Ivan Geshev – Prosecutor General until June 15, 2023; Borislav Sarafov – i.f. so far; quota

of prosecutors – Georgi Kuzmanov, Daniela Masheva until 25.06.2020, Ognyan Damyanov, Plamen Naydenov, Evgeni Ivanov; quota of investigators – Evgeni Dikov until November 2020, Stefan Petrov – representing the Prosecutor’s College, which, on the basis of § 23, para. 2 of the Amendments to the Law on the Supreme Prosecutor’s Council (published in the State Gazette, issue 106/22.12.2023), performs the functions of the Supreme Prosecutor’s Council (from 06.03.2024 to 14.08.2024).

Quota of the National Assembly – Gergana Mutafova – proposal of GERB, Jordan Stoev – proposal of “United Patriots”, Kalina Chapkanova-Kyuchukova – proposal of GERB, Plamena Tsvetanova until 23.01.2020 – proposal of MRF, Svetlana Boshnakova – proposal of BSP.

Inspectorate to the Supreme Judicial Council – Chief Inspector Teodora Angelova Tochkova, inspectors Ignat Ivanov Georgiev, Lidiya Hristova Stoyanova, Lyubka Dimitrova Kabzimalska, Lyubomir Vassilev Krumov, Maria Gospodinova Neykova, Stefka Staneva Mulyachka, Yuri Dimitrov Krastev – no result – complete inaction and a tighten umbrella.

14/. The inaction of the ministers of justice – Danail Kirilov, Yordanova, Tsetska Tsabeva, Zakhariev, Maria Pavlova

Assoc. Prof. Atanas Slavov / party PP. June 5, 2023 – April 9, 2024.
I am the minister Dechev who is responsible for court security with property in Greece.

Maria Pavlova / party DPS–GERB – April 8, 2024 – December 2024.
Georgi Georgiev from January 2025 to the present.

15/. The inaction of the European Commission

With President Barroso, then the European Commission with President Juncker, and then Ursula von der Leyen.

Complete inaction.

To the European Commission and the Federal Republic of Germany and France, to the European Commission President Ursula von der Leyen, Rue de la Loi 200 / Wetstraat 200, 1040 Bruxelles / Brussel, Belgique; to the Bundeskanzler der Bundesrepublik Deutschland – Olaf Scholz, Bundesregierung, Willy-Brandt-Strasse 1, 10557 Berlin, Deutschland; to the President of France Mr. Emmanuel Macron, Palais de l’Élysée, 55 rue du Faubourg Saint-Honoré, 75008 Paris, France.

As the main countries in the European Commission, they have been charged with the sums of 31 trillion US dollars because they have not taken any measures against lawlessness and the mafia in the judicial system in Bulgaria, the lack of rule of law in Bulgaria, and have not

performed or activated monitoring and blocking of money by the European Commission to Bulgaria.

The European Commission, France, and Germany have been sued for over 35 trillion US dollars for losses caused in connection with the inaction of these institutions for inspections, monitoring, appointment of measures, and the imposition of monitoring and fines on Bulgaria in connection with the lawlessness and the mafia in the judicial system – court, prosecutor’s office, state.

16/. Inaction of the political parties in the National Assembly

GERB with former Prime Minister Boyko Borisov as chairman; We Continue the Change with chairmen Kiril Petkov and Assen Vassilev; Yes Bulgaria with chairmen Hristo Ivanov and Atanas Atanasov; Movement for Rights and Freedoms – New Beginning with chairman Delian Peevski; Vazrazhdane party with chairman Kostadin Kostadinov; There Are Such People with chairman Stanislav Trifonov.

To change the judicial laws in Bulgaria and to oppose the mafia both in the court and in the prosecutor’s office, nothing followed.

From the parliamentary groups in the National Assembly 2024, such as GERB with chairman and former Prime Minister from 2009 to 2020 Boyko Borisov; the parliamentary group of We Continue the Change – Yes Bulgaria – Assen Vasilev, Kiril Petkov, Hristo Ivanov, Atanas Atanasov; the Vazrazhdane party with chairman Kostadin Kostadinov; the Ima Takav Narod party with chairman Stanislav Trifonov; the Movement for Rights and Freedoms party with chairmen Delian Peevski and Dzhevdet Chakarov and honorary chairman Ahmet Dogan, a change of the judicial laws was requested.

No action followed.

No action followed by deputies of all these parties, despite all the indisputable evidence of the mafia in the court and the prosecutor’s office in Bulgaria.

Another proof that Bulgaria is controlled by the mafia, lawlessness, and is a lawless state.

17/. Formulas from the theories of Lord Prof. Momchil Dobrev from the theories of mafiatism, mafia fascism, and the deep mafia

Formula of degree of democracy / 2006

Democracy = power – influence – connections – interests – order/s – mafia / mafia-like structure / internal or external / – monopoly rights + laws / rules / practices / procedures // freedoms // – possibility of making alternative decision/s – obligation – 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 / injustice – trust / degree of trust.

Formula of degree of justice / injustice – 2006 – Prof. Momchil Dobrev and Prof. Mariola Garibova-Dobrev

Justice / injustice = power + influence + connections + interests + order/s + mafia-based structure / internal or external / + monopoly rights / rights + laws / rules / practices / procedures + possibility of making an alternative decision – obligation – responsibility – morality / ethics – compliance / application / execution of the law by judges / prosecutors / statesmen – control / sanctions – corruption – mafia-based structure – trust / degree of trust.

The degree of justice / injustice depends on the degree of mafiaism in a society, the degree of corruption among law enforcement agencies and those responsible for adopting laws, and the degree of trust of civil society in all participants in governance – court, prosecutor's office, state, and municipalities. It depends on how and whether judges and prosecutors comply with, implement, apply, or violate the law. It depends on the degree of truth.

The degree of democratisation of a society depends on the respective degree of injustice / fairness.

Corruption formula / 2001 – Theory of corruption – Prof. Momchil Dobrev

Corruption = monopoly rights / rights + laws / rules / practices / procedures + possibility of making an alternative decision – obligation – responsibility – morality / ethics.

Mafia formula – 2001 – Theory of mafia – Prof. Momchil Dobrev

Mafia = power + influence + connections + interests + order/s + mafia-like structure / internal or external structure / + monopoly rights / rights + laws / rules / practices / procedures + possibility of making an alternative decision – obligation – responsibility – morality / ethics.

Formula of mafiaism – 2001 – Theory of mafiaism – Prof. Momchil Dobrev

Mafiaismus = personal power (on the top of state institutions, state, etc.) + influence + connections (to personal, private companies) + interests (personal, private, corporative) + order / orders + personal management of all state levels + personal control of all state levels + mafia structure (inside 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 other resources.

18/. Conclusion

The described specific cases prove the mafia fascism of the US-dominated country Bulgaria, the genocide of law and justice, and its mafiatisation. There is no rule of law in Bulgaria.

This mafia has been notified not only to the European Union and the European Commission, but also to the chancellors of Germany Merkel and Scholz, the President of France Macron, the Prime Ministers of Great Britain when the country was part of the European Union, as well as to the Presidents Obama, Trump, and Joe Biden of the USA.

There was no reaction and no compliance with the laws of the Treaty on the European Community, which proves the support of this neoliberal neofascist deep mafia in Bulgaria by the USA and the European Union and the European Commission with chairmen Barroso, Jean-Claude Juncker, and Ursula von der Leyen.

Clearly, the USA, the European Commission, and the European Union are interested in this mafia and this lawlessness in the Republic of Bulgaria.

That is why there are claims for damages of over 135 trillion US dollars accepted on balance and invoices.

The mafia has its own state – Bulgaria.

REFERENCES

- 2 Dobrev, M. (2015) Theory of generating crises, Bulukrain-MM, Sofia, BG
- 3 Dobrev, M. (2016). Is there a mafia in the European Commission and Union?!? 1, Bulukrain-MM Sofia.BG
- 4 Dobrev, M. (2014). Theory of the corruption and Theory of the mafia, Bulukrain-MM, Sofia., BG
- 5 Dobrev, M. (2013). Theory if degree of trust, Bulukrain-MM, Sofia, BG.
- 6 Dobrev, M. (2010). Theory and praxuse of the Mafiotismus. Bulukrain-MM. Sofia
- 7 Dobrev, M. (2019) "The mafiotism in the EU, EComission, E Parliament!?!? And its protection with Gemany, France, Engels - the mafia in court, prosecutors, government in Bulgaria over ten years !!! The dept of EC and EU of houndret billions USD !!! "Bulukrain-MM. Sofia
- 8 Dobrev. M. (2018) "Theory and practice of Mafiotismus. Finance-banking resource technological mafia-driven Materialism "- Bulukrain-MM, Sofia
- 9 Dobrev, M., Garibova-Dobrev, Mariola (2020) The new old world order.- Bulukrain-MM, Sofia
- 10 Dobrev, M, Garibova M, /2020/ The Mafia, Mafia and Financial Bank Resource Technological Mafia Materialism - THE NEW OLD WORLD ORDER Bulukrain-MM
- 11 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
- 12 Dobrev, M. Garibova, M. /2018/ THE GENIUS OF PROF. MOMTCHIL DOBREV- HALACHEV and his theories, Theory of degree of trust, Theory of degree of truth, Theory of mafia, Theory of corruption., Theory of vortex fields. Theory and practice of free energy. Cosmological theory of information. Theory of information-energy-medicine, - genetics, -psychology, - psychoiatry, - archeology., Theory and practice of mafiotismus, Theory of unversum, Finance-bankinh resource technological mafia-driven Materialismus Bulukrain-MM.
- 13 Dobrev M., Garibova M. 2009 Theory and practice of the types of sovereignty and degrees of sovereignty. Dobrev-Halachev Scientific Research Institute.
- 14 Dobrev M., Garibova, M- 2009 - Theory and practice of types of stress and degrees of stress. Dobrev - Halachev Scientific Research Institute.
- 15 Dobrev M, Gribova, M 2009 – Theory and practice of happiness and degrees of happiness. Dobrev-Halachev Scientific Research Institute. Bulukraun0MM
- 16 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory of types, structure, and grades of Morality – year 2006 Bulukrain-MM=
- 17 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory of types, structure and fegrees of values and value systems-2006 Bulukrain-MM=
- 18 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory of types, degrees and and structure of Conscience” – year 2006 Bulukrain-MM=
- 19 Dobrev M. Garibova-DObreva, M, 2024 – Prince Prof Momtchil DObrev’s and Princess Prof. Mariola Garibova-DObreva’s “ Theory and practice of conquering the world and imposing a new world order form the “masonic neoliberal mafia-corporfascism”-year 2006 Bulukrain-MM=
- 20 Dobrev M. Garibova-DObreva, M, 2024 – Will US President DONALD TRUMP support with his inaction for the next 4 years MAFIOFASCISM – the theft of propertoos for million, factories for ober 135 trillion US Dollars, the double and triple standarts in court, prosecutors’s office, state, the theft in Bulgaria – controlled by the USA and the Eiropean Commission cointry – BULGARIA<, as he did in his previous mandate, during the dozens of attempts to kill Prince Lord Acad Prof Momtchil DObrev – wolrd champion in economics, physics, law, genetics Bulukrain-MM.
- 21 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory and practice of Social Human Genocide\$-year 2006 and “ Theory and practice of types and degrees of fear” -2006 in different social systems” Bulukrain-MM=
- 22 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ System of science discovery “ year 2006 in different sciences Bulukrain-MM=
- 23 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory of degree of Democracy” Theory of degree of Injustice/Justice” – 2006 and democracy and justice in Europa, European Commisson, European Union, Bulgaria Bulukrain-MM=
- 24 Dobrev M. Garibova-DObreva, M, 2023 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory and practice of types and degrees of sovereignty “ year 2009 and the practice to the year 2023 in different countris, in European Union Bulukrain-MM.
- 25 Dobrev M. Garibova-DObreva, M, 2021 – The Mafiotismus and The Fnancial banking resource technological mafia-driven Materialismus of Prof. Momtchil DObrev – The Ideologies of the Deep State Bulukrain-MM=
- 26 Dobrev M. Garibova-DObreva, M, 2022 – Prof Momtchil DObrev’s and Prof. Mariola Garibova-DObreva’s “ Theory and practice of the Human Sociela Genocide – 2006 and the Cycle- Formula of the tunnel system-spiral- centrifuge of the human genocide of Neoliberal global neofascism of the Deep Mafia Bulukrain-MM=
- 27 Dobrev M. Garibova-DObreva, M, 2023 – Theory of the Universum- 2005 and the energy-information genetics, energy-information psychology, energy-information psychiatry, energy-information medicine, energy-information archeology – 2005 of Prince Prof. Momtchil Dpbrev and Princess Prof. Mariola Garibova-DObreva. Bulukrain-MM.
- 28 Dobrev M. Garibova-DObreva, M, 2024 – Theory and practice of imporsing sanctions and system of sanctions – by Prince Lord Prof. Momtchil DObrev-Halachev- 2003 – goals, tactics, strategies, of mafia fascism and Financial banking resource technological mafia-based Materialisms, for the colonization and control of countries, alliamces of countries by mafia fascism and Fnancial banking resource technological mafia-based Materislasmus – predicted the Economic Crisis 2022 in Europa and in other cpuntries – long worthy of the Nobel prize. Bulukrain-MM.
- 29 Dobrev M. Garibova-DObreva, M, 2024 – The economics theories of Prince Lord Prof. Momtchil Dobrev-Halachev – Theory of inducing/generating crises-2003, Theory and pracrice of handling crises-2003, Theory and practice of creating inequalities – 2003, Theory and practice of sanctions and system of sanctions -2003, Theory of mafia-fasscism and the Fnancial banking resource technological mafiadriiven Materisalismu – 2008q predicted the Financial Crises 2008 in the world and others

dozents of crises in countries long worthy of the
NOBEL PRIZE. Bulukrain-MM.