INTERNATIONAL JOURNAL OF CREATIVE RESEARCH AND STUDIES

www.ijcrs.org ISSN-0249-4655

How judges Vladimir Valkov from SGS and judge Tsvetelina Georgieva from POS legitimize the theft for zero cents of 2.9 million cubic meters of private land mass for 130 million euros of private lands of the "Principality of Dobrev Halachev" by the mafia during the government of a minister chairman Boyko Borisov, his personal inaction, the prosecutors of Sotir Tsatsarov and Ivan Geshev, Genocide of the Law and Justice, the mafiotization in the country and justice- there is no Rule of Law in Bulgaria! The mafia has a country! Support of this neoliberal neofascist deep mafia in Bulgaria from the USA and from the European Union, the European Court of Human Rights! It is the turn of the UN Human Rights Council to prove whether it serves this mafia?!?!

Prince Lord Prof. Momtchil Dobrev -Halachev & Princess Lay Prof. Mariola Garibova-Dobreva Scientific Research Institute Dobrev & Halachev. JSC., Sofia, Bulgaria

Abstract

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

Keywords: genocide, law, mafia, corruption, theory, finance.

1. Introduction

Lord Prof. PhD Momtchil Dobrev-Halachev and Prof. Mariola Garibova-Dobreva developed in 2006, "Theory of degree of democracy" and "Theory of degree of justice/injustice" based on their practice in court, prosecutor's office, state and especially the practice of Prof. Mariola Garibova-Dobreva as a judge for dozens of years experience as such as a civil and criminal judge and Prof. Momtchil Dobrev participated as an observer of various types of elections. Prof. Momtchil Dobrev created in 2001, Theory of Corruption and

Theory of the Mafia and Theory and Practice of Mafiaism, which contribute to clearing the Theory of the degree of democracy.

In the year 2001, Lord Prof. Momtchil Dobrev developed the Theory of the mafia and Theory of corruption. All the two theories have been developed by analyzing the mafia and the corruption all over the wprld. In Bulgaria, Germany, European Union, and other countries. In the year 2010, Lord Prof. Momtchil Dobrev developed the "Theory of Mafiotismus" as a new type of government oriented only and only in the private interests of private individuals and private institutions.

The fight against the mafia and corruption in Bulgaria and in the European Commission and the European Union does not give results because the mafia is at the highest state and European level and does what it wants. This mafia holds the courts, the prosecutor's office and all kinds of government institutions and the latter carry out its orders. Even after the 9 attempts to kill Prince Lord Prof. Momtchil Dobrev after 2011 for his fight against this mafia, the fight will not stop, as Prof. Essor Zivko Stalev says, "A state without the rule of law is a form of organized crime!!"

1.1 Introduction to the Problem

The problem with the mafia and corruption in Bulgaria and in the European Union and the European Commission is huge. We have repeatedly attached evidence of the scale of this mafia. On the basis of this mafia and corruption in Bulgaria and the European Union and the European Commission Lord Prof. Momtchil Dobrev created in 2001. "Theory of the Mafia" and "Theory of Corruption" in all its manifestations. Based on these theories, Lord Prof. Momtchil Dobrev also defined a mafia formula, a corruption formula. Based on these processes, Lord Prof. Momtchil Dobrev created the Theory and Practice of Mafiaism, defining the formula of Mafiaism, how it works, how it is organized, in whose interests it works.

Corruption and the mafia in a country destroy democracy, freedoms, human rights, the rule of law. As a result lor. Prof. Momtchil Dobrev and Lady Prof. Marioal Garibova-Dobrev a also created "Theory of the Degree of Democracy" and "Theory of the Degree of Justice/Injustice" as well as "Theory of Socio-Humanism"- a society that excludes the disadvantages of neoliberalism, globalism, the wild market economy, and creates the foundations of a New Human Society based on completely different principles, both economic and social, managerial and others.

As a result of Lord Prof. Momtchil Dobrev 's fight against corruption and the mafia in Bulgaria and the European Union and the European Commission since 2011. Lord Prof. Momtchil Dobrev survived 9 / nine assassination attempts on him and his relatives.

2. Research Methods

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

- Analysis of the laws of Bulgaria and the European Commission and the European Union
- Analysis of all authorities in a country judicial, legislative, executive and of the European Union and the European Commission
- Analysis of the implementation of the laws of a country and the European Commission
- Analysis of the existence of corruption and mafia in the judicial system, in the state system and in the European Union.

- Analysis of the judicial system - laws, judges, election of judges, development of judges, violations of judges, disciplinary and other responsibility of judges, prosecutors, investigators, guarantors of democratization in a society.

3. The Case- Theft of 2.9 million cubic meters of land from private property for zero cents during the reign of Prime Minister Boyko Borisov in the Republic of Bulgaria, supported by the European Commission and countries such as Germany and France

The facts and evidence how 2.9 million cubic meters of land was stolen from a private property owned by the "Principality of the Dobrev Halachev Dynasty" for zero cents for the construction of the Northern Tangent of the capital Sofia of Bulgaria during the government with Prime Minister Boyko Borisov, his personal inaction, The inaction of the prosecution, state institutions, courts in support of this mafia- losses for 130 million Euros!!

The theft of land from private property for the construction of the Northern Tangent of Sofia In the period from 2015 to March 2016, from a neighboring property of a company of the D. family in Lokorsko, trucks began to take truckloads of soil every three minutes, and excavators loaded these trucks from the lower level with the soil on the higher level with a height of 15-20 meters.

On 16.03.2016 of this land mass theft are notified:

- Prime Minister Boyko Borisov in person entrance. Number 4461/02 of 07.03.2016.
- Metropolitan Municipality Inspectorate entrance. St36-TD26-361: 07.03.2016
- Metropolitan Municipality with Mayor Yordanka Fandakova SOA16-TD26-2937/03/07/2016
- Road Infrastructure Agency, which manages this project and financing- ent. No. 53-00-2054-16.03.2016 Complaint report to the chief prosecutor Sotir Tsatsarov dated 21.03.2016. number 2978/16
- Request to fulfill the obligations under the constitution Prime Minister Prof. Gerdzhikov dated 16.02.2017. entry number 4461
- Letter to the President Rumen Radev of the Republic of Bulgaria 94-00-626-15.02.2017.
- Ministry of Regional Development and Public Works /MRRD/ Minister Hristo Alexiev- number 70-00-209/15.02.2016.
- Report to the Ombudsman of the Republic of Bulgaria Maya Manolova
- Signal to the European Commission Mr. Jean-Claude Juncker
- Signal to OLAF of the European Commission
- Report to the prosecutor's office with chief prosecutor Sotir Tsatsarov and subsequently with chief prosecutor Ivan Geshev.

There is indisputable evidence for charging officials, companies, others with non-fulfillment of the law, abuse of the official position, in connection with theft of land from the property of Dobrev I's company, with which the Northern Tangent of the city of Sofia was built.

There is inaction on the part of the prosecutors under Chief Prosecutor Sotir Tsatsarov and Chief Prosecutor Ivan Geshev, the prosecutors from the SRP Iliyan Iliev, prosecutor Veselin Benchev and the prosecutor against the guilty persons- and the prime minister, civil servants, the mayor of Sofia, because despite the notification by academician Prof. Momtchil Dobrev, there is evidence of the theft of over 2,950,000 cubic meters of earth mass from private owned land for the construction of the "Northern Tangent" and damaged us and our company at least 130,000,000 / one hundred and thirty million euros, theft proved- confirmed by the neighbor of the property- "Global Sense" notary company that such theft happened from the months of March 2015 to March 2016. and continues.

Despite MD's evidence that between the beginning of 2015 and March 2016 company "Global West" EOOD and company "PIMC" extract Earth from the own land of D.'s company, transport Earth for the "Northern Tangent", extract land-property of D.'s company, without giving permission, export their own land with trucks every 15 seconds, without having a contract concluded with them, without having the relevant permits and others, pass through our own land. More than a year since 2015. The two companies cited above are exporting D.'S Company's own land mass to the "North Tangent" direction and unloading it there, for which they receive millions.

Some of the trucks have the following numbers- belonging to the PIMK company:

Mercedes- PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is investigative reports, photographic material and the police was notified.

Dated 07.03.2016. was informed personally the Minister- Chairman Boyko Borisov He like him- claims that he fights against the mafia and corruption in the state and even allowed himself to stop public orders for billions- in. Number 4401/02 dated 07.03.2016. No action— no result.

Dated 07.03.2016. The capital municipality with Mayor Fandakova and the inspector to the capital municipality have been informed.

A request for verification and taking of action dated 07.03.2016 was made. To the above three institutions.

RIOS- Sofia, DNSK, Royal DNSK Sofia, Road Infrastructure Agency- no result were also informed. The Minister- President has been requested to suspension of the contract for the construction of the "Northern Tangent" of the city of Sofia immediately- within 30 minutes after submitting this from 07.03.2016. No result. The losses are over 130,000,000 / one hundred and thirty million eur- the value of the earth mass and lost benefits and profits.

Chief prosecutors Sotir Tsatsarov and chief prosecutor Ivan Geshev were personally informed about this theftwithout results. The Ministry of Internal Affairs under Minister Rashkov and Minister Deremendzhiev, appointed by President Rumen Radev as official ministers, have been informed.

Even the neighbors through whose property the theft of the earth mass happened confirm the theft before a notary- theft for over 2,950,000 / day million nine hundred and fifty thousand cubic meters of earth mass.

Claims have been submitted to the Council of Ministers personally to Prime Minister Boyko Borisov, the company PIMK, the company "Global West", the company "PIMK NVEST" and the European Commission. Losses for the American Companies managing these properties amount to 130 million euros.

- 4. Does judge Vladimir Valkov of the Sofia City Court serve the mafia as with his actions-decreed acts to terminate the bankruptcy cases of the company, through whose land and with whose permission private land mass was stolen for zero cents and actually legitimizing the theft of private land mass of the mafia of the government of Prime Minister Boyko Borisov!!2!?! His deeds prove this beyond doubt
- 4.1/. The creditor, the owner of the stolen private plot of land, is filing a bankruptcy case against the company "Global West" EOOD from Sofia, through whose land the stolen private plot of land passed, since the ground level of Global West is at the level of 15-18 meters below the level of the land owned by the creditor through trucks, excavators, machines of the company "PIMK"-EOOD, city of Plovdiv, through whose trucks, excavators, machines were used to rake the earth mass, load the trucks and transport this earth mass to the place where the Northern Tangent of Sofia is being built.

And in this connection, the Global West company is invited to stop this theft of the creditor's private land multiple times, from the land of the creditor company in the Lokorsko property of the creditor company ID 44224.5785.86. with an area of 2050888 sq.m.

This theft of the land mass is confirmed by the company Global West EOOD itself, through which land the theft of the land mass took place, which was at a higher level than that of the Globus West company and is at level 16-18 higher. Good for screening through excavators and immediately loading into trucks in 2-3 minutes.

On 14.11.2017 between the creditor company Spa Centers and Detoxification Ltd. and the company Global West Ltd., an agreement for the establishment of a right of passage through foreign land is concluded under Art. 192 of the Territorial Planning Act.

Company Global West Ltd manager Emanuil Penev Santev confirm in the agreement for the establishment of a right of passage through another's land property under Art. 192 of the ZUT- notarized on 14.11.2017. with notary Dimitar Alexandrov reg. No. 595 of the Chamber of Notaries that the theft of the land mass of 2,950,000 cubic meters own land mass of the creditor and the theft took place through his land property-through his land with excavators and means of transport.

The company Global West confirmed that the theft took place through means of transport with PIMK Firm Plates with the corresponding registration numbers described below through its property- I.e. With her permission. I.e. With the permission of the company "Global West" Ltd, through its property, access is provided to the theft of earth - property of the company "Spa Centers and Detoxification" Ltd, as this volume is minimum 1,950,000 / one million and nine hundred and fifty thousand cubic meters of Earth Table.

On site during all the months of 2016 and 2015, the creditor was on site, pictured the theft of our land mass with which land mass was really built "The North Tangent of Sofia", tracking the PIMK Company trucks where they go and they left every 2-3 minutes full of my own earth mass. The creditor-owner has repeatedly alerted the police about this theft. The police come and do nothing. Therefore, the creditor submits to the debtor- Global West company the relevant amounts and losses and forgotten benefits and prof.its in the total amount of 130,000,000 / one hundred and thirty million euros to "Global West" company.

Since the Earth Table owned by Spa Centers and Detoxification Company is 15-18 meters- A high slope from the Globe West ground level- this was an easy option for the theft of our Earth Table. Attached by the creditor is evidence of the theft of over 1,950,000 cubic meters of earth mass from our own land for the construction of the "Northern Tangent" and has damaged us and our company at a minimum of 130,000,000 / thirty five million/ euros, theft proven- confirmed by the neighbor of our property- "Global Sense" notary company that such theft happened from the months of March 2015 to March 2016, and continues.

Despite evidence that for more than several months the company "Global West" EOOD EIK 202459552 and the company "PIMK" have been extracting land mass from our own land given to be managed, they are transporting land for the "Northern Tangent", mining land- our property, without we have given permission, they export our own land with trucks every 15 seconds, without having a contract concluded with us, without having the relevant permits and others, they pass through our own land. For more than a year, the two companies cited above have been exporting the own land of the land owner- the creditor in the case, in the direction of "North Tangent" and unloading it there, for which they receive millions.

Some of the trucks have the following numbers- belonging to the PIMK company:

Mercedes- PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is investigative reports, photographic material and the police was notified.

Prime Minister Boyko Borisov is notified by letter personally to the Road Infrastructure Agency, which is the contracting authority for the construction of the "Northern Tangent of Sofia", Sofia Municipality, the State Agency for Supervision and Construction Control, Regional inspection of the Environment - Sofia with a request to stop the theft.

In the commercial case, questioning of the following persons is requested:

- 1. Former Minister Prime Minister Boyko Borisov
- 2. The Executive Director of the Road Infrastructure Agency
- 3. Mayor FANDAKOVA of Sofia Municipality

Dated 07.03.2016. was informed about the theft in writing personally the Minister- President Boyko Borisov him like him- claimed that he fights against the mafia and corruption in the state and even allowed himself to stop public orders for billions- in. Number 4401/02 dated 07.03.2016. No action— no result.

Dated 07.03.2016. the owner informs the capital municipality and the mayor from the GERB party Yordanka Fandakova and the inspector to the capital municipality. The request for inspection and taking of action dated 07.03.2016. To the above three institutions. RIOS- Sofia, DNSK, Royal DNSK Sofia- no result are also informed. Enclosed are these inspection requests.

The owner of the land and the landmass personally demands from the Minister- President Boyko Borisov the suspension of the contract for the construction of the "Northern Tangent" of the city of Sofia immediately-within 30 minutes after submitting the request- from 07.03.2016. No result. The losses are over 130,000,000 / one hundred and thirty million euro- the value of the earth mass and lost Prof.its and Profits.

- 4.2. Based on the above in point 4.1. evidence, two commercial cases 1988/2022 and 2151/2022 were opened in the Sofia City Court and interestingly, both commercial cases were distributed by the President of the Sofia City Court to the same judge Vladimir Valkov and he terminated the most unscrupulous in complete violation of the laws and the two commercial cases.
- 4.2.1. The decisions were made by an illegal composition, as judge Vladimir Valkov had recalled himself in dozens of cases of the creditor.

Judge Valkov has self-recumbered in the following cases- since 2011- numbers 648, 528, 517, 3477, 3476, 3231, 5352, 13869/2010, 14843/2010, 2218/2011, 2219/2011, 2217/201/1, 925 2011 926/2011 and dozens of other cases in which cases the creditor was the plaintiff. This is a gross violation of European law and according to the decisions.

Judge Valkov even fined the creditor in another case without a court hearing twice for 300 BGN, for nothing. Judge Valkov previously closed a bankruptcy case against the debtors of the creditor, who owed him 900,000 euros without interest, despite all fees being paid, and fined the creditor 300 BGN without a single court hearing. Judge Valkov ruled in a case for "stolen equipment" of the creditor, proven by the prosecutor's office and the National Revenue Agency and confirmed that the defendant took this equipment and that it is still there and has been used by her since 1996. in her workshop—losses of over 1.4 million euros.

Judge Valkov ruled on a case in which the creditor's company, which is not the owner of two presses for the production of roof tiles worth more than 8 million German marks, bet it against money in the DSK Bank for millions of BGN, caused losses of millions of BGN. Judge Valkov ruled on a real "stolen and unpaid to company of the creditor his company equipment for two restaurants for hundreds of thousands of euros." Judge Valkov issued dozens of rulings confirming closed cases in the SRS of the creditor and companies represented by him. 14407/2016 against CBANK-UBB Bank, city case 14404/2016 against Bulgarian National Bank for theft of fifteen million US dollars from another bank and hundreds of thousands of euros from another bank, city case 14401/2016 against CBANK AD—UBB Bank.

Violation of European law impartial court and independent court - decision of the European Commission, bias and partiality of judge Vladimir Valkov:

The decisions of the European Court in this direction are: Kupranou v, Cypros *GC* #118q Micallef v. Ma;ta GC #93, Piersacj v. Beldium # 30q Grives v. the United Kingdom GC # 69q MOrice v. France GC # 73,

Lyprianou v. Cyprus—GC ##119q Hauschildt v/. Denmarl # 47q De Cubber v. Belgium # 25q Khodorkovskiy and Lebedev v. Russia # 430q Morice v. France GC # 75q Castillo Algar v Spain # 45, Ferrantelli and Santangelo v. Italy # 58q Padovani v. Italy # 27q Micallef v/ Malta GC # 97q Pullar v. the United Kingdom # 38q Castillo Algar v. Spain # 45q Morice v. France GC # 78, Skrlj v. Croatia # 43, Pfeifer and Plankl v.. Austris #6, Oberschlick v. Austria # 50q Pescador Valero cv. Spain ##24-29, Pastors v. Germany ##57q 62-63, Mihkhail Marinov v. Russia # 36, Remli v. France # 48, Danilov v. Russia ##97-102 Kyprianou v. Cypros GC #134, De Cubber v. Belgium # 33, Findlay v. the United Kingdom, ##78-79 Kyprianou v. Cypros mGC # 121.

The practice of the European court is undisputed and impeccable- this is confirmed by a decision dated October 1, 1998.- the piersc case, decision from 10.26.1984. Case of De Cube, decision of June 25, 1992. The case of Thorge Thorgerson. Even more so that the creditor himself published two books about the lawlessness of judge Vladimir Volkov, of which he knows very well, namely:

1/ Title: "How is the theft of private property for the benefit of a capital municipality legalized through the court?!?! Decision of the SCS - judges Vladimirvalkov, D Yordanova and M. Boycheva - 2020.

2/. Title "Did judge Vladimir Valkov of Sofia City Court serve on?!?! Acts that caused billions of euros in losses, legal insanity, legalized the theft of private inherited properties for the benefit of the Capital Municipality, for tens of millions of BGN at a rough"-2022

The practice of the European Court is undisputed and impeccable- this is confirmed by a decision dated October 1, 1998. The Piersc case, decision from 10.26.1984. Case of De Cube, decision of June 25, 1992. The case of Thorge Thorgerson.

- 4.2.2. Upon finding in the case, it is established that missing documents:
- Sketch of our ownership of the stolen property.
- A geodetic photograph that proves the theft of the earth's mass and its volumes.
- The management contracts between "Spa Centers and Detox" Ltd. and Goldman Management", the invoice issued by Goldman International against the debtor company "Global West" and the submissions for payment and invoicing of the invoice for the theft of the Earth, protocols for the theft of the earth.
- These are documents that were stolen in the case.

Please discover procedure for theft - missing documents in the current case, which does not concern me.

4.2.3. In reality, with his acts, judge Vladimir Valkov legitimizes the theft of land property of the company "Spa Centers And Detoxification" minimum 1,950,000 / one million nine hundred and eighty thousand cubic meters of land value 130,000,000 euros.

The claim is for an unpaid land of the company "Spa Centers And Detoxics", its property exported and mining through the lands of "Global West", which are located 20 meters below the level of our company. The evidence for the discovery of bankruptcy is undisputed. Namely- On 14.11.2017 between the company Spa centoevi and detoxification Ltd. and the company Global West Ltd., which we apply, an agreement for the establishment of a right of passage through foreign land under Art. 192 of the ZUK.

Company Global West- EOOD manager Emanuil Penev Santev confirmed in the agreement for the establishment of a right of passage through another's land property under Art. 192 of the ZUT- notarized on 14.11.2017. with notary Dimitar Alexandrov reg. No. 595 of the Chamber of Notaries that the theft of the land mass is 1,950,000 cubic meters of our own land mass and the theft took place through his land property-through his land with excavators and means of transport. The company Global West confirmed that the thief came by means of transport with plates of the firm "PIMK" with the corresponding registration numbers described below through her property- I.e. with her permission.

I.e. with the permission of the company "Globe West" Ltd, through its property, access is provided to the theft of a land \$ property of the company "Spa Centers And Detoxification" Ltd. AS this volume is minimum 1,950,000 / one million and nine hundred and fifty thousand cubic meters of land table.

On site during all the months of 2016 and 2015 we were at our site and photographed the theft of our land mass with which land mass was really built "Sofia's North Tangent", tracking the PIMK company trucks where they go and they leave every 2-3 minutes complete with our own ground mass.

The relevant amounts and losses and lost profits in the total amount of 130,000,000 / one hundred and thirty million euros were presented to the "Globe West" company. Which neither disputed the facts nor anything because they themselves confirmed this theft that happened with their permission and through their property. Since the Earth Table owned by Spa Centers And Detoxification is 15 meters- higher slope than the Globe West ground level- this was an easy warrant for the theft of our Earth Table.

Our enclosed evidence of the theft of over 1,950,000 cubic meters of earth mass from our own land for the construction of the "Northern Tangent" and costing us and our company a minimum of 35,000,000 / thirty five million/ euro, theft proven- confirmed from the neighbor of our property- "Global Sense" notary company that such theft happened from the months of March 2015 to March 2016 and continues. Despite our evidence that for more than several months the company "Global West" EOOD EIK 202459552 and the company "PIMK" have been extracting land mass from our own land given to be managed, they are transporting land for the "Northern Tangent", mining land- our property, without if we had given permission, they export our own land with trucks every 15 seconds, without having a contract concluded with us, without having the relevant permits and others, passing through our own land.

For more than a year now, the two companies quoted above have been exporting our own earth mass to the "North Tangent" and unloading it there, receiving millions.

Some of the trucks have the following numbers - belonging to the PIMK company:

Mercedes - PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is investigative reports, photographic material and the police was notified.

Request that the letters to Prime Minister Boyko Borisov, to API, Sofia Municipality, DNSK, RIOS - Sofia be requested.

You wish to inquire of the following persons:

- 1. Former Minister Prime Minister Boyko Borisov
- 2. The Executive Director of API
- 3. Mayor FANDAKOVA

Dated 07.03.2016. the creditor personally informed the Minister- the President Boyko Borisov him like him-claimed that he is fighting the mafia and corruption in the state and even allowed himself to stop public orders for billions- in. Number 4401/02 dated 07.03.2016. — No action— no result.

Dated 07.03.2016. The capital municipality with Mayor Fandakova and the inspector of the capital municipality are also informed. The request for inspection and taking of action dated 07.03.2016. To the above three institutions.

We have also been informed by the Regional Environmental Inspectorate- Sofia, the Directorate of National Construction Control, the Regional Directorate of National Construction Control Sofia- no results. We are attaching these inspection requests to you.

The owner of the land requests the Minister- The President to stop the contract for the construction of the "Northern Tangent" of the city of Sofia immediately- within 30 minutes after submitting this- from

www.ijcrs.org

07.03.2016. No result. The losses for the owner are over 130,000,000 / one hundred and thirty million eurothe value of the land and lost Prof.its and benefits.

On 14.10.2022, with a notification letter to the company Globas West, the same was notified about the transfer of invoices to me MD claim- 90 percent of the claims on issued invoices have been transferred, which notification letter I am attaching. As I maintain, the invoices are not disputed and.

In connection with the above evidence, the creditor respectfully requests the opening of bankruptcy proceedings for Global West "EOOD", especially since the capital of the company is only BGN 100. A letter was sent to the NRA for the registration of insolvency, which I am attaching and which was sent on 25.10.2022 with a letter with a return receipt for a debt of 130 million euros.

- 1. The debtor carries out commercial transactions and the quotation is a commercial transaction.
- 2. The debtor is insolvent.
- 3. The debtor is not a bank or an insurance company.
- 4. The debtor, according to the submitted and undisputed and confirmed invoice for 130 million euros, owes the same amount to the company "Goldman Management" AD, has not represented despite repeated invitations to this.
- 5. Factology and formation and arising of the company's obligation- described above in detail.

The company Global West confirmed that the theft took place by means of transport with plates of the firm "PIMK" with the corresponding registration numbers. A notification letter to the NRA, registered in the electronic register of the NRA with an electronic signature, is attached to the case. The debtor is insolvable because he is not in a position to fulfill the demanded and undisputed monetary obligation to me- as the legal successor of the company "Goldman Management"-AD and the other companies in the amount of 130,000,000 / one hundred and thirty million eur.

None of the attached evidence, even those cited and disappeared and stolen in the case, was not commented upon or cited by Judge Vladimir Valkov.

5. Did the judge of the Plovdiv District Court, Tsvetelina Evgenieva Georgieva, serve the mafia who legalized through the definitions the theft of private land for zero cents

5.1. The creditor, the owner of the stolen private blackboard, files for bankruptcy of the companies: "PIMK"-OOD address: Plovdiv, Sever district, Rogoshko road no. 36, p.k. 30, the company "PIMK Holding"- AD, Address: Plovdiv, 36 Rogoshko Shosse St., and the company "PIMK Invest" AD with address: Plovdiv District Severen St. Rogoshko Shose No. 36, whose trucks, excavators, machines carried out the excavation of the earth mass, the loading of the trucks and the transportation of this earth mass to the place where the Northern Tangent of Sofia is being built, and which happened through the land of the company Global West EOOD, through whose land the private earth mass was stolen, because the level on the land of Global West is located at a level of 15-18 meters below the level of the land owned by the creditor. And in this regard, these companies are invited to stop stealing the creditor's land repeatedly, from the land of the creditor company in the property in Lokorsko of the creditor company ID 44224.5785.86. with an area of 2050888 sq.m.

This theft of the land mass is confirmed by the company Global West EOOD, through which land the theft of the land mass took place, which was at a higher level than that of the Globus West company and is at level 16-18 higher. Good for screening through excavators and immediately loading into trucks in 2-3 minutes. On 14.11.2017 between the creditor company Spa Centers and Detoxification Ltd. and the company Global West Ltd., an agreement for the establishment of a right of passage through foreign land is concluded under Art. 192 of the Territorial Planning Act.

Company Global West- EOOD manager Emanuil Penev Santev confirm in the agreement for the establishment of a right of passage through another's land property under Art. 192 of the ZUT- notarized on

14.11.2017. with notary Dimitar Alexandrov reg. No. 595 of the Chamber of Notaries that the theft of the land mass of 2,950,000 cubic meters own land mass of the creditor and the theft took place through his land property- through his land with excavators and means of transport.

The company Global West confirmed that the theft took place through means of transport with PIMK Firm Plates with the corresponding registration numbers described below through its property- I.e. With her permission. I.e. With the permission of the company "Global West" Ltd, through its property, access is provided to the theft of Earth - property of the company "Spa Centers And Detoxification" Ltd, as this volume is minimum 1,950,000 / one million and nine hundred and fifty thousand cubic meters of Earth Table.

On site during all the months of 2016 and 2015, the creditor was on site, pictured the theft of our land mass with which land mass was really built "The North Tangent of Sofia", tracking the PIMK company trucks where they go and they left every 2-3 minutes full of my own earth mass. The creditor-owner has repeatedly alerted the police about this theft. The police come and do nothing. Therefore, the creditor claims to the debtors - the three PIMK companies the respective amounts and losses and forgotten benefits and prof.its in the total amount of 130,000,000 / one hundred and thirty million euros to the company "PIMK" "PIMK Holding Group" PIMK Invest AD, which do not dispute the invoices nor nothing, as they themselves confirmed this theft of their own earth mass.

Since the Earth Table owned by Spa Centers And Detoxification Company is 15-18 meters- A high slope from the Globe West ground level- this was an easy option for the theft of our Earth Table. Attached by the creditor is evidence of the theft of over 1,950,000 cubic meters of earth mass from our own land for the construction of the "Northern Tangent" and has damaged us and our company at a minimum of 130,000,000 / thirty five million/ euros, theft proven- confirmed by the neighbor of our property- "Global Sense" notary company that such theft happened from the months of March 2015 to March 2016, and continues.

Despite evidence that for more than several months the company "Global West" EOOD EIK 202459552 and the company "PIMK" have been extracting land mass from our own land given to be managed, they are transporting land for the "Northern Tangent", mining land - our property, without we have given permission, they export our own land with trucks every 15 seconds, without having a contract concluded with us, without having the relevant permits and others, they pass through our own land. For more than a year, the two companies cited above have been exporting the own land of the land owner- the creditor in the case, in the direction of "North Tangent" and unloading it there, for which they receive millions.

Some of the trucks have the following numbers-belonging to the PIMK company:

Mercedes- PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is investigative reports, photographic material and the police was notified.

Prime Minister Boyko Borisov is notified by letter personally to the Road Infrastructure Agency, which is the contracting authority for the construction of the "Northern Tangent of Sofia", Sofia Municipality, the State Agency for Supervision and Construction Control, Regional inspection of the Environment- Sofia with a request to stop the theft.

In the commercial case, questioning of the following persons is requested:

- 1. Former Minister- Prime Minister Boyko Borisov
- 2. The Executive Director of API
- 3. Mayor FANDAKOVA of Sofia Municipality.

Dated 07.03.2016. was informed about the theft in writing personally the Minister- President Boyko Borisov him like him- claimed that he fights against the mafia and corruption in the state and even allowed himself to stop public orders for billions- in. Number 4401/02 dated 07.03.2016. No action— no result.

Dated 07.03.2016. the owner informs the capital municipality and the mayor from the GERB party Yordanka Fandakova and the inspector to the capital municipality. The request for inspection and taking of action dated 07.03.2016. To the above three institutions. RIOS- Sofia, DNSK, Royal DNSK Sofia- No result are also informed. Enclosed are these inspection requests. The owner of the land and the landmass personally demands from the Minister- President Boyko Borisov the suspension of the contract for the construction of the "Northern Tangent" of the city of Sofia immediately- within 30 minutes after submitting the request- from 07.03.2016. No result. The losses are over 130,000,000 / one hundred and thirty million euro- the value of the earth mass and lost Profits.

On 14.10.2022, with a notification letter to the companies PIMK, PIMK Holding, PIMK Invest, they were notified of the transfer of invoices to MD, the claim- 90 percent of the claims on issued invoices were transferred, which notification letter I am attaching. By supporting it, hacktuas are not disputed and. According to the application for a bankruptcy case, it is requested to open bankruptcy proceedings for PIMK-OOD, PIMK Holding- AD, PIMK Invest AD.

A letter was sent to the National Revenue Agency for the registration of insolvency, which is attached and which was sent on 25.10.2022 with a letter with a return receipt for indebt of 130 million euros to each of the debtor companies.

- 1. The debtor enters into commercial transactions and the quotation is a commercial transaction.
- 2. Debtors are insolvent.
- 3. The debtors are not a bank or an insurance company.
- 4. The debtors, according to the submitted and undisputed and confirmed invoice for 130 million euros owe the same amount to the company "Goldman Management" AD, despite the repeated invitations to this.
- 5. Factology and formation and arising of the company's obligation- described above in detail.

Company Global West- EOOD manager Emanuil Penev Santev confirmed in the agreement for the establishment of a right of passage through foreign land under Art. 192 of the ZUT- notarized on 14.11.2017. with notary Dimitar Alexandrov reg № 595 of the Chamber of Notaries that the theft of the land mass of 1,950,000 cubic meters own land mass of the creditor and the theft took place through his land property.-through his land with excavators and means of transport. The company Global West confirmed that the theft took place by means of transport with plates of the Firm "PIMK" with the corresponding registration numbers.

6. Attached are notification letter to NRA sent by mail with return receipt requested

The debtors are insolvable, because they are not in a position to fulfill the required and undisputed monetary obligation to the creditor as the legal successor of the company "Golden Management"-AD and the other companies in the amount of 130,000,000 / one hundred and thirty euros.

6.1. Based on these requests to declare bankruptcy of the three companies, three cases were filed in the Plovdiv District Court, and interestingly, all three cases were assigned to the same judge- judge Tsvetelina Evg. Georgieva. The Plovdiv District Court is known for supporting the mafia, this court was run by Sotir Tsatsarov before the latter became and was elected and appointed by Boyko Borisov as the Chief Prosecutor of the Republic of Bulgaria.

Judge Tsvetelina Evg. Georgieva naturally terminates with the determined three in number in all three cases dated 04.01.2003 of judge Tsvetelina Evg. Georgiva with which the same has terminated the proceedings in the cases and has returned the applications for the opening of bankruptcy proceedings by me against PIMK Holding Group, PIMK Holding PIMK Invest as completely incorrect and illegal in violation of the laws, in clear use of official position by judge Tsvetelina Georgieva, with stolen And missing documents in the case, without a single court session, without commenting on the evidence, with clearly missing and stolen written evidence.

All three decisions of judge Tsvetelina Georgieva were made by an illegal composition, because the creditor has personally filed cases against the Plovdiv District Court, which is very well known to the president of the court and his deputies. In addition, in other cases, the judges of the Plovdiv District Court gave opinions in both civil, date and criminal cases according to the inventory of the Plovdiv District Court. I.e. The acts of judge Tsevetelina Georgieva are in violation of the European law for an impartial, fair trial, and clear and proven bias, clearly proven biased court towards the debtors, without a fair, impartial court.

There is clear abuse of official position and the writing of false things by judge Tsvetelina Georgieva. Proven bias by judge Tsvetelina Georgieva:

- None of what was written corresponds to the truth.

With a purposeful second application, representations were issued against PIMK OOD, PIMK Holding, PIMK Invest AD Invoices- for the value of excavated and hauled Earth by PIMK Trucks, from the creditor's ground. Specifically between the company Spa Centers And Detoxification there is a contract for the management of the lands with the companies Goldman management LTD Dynasty D&H LLC, all contracts and annexes are attached with the first application and the three bankruptcy cases. I.e. pursuant to these management contracts and the invoices were issued by the companies Goldman management LTD Dynasty D&H LLC to the company PIMK OOD.

In addition to the fact that these invoices were delivered, but also during the inventory carried out, all three companies PIMK Holding MIPK Invest and the company debtor PIMK OOD were notified that if within 7 days after receipt of the invoices and in connection with the inventory carried out they do not object to the amount of our receivables, on they confirm the balance. In the relevant seven-day period, the debtor company did not object to the issued invoices, i.e. SHE has confirmed her balance- and obligation. This alone is grounds for opening bankruptcy proceedings against PIMK- OOD, PIMK holding, PIMK invest. I.e. there is evidence of the theft of documents in the case because judge Tsvetelina Georgiveva does not cite any management agreement, annexes, nor signed protocols in connection with the theft of the earth, the scraping, loading and removal of the earth owned by the company "Spa Centers and Detoxifications", nor invoices.

Judge Tsvetelina Georgieva does not mention the geodetic sketch made in 2016. since it can be seen that there are mining activities, the pictures of the trucks of PIMK and PIMK invest and PIMK Holding Group, which bivagt filled with excavators- 7 in number and loaded with earth property of the land of the company "Spa Centers and Idetoxication". I.e. None of the cited evidence is cited by judge Tsvetelina Georieva- there is a theft of documents proving the theft of land mass. Assignment contracts are also attached to the case, with which the receivables and invoices are transferred to me as a physical person, nothing was quoted by judge Tsvetelina Georgieva- apparently missing documents in the case. Do not quote invoices issued. Notification letters received and such notification letters about the assignment with attached return receipts by mail, with which the debtor was notified as well as about the assignments. Nothing is cited by judge Tsvetelina Georgieva and the return receipts for presenting the losses caused- the return receipts for the presentation, for the invoices for the notification of the assignment, return receipts attached to the division, which are personally signed by employees of the debtor.

As a cover for lawlessness is also disrespect of the incoming document issued by the National Revenue Agency with the corresponding incoming numbers, the notification of the National Revenue Agency in connection with the opening of bankruptcy proceedings against PIMK, PIMK Holding Group, PIMK Invest. Judge Tsvetelina Georgivea does not respect legal documents required by the National Revenue Agency in connection with notification by a creditor of opening bankruptcy proceedings.

These documents are legal and cannot contain an electronic signature from me because they are issued by the NARA, which is the legal insanity and wrongful sentence for Vetelina Georgiva to claim that there was no electronic signature from me on the documents. These documents, with which the entry and registration of a

letter of notification of a creditor's wishes to open a bankruptcy procedure, are documents personally issued by the NRA, and not by me as a natural person.

6.2. In addition- proven foreclosure and clear and proven compliance of Art. 282 of the Criminal Code by judge Tsvetelina Georgieva of the Plovdiv District Court. Obviously and evidently missing documents in the case- the invoices, the letters to the debtor, the return receipt received from neo.

The creditor is notified by people from the counter-intelligence that crimes will occur and crimes will be committed in the case because it is full support of the court and the courts and the debtor companies. It is no coincidence that the police and prosecutor's office have been silent since 2016. About the thefts of earth mass and nobody investigates it. I.e. There are actions of judge Tsvetlina Georgieva, that are prejudiced, purposeful, conscious, with the ultimate goal of ending the case, and to legalize the theft of private land for zero cents and caused losses to the land owner for 130,000,000 euros which the creditor is notified by a man of the mafia, who owes him his life, that the Plovdiv District Court judges will terminate these cases because the debtor companies are the most respected and respected by Boyko Borisov's coat of arms and it is no coincidence that they are involved in projects for hundreds of milones euro.

European law and the practice of the European Court of Human Rights have been violated.

7. The personal inaction of the Prime Minister Boyko Borisov of the Republic of Bulgaria and other officials of state institutions and agencies for this proven theft

8. The inaction of the prosecutors Iliyan Iliev, under the chief prosecutor Sotir Tsatsarov and personally of Sotir Tsatsarov, of the prosecutors under the chief prosecutor Ivan Geshev and Ivan Geshev personally for this theft

Inaction of the prosecutors, personally notified the chief prosecutor Sotir Tsatsarov to investigate the inaction of the Prime Minister Boyko Borisov for the theft of land mass from our own lands and construction with this land mass of the "Northern Tangent"- losses for over 76 million euros. Even though we proved that according to the European Program for the construction of the "Northern Tangent" of the city of Sofia, the executive himself acrated private land 1,980,000 cubic meters land mass and with it the "Northern Tangent" of the city of Sofia was built, despite the signals to the Prime Minister Boyko Borisov, to the mayor of Sofia FANDAKOVA, to various institutions, evidence the prosecutors of Sotir Tsatsarov did not initiate criminal proceedings against the guilty. Losses for over 76 million euros.

9. The inaction and support of the European Commission and OLAF to investigate this theft related to European money

Despite reports to the European Commission and OLAF for an investigation since 2016, there has been no reaction and no case so far.

To the European Commission and the Federal Republic of Germany and France, to the European Commission President Ursula von der Layen, Rue dela Loi 200 / Wetstraat 200 1040 Bruxelles / Brussel, Belgique, to the Bundeskaznler der Bundesrepublik Deutschland- Olaf Scholz Bundesregierung, Willy— Brandt- Strasse 1 10557— Berlin, Deutschland To the President of France Mr. Emmanuel Macron, Palais de l;Elysee, 55 rue du Faubourg- Saint-Honore 7500 8 Paris, France, as the main countries in the European Commission, the amounts of 130 million euros have been presented because they have not taken any measures against illegality and the mafia. in the Judicial system in Bulgaria, the lack of the rule of law in Bulgaria, they did not carry out and activate the monitoring and blocking of the money from the European Commission to Bulgaria, and specifically in connection with the lawlessness and illegality of the judges Vladimir Valkov of the Sofia City Court, judging Tsvetelina Evg. Georgieva og District Court of Plovdiv. So far, the amounts have not been disputed.

- 10. The inaction of the Anti-Corruption Commission and the confiscation of property in relation to the proven theft of private land for zero cents
- 11. The inaction and support of the European Commission prosecutor's office with prosecutor Kooveshi for more than a year of this theft and theft of European funds

About the theft of the landmass under a project financed by the European Commission, the Prosecutor's Office of the European Commission was personally notified with the European Prosecutor Koveshi. To no avail.

12. The double standard of the European Court of Human Rights in Strasbourg and the support of this mafia in Bulgaria and the mafia in the government of Prime Minister Boyko Borisov from the European Court of Human Rights in Strasbourg?!?! The refusal to hear the appeals proves this !!!

Moreover, the European Court of Human Rights warns that if there is another complaint from this creditor against such debtors, the complaints will not be considered at all. This proves the mafiotization and the support of the mafia in the judicial system in Bulgaria by the European Court for the Protection of Human Rights. The double standards of the European Court of Human Rights in Strasbourg.

In the above solutions/definitions, it is proved:

- Bias of Judges Vladimir Valkov from the Sofia City Court with Bulgarian-Russian citizen Alesey Trifonov presiding and
- Bias of judge Tsvetelina Vg. Georgieva from the Plovdiv District Court
- Bias and partiality by the Sofia Court of Appeal with the presiding judge Daniela Doncheva
- The lack of an impartial court
- The lack of a fair court
- Lack of legality and rule of law
- Deliberate deliberate act, clear use of official position of the judges for the benefit of the mafia.
- 13. Amounts submitted to the Sofia City Court due to the actions of Judge Vladimir Valkov, to the Plovdiv District Court due to the actions of Judge Tsvetelina Georgieva and the inaction of the Chairman of the SGS Judge Alexy Trifonov and the Chairman of the POS Sheitanova to fulfill their obligations under Art. 321 of the Law on the Judiciary and request the High Judicial Council to institute disciplinary proceedings and dismiss judges Valkov and Tsvetelinna Georgieva.
- 14. Sums submitted to the Ministry of Justice due to the failure of Minister Krum Zarkov and Deputy Minister Maria Pavlova to fulfill their obligations under Art. 312 of the Law on the Judiciary and demand immediate disciplinary action against Judge Vladimir Valkov and his dismissal

Full support of Minister Krum Zarkov from the Bulgarian Socialist Party and Deputy Minister Maria Pavlova, supported by Ahmet Dogan's Movement for Rights and Freedoms, to the lawlessness committed by judges in favor of the mafia.

The amounts for the resulting losses have been submitted to Minister Krum Zarkov, Deputy Minister Pavlova of the Ministry of Justice, since you did not fulfill your obligations under Art. 312 of the Law on the Judiciary and did not ask the High Judicial Council to open a disciplinary case and immediate dismissal of judges Vladimir Valkov from the Sofia City Court and judge Tsvetelina EVg. Georgieva from the Plovdiv District Court, for grossly unprecedented lawlessness, lawlessness, gross violation of Bulgarian laws and Bulgarian law, of European law in the service of the mafia, and legalizing the theft of private land for zero cents with

which the "Northern Tangent of Sofia" was built—terminated a bankruptcy case and caused a loss of over 130,000,000 / one hundred and thirty million / euros. In case of non-payment, we will seek our rights in court.

15. The Human Rights Council is underway at the UN in Geneva!!

WILL he also serve the mafia in Bulgaria?!?!

In March 2022, a complaint was filed with the Office of the United Nations High Commissioner for Human Rights - Human Rights Council Branch-Complaint Procedure Unit.

OHCHR- Palais Wilson- United Nations Office at Geneva

CH-1211 Geneva 10, Switzerlandq from the companies: Goldberg Group Ltd, Goldman Management LLC, Spa Centerc and Detoxicatons Ltd., 1404 Sofia, Bulgaria.

The theft of earth from a private property for the construction of the North Tangent of Sofia

In the period from 2015 to March 2016, trucks from a neighboring property of the Dobrev i family in Lokorsko began to take every three minutes full of trucks full of earth and excavators to load in these trucks from the lower level the earth mass on the higher step with height 15 - 20 meters.

There is indisputable evidence of accusations against officials, companies, others of failure to comply with the law, use of official position, in connection with theft of land from the property of the company of Dobrev i, with which the northern tang was built. There is inaction of prosecutors with Chief Prosecutor Sotir Tsatsarov and Chief Prosecutor Ivan Geshev, prosecutors from Sofia District Prosecutor's Office Ilian Iliev against the perpetrators- and Prime Minister, civil servants, Mayor of Sofia, because despite their notification by Academician Prof. Momtchil Dobrev, there is evidence of the theft of more than 1,950,000 cubic meters of earth from our own land for the construction of the "North Tangent" and they damaged us and our company by at least 130,000,000 / one hundred and thirty million (about 100 million) euros. Confirmed by a neighbor of our property - Global Uset notariano that such theft has happened from the months of March 2015 to March 2016. and continues. Despite the evidence of Prof. Momtchil Dobrev that between the beginning of 2015 and March 2016. Global West EOOD and PIMK extract land from the Dobrev i Company's own land, export land to the North Tangent, gain land owned by the Dobrev i Company without their permission, trucks every 15 seconds, without a contract with them, without the relevant permits and others, pass through our own land. For more than a year now, the above-mentioned two companies have exported own own mass's own company in the North Tangent direction and unload it there, for which millions are received. Some of the trucks have the following numbers - the company "PIMK" are:

Mercedes - PB 8840 CB, PB4162 CB, PB 4430cb, PB 9860 CB, PB 5364 CB, PB 6549 CB, PB 8415 CB, PB 0646 CB, PB 4559 CB, and dozens of other trucks, four excavators and other machines for which there is statement of findings, photographs and the police were notified.

Informing the institutions in Bulgaria and in Europe

On 07.03.2016 personally informed Minister- the President Boyko Borisov because he - planmats that he is fighting against the mafia and corruption in the state- number 4401/02 From 07.03.2016- No action - no result.

On 07.03.2016 the capital municipality with mayor Fandakova and the inspectorate to the capital municipality have been informed.

A request has been made for verification and undertaking of actions from 07.03.2016. To the top three institutions. The Regional Institution for Environment, State Supervision of Construction Control Sofia, DNSK, Regional DNSK Sofia-, Road Infrastructure Agency- without result were also informed.

Kpkonpi was informed, despite the signal and all the evidence- no reaction- result.

The Prime Minister Boyko Borisov was personally informed- despite all the evidence attached- no reaction of the Prime Minister The Chief Prosecutor Sotir Tsatsarov was informed personally. A complaint was also filed

with the Prosecutor's Office of the Republic of Bulgaria- despite all the written evidence attached- there are no instructed pre-trial proceedings, no criminal proceedings.

Kpkonpi was signaled- with chairmen Lazarov and Sotir Tsatsarov- despite all the attached evidence- no reaction. The State Agency for National Security was alerted- despite all the attached evidence- no reaction. The State Financial Inspection was alerted- no reaction.

OLAF was alerted to the European Commission- despite all the evidence attached- no reaction, no action. The European Commission was alerted directly- despite all the written evidence attached- no reaction no investigation no sanctions.

Requested by the Minister- the President suspension of the contract for the construction of the "Northern Tangent" of the city of Sofia immediately- up to 30 minutes after the submission of this- from 07.03.2016. No result. The losses are over 75,000,000 / seventy-five million / euro- the value of land and lost benefits and prof.its. The Chief Prosecutors Sotir Tsatsarov and the Chief Prosecutor Sheve are informed personally about this theft- without result.

Even the neighbor through which the property was standing on earth confirmed the theft before a notary-theft for over 2,950,000 / I give one million nine hundred and fifty thousand / cubic meters. Information about the project building the North Tangent of Sofia- which is a project of Sofia Municipality. The construction of the Northern Tangent of Sofia is a project funded by the European Commission and the state budget. The cost of the project is 185 million euros excluding VAT, with 80-90 percent of the funds coming from the European Commission. The company that won the competition is a consortium- a company under the law on obligations and contracts and companies related to and close to the Prime Minister Boyko Borissov and the person DP.

How the theft is realized

The property of our company is a rectangle but on four steps. The highest step- in the northern part of the property is the highest. Below it, 15-18 meters below it, is the second step- level. Below the second step-below it at a depth of 15.17 meters is the third level- step. Below the third level, the fourth step is taken again at a depth of 15 meters. The fourth level of the steps is the end of the property in the south. Part. Next to this step is the property of Global West. This property is 15 meters lower- depth from the level of the fourth step of our property. Exactly from this place is the theft of our earth.

Excavators and trucks of our company PIMK enter through this property and begin to remove the earth mass from the slope of our fourth level- the clean part of our property. The ground level is 15 meters high for the excavators and it is easy to lower the ground. Dozens of excavators- dozens of trucks loaded with our own land leave this property every 2 minutes and head to the North Tangent construction site, where this ground mass is unloaded- our private land company. There are sums for damages caused by inaction to the following institutions and individuals: the European Commission- for EUR 130 000 000

- Council of Ministers with Prime Minister Boyko Borissov for 130,000,000 euros
- Prosecutor's Office of the Republic of Bulgaria- the amount of 130 million euros
- Kpkonpi for the amount of 130 million euros
- Road Infrastructure Agency for 130 million euros
- The companies whose trucks stole our land- PIMB, PIMK Invest for 130 million euros
- The company through which the circuit took place the company Global West for 130 million euros
- OLAF for 130 million euros
- Sofia Municipality for 130 million euros.

The above amounts have been submitted to the relevant institutions. So far, there is no objection against these institutions that they do not owe these amounts. The amounts have gone through an inventory. Invoices issued to the institutions.

For the amounts presented, the respective invoices were issued to the respective institutions as follows against each institution for EUR 130 million:

- To the European Commission
- To the Council of Ministers and Prime Minister Boyko Borissov
- To APi
- To KPKOPNI
- To the prosecutor's office
- To PIMC
- To PIMC Invest
- To Global West

Factology:

After we found out many times that from our property from the level but the neighboring property owned by Global West, whose property is at a level 18-20 meters below the level of our property essay realized theft of land from our own private property from early 2015 to March 2016 and we repeatedly called the police, prosecuted other institutions Council of Ministers Sofia Municipality, Prime Minister Boyko Borisov, Mayor of Sofia Municipality Ms. Fandakova, other institutions European Commission, Construction Supervisors, took pictures geodetic kci on theft of land documents as follows in the relevant institutions.

- 1) Request for inspection and actions taken by the Prime Minister Boyko Borissov Council of Ministers submitted on 07.03.2016. under number 4461/02, Mayor Fadakov of Sofia Municipality from 07.03.2016. Reg. № COA16-ТД26-2937, Sofia Inspectorate ent. Number ESI16-TD26-369 / 07.03.2016, we have requested an inspection and a request to stop immediately the construction of the Northern Tangent of the city of Sofia because it is being built with our own land, for which we have neither given permission nor a contract, and we have suffered losses of over 50 million leva.
- 2) Request for suspension of the contract for construction of the "Northern Tangent" of the city of Sofia immediately within 30 minutes after the submission of the present to the Road Infrastructure Agency from 16.03.2016. ent. Number 53-00-2054 in connection with the theft of our private land to the Prime Minister, Road Infrastructure Agency.
- 3) Geodetic photo dated 16.03.2016. Prepared by the company "Geophot-Gyurkovski" address Sofia, Kumata Str.
- 4) Request from 15.04.2016 to the European Commission the President of the European Commission Jean-Claude Juncker ref. № 03 / 15.04.2016 for ongoing implementation of the Treaty establishing the European Community- TEC imposing continuous monitoring of the Republic of Bulgaria due to the mafia at high state level due to evidence of the mafia at state level- Council of Ministers, Prosecutor General, Road Infrastructure Agency, Sofia Municipality, RIEW-Sofia, inspections, request for piracy of all European programs and paid to the Republic of Bulgaria due to evidence of the mafia at the highest state level- Council of Ministers and others, in connection with the inaction of these Bulgarian institutions in connection with the theft of our private own land during the construction of the "Northern Tangent" in Sofia, citing all signals with incoming numbers entered in the Council of Ministers, to Prime Minister Boyko Borissov, Road Infrastructure Agency, Sofia Municipality, inspections and national construction control in connection with our own land mass from our own property.
- 5) Presentation of payment to the Sofia Inspectorate to the Prime Minister Boyko Borissov- Council of Ministers and to Fandakova Kova Sofia Municipality from 25.03.2016. for the amount of 75 million euros
- 6) Presentation of payment to the Road Infrastructure Agency dated 14.04.2016. for the amount of 75 million euros. With ent. Number 53-00-2806- dated 14.04.2016 in connection with the inaction of the Road Infrastructure Agency regarding the theft of our private land mass from our private property for the

- construction of the "Northern Tangent". The claim is not disputed and has not been objected to by the agency., i.e. is accepted.
- 7) Presentation of payment invitation for payment to the Council of Ministers and Prime Minister dated 11.11.2016 with incoming volume 4461 dated 15.11.2016. in connection with his inaction in connection with the theft of land by PIMC and others. In connection with the inaction under our number from 07.03.2016 in the Council of Ministers we report to the Council of Ministers and Prime Minister Boyko Borissov the amount of 75 million euros in damages- losses as they did not take any measures to immediately stop construction of the Northern Tangent of Sofia, as it is being built with our own land, which has been stolen from us, for which we have neither given permission nor has a contract and have caused losses of over BGN 75 million and since the Council of Ministers and the Prime Minister despite the requests .2016 have not made any inspection of the actions of the company Global West and the company PIMK, which has been extracting land for several months, transporting land for the "Northern Tangent" get land our property, and actually steal it with trucks every 15 seconds, without a contract with us, without the relevant permits and others, pass through our own land.
- 8) Request to the Council of Ministers and Prime Minister Boyko Borissov dated 03.04.2017. entered in the Council of Ministers under number 4461 / 03.04.2017 in connection with inventory and issued invoices numbers 72, 77, 78,, 79, 80, 71, 72, 73, 84.

Invoice number 72 to the Road Infrastructure Agency for 75 million euros

Invoice number 77 to the Council of Ministers for \$ 5 billion

Invoice No. 78 to the Council of Ministers for \$ 250 billion

Invoice number 79 - to the Ministry of Transport - \$ 250 billion

Invoice number 80 - to the municipality of Tolica for 75 million euros

Invoice number 81 - to the Ministry of Energy for 5 billion USD

Invoice number 82 - to the Council of Ministers for 75 million euros

Invoice number 83 to Boyko Metodiev Borisov for 75 million euros

invoice number 84 to the Ministry of Economy - for 5 billion USD

There are no disputes or objections in connection with the issued invoices and the inventory, ie. invoices accepted.

- 9) Request for appointment of continuous monitoring of the judiciary to the European Commission dated 17.04.2017. The request is addressed to the President of the European Commission, Mr. Jean-Claude Juncker, as in point 1. The inactions of the Sofia Guard Prosecutor's Office, the Supreme Cassation Prosecutor's Office and the Chief Prosecutor Sotir Tsatsarov regarding the theft of land- a loss of at least BGN 76 million- are described.
- 10) Request for reply to the European Commission dated 07.07.2017 entered in the Representation of the European Commission at Sofia, 124 Rakovski Str. in connection with inventory and issued invoices for amounts due from the European Commission to the company Goldman Management invoices from 91 to 98 inclusive. Invoices issued to the European Commission for the amounts invoice 91 for EUR 250 billion, invoice 92 for EUR 467 million, invoice 93 for EUR 175 million, invoice 84 for EUR 175 million, invoice 95 for EUR 578 million, invoice 96 for EUR 469 million million euros, for invoice 97 for the amount of 130 million euros for the earth, invoice 98 for 130 million euros. After this request there is no objection, no challenge to these invoices issuance, ie. invoices accepted.
- 11) On 14.11.2017 we signed a contract with Global West- the neighbor of our property which borders with us whose property is at a level 18-20 meters below ours or our property, where the theft of land took place. In the contract I confirmed from the neighbor company Globl West that from his property there was a theft of land from our property- our own land. Contract for establishing the right of passage through another's underground property under Art. 172 of the ZUK from the date 14.11.2017. where the theft by the judge of our property is established. Global West. In the contract the country Global West neighbor of our property confirmer throughout 2015 and until March 2016. Through her property was committed theft

- of earth our property from our property through trucks excavators owned by PIMK with the relevant numbers of cars, trucks, trucks theft of over 1,950,000 / one million nine hundred and fifty thousand / cubic meters of land mass.
- 12) Presentation of payment invitation for payment 1 to the European Commission dated 18.06.2018. with ent. Number 03-01-1977 for the amount of 130 million euros in connection with the inaction of the European Commission at the request of 01.03.2017. for undertaking the only one in connection with the theft of our private land under a European project and financing under a European Program. The payment has not been disputed or objected to, in connection with the inaction of the European Commission in connection with the theft of the land mass of our own land in connection with the construction of the Northern Tangent of Sofia, ie. is accepted.
- 13) Notification letter to the European Commission dated 26.06.2018 for issued with ent. Number 03-01-2076 for invoices issued to the European Commission from number 139 to number 162 In connection with applications from 1 to 14 from 18.06.2017 to 21.06.2018.
- 14) Presentation of payment invitation for payment 1 to the Prosecutor's Office of the SJC, KPKONPI, from 22.12.2021 to the Prosecutor's Office of the Republic of Bulgaria with Chief Prosecutor Ivan Geshev, Supreme Judicial Council, KPKOPNI chaired by Sotir Tsatsarov, President of the European Republic point 1.2 describes the inaction of prosecutors personally notified Chief Prosecutor Sotir Tsatsarov, Chief Prosecutor Ivan Geshev to investigate the theft of land from our own private lands losses of 176 million euros.
- 15) Management contract dated 07.01.2012 between the companies Goldberg Group and Spa Centers and Detoxification on the one hand and Goldman Management.
- 16) Statement of findings in connection with the management contract dated 07.01.2012 dated 06.03.2016.
- 17) Statement of findings from 18.03.2016 in connection with the Management Agreement dated 07.01.2012 in connection with the theft of land.
- 18) Statement of findings from 01.08.2017 in connection with the management contract dated 07.01.2012 for the fact that there is no objection to the invoices to the Council of Ministers from 03.04.2017.
- 19) ANNEX dated 18.08.2021 to the management contract from 07.01.2012 and any prepared ascertainment protocols 06.03.2016, 18.03.2016, 01.10.2016, 01.08.2017, 05.01.2015 and other dates in connection with these management contracts from 07.01.2012.
- 20) Photo photos.
- 21) Publications in journals, magazines about theft and the mafia in the state of Bulgaria.

Including are sended to the Council of Human rights in UN in Geneva published papers about the mafia in Bulgaria and European Commission namely,

- Genocide of law, justice, justice and UTS mafiotization— there is no rule of law in Bulgaria! The
 mafia has a country! Support of this ne-liberal neo-fascist deep mafia in Bulgaria from the USAPresidents Obama, Trump, Biden and from the European Commiccion with presidents Barosso, Jean
 Claude Juncker, Ursila von der Layen! Loses of over 290 Bil euros!!- November December 2022—
 in Asian Journal of Social Science and Management Technology.
- Genocide of Law- The Neoliberal Neo-fascisdt Mafia of judges and prosecutors in Bulgaria in the Thelft ofprivate and hereditary property of the "Principality of the Dynasty Dobrev Halachec"... july 2022 in International journal of creative Research and stusies.

16. Conclusion

The specific cases described prove genocide of law, justice, justice and its mafiotization- there is no rule of law in Bulgaria.

Both the European Union and the European Commission have been informed about this mafia, but personally the chancellors of Germany Merkel and Scholz, the president of France Macron, and the prime ministers of Great Britain, when the core was part of the European Union, as well as presidents Obama, Trump, and Joe Biden of the USA. There was no reaction, no compliance with the laws of the European Community treaty, which proves the support of this neoliberal neofascist deep mafia in Bulgaria from the USA and from the European Union- and a commission chaired by Barroso, Jean Claude Juncker, Ursula von der Leyen. Apparently the USA and the European Commission and the European Union are interested in this mafia and this lawlessness in the Republic of Bulgaria.

Therefore there are amounts submitted for damages caused for over 250 billion euros. The mafia has a country – Bulgaria!!!!

References

Dobrev, M. (2015) Theory of generating crises, Bulukrain-MM, Sofia, BG

Dobrev, M. (2016). Is there a mafia in the European Commission and Union?!? 1, Bulukrain-MM Sofia.BG

Dobrev, M. (2014). Theory of the corruption and Theory of the mafia, Bulukrain-MM, Sofia., BG

Dobrev, M. (2013). Theory if degree of trust, Bulukrain-MM, Sofia, BG.

Dobrev, M. (2010). Theory and praxuse of the Mafiotismus. Bulukrain-MM. Sofia

Dobrev, M. (2019) "The mafiotism in the EU, ECommission, E Parliament!?!?! And its protection with Gemany, France, Englans - the mafia in court, prosecutors, government in Bulgaria over ten years !!! The dept of EC and EU of houndret billions USD !!!" Bulukrain-MM. Sofia

Dobrev. M. (2018) "Theory and practice of Mafiotismus. Finance-banking resource technological mafiadriven Materialism"- Bulukrain-MM, Sofia

Dobrev, M., Garibova-Dobrev a, Mariola (2020) The new old world order.- Bulukrain-MM, Sofia

Dobrev, M, Garibova M, /2020/ The Mafia, Mafia and Financial Bank Resource Technological Mafia Materialism - THE NEW OLD WORLD ORDER Bulukrain-MM

Dobrev. M. Garibova-Dobrev a M. /2020/RESTART OF CIVILIZATION - without mafia and financial banking resource technology in mafia Materialism - THE ONLY SOLUTION! Our suggestion. Bulukrain-MM

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.

Dobrev M., Garibova M.2009 Theory and practice of the types of sovereignty and degrees of sovereignty. Dobrev -Halachev Scientific Research Institute.

Dobrev M., Garibova.M- 2009 - Theory and practice of types of stress and degrees of stress. Dobrev - Halachev Scientific Research Institute.

Dobrev M, Gribova. M 2009 – Theory and practice of happiness and degrees of happiness. Dobrev -Halachev Scientific Research Institute.