

ORIGINAL ARTICLE

Will President Trump Not Cooperate during His 2025-2029 Term with an American Company That is the Real Owner of "Bulgarian Posts" in Bulgaria, as he Did with his Inaction in 2016-2020 and before That, Presidents Obama and Biden, and Support Mafia Fascism in the Us-Controlled and Colonized Country of Bulgaria after the Latest Attempts to Assassinate Prince Lord Prof. Momchil Dobrev after he Filed a Case under the Rico Law and Criminal Courts against Prime Ministers Boyko Borisov, Sergey Stanishev, There Ministers, Prosecutors General Boris Velchev, Tsatsarov, Geshev, and the Judges of the Supreme Court of Cassation Raykovska, Prodanova, a Kalcheva, Hitrov, Chanacheva, Emil Markov from the Supreme Court of Cassation - Judges Glozhenska, Bozhikov, Spasov from the Plovdiv Court of Appeal - Who Legalized Lawlessness, Injustice in Bulgaria and the Theft of Property and Caused Losses of Over 35 Trillion Us Dollars to an American Company, after Claims Were Filed with the European Commission, France and Germany for These Amounts Prince Lord Prof. PhD D Momtchil Dobrev-Halachev, Princess Lady Prof. Mariola Garibova-Dobreva

Scientific Research Institute Dobrev & Halachev JSC, Sofia, Bulgaria

*Corresponding Author: D Momtchil Dobrev-Halachev

Abstract

Lord prof PhD PhD Momtchil Dobrev-Halachev developed 2008 "Theory of generating of crises", 2010 "Theory and practice of the Mafiotismus" and 2001 "Theory of the mafia". Based on these two theories this paper explains the establishment of the mafiotismus all over the world – principles, theory and praxis in the European Union, the European Commission and in the Republic of Bulgaria

Key words: Mafiotismus, Crisis, mafia, corruption, theory, finance.

Introduction

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 wrld. In Bulgaria, Germany, European Union, and other countries.

In the year 2008 Lord Prof. Momtchil Dobrev developed the "Theory of generating crises". The

theory of generating crises has been developed by analyzing all the relationships between countries, and analyzing the causes and consequences of crises. The theory examines all possible options for generating crises.

In the year 2010 Lord Prof. Momtchil Dobrev developed the "Theory of Mafiotismus" as a new state level based on private and personal interests of the prime minister, ministers, government..

1.1 Introduce the Problem

The problem of the emerging new kind of capitalism - named by Prof. Dr. Momchil Dobrev MAFIOTISMUS is enormous because it concerns not only the rule of one state but also the governance of a union of states and a way of managing the world.

This is really the new world order with precisely defined principles and ways of management.

This kind of government creates a failure of a state, union, or order of states to develop normally, develop their democracies, and nurture democratic governments.

This creates not only crises but also irreversible processes of destruction and destruction of entire nations, peoples, worlds, states, alliances.

1.2. The importance of revealing the real and real causes of the existence of the Mafiotismusu, its development is of great importance for our entire civilization. This is important in order to be able to anticipate and track such processes and take real measures to prevent such crises.

1.3. The thesis of Lord Prof. Dr. Momchil Dobrev is that the Mafiotismus is the new kind of capitalism based on the private and personal interests of the people of the mafia beginning from the prime minister, ministers, government, members of the mafia.

2. Research Methods

Research methods of occurrence of MAFIOTISMUS, its logic of work, of existence, of management are the following:

- Analysis of the laws of one country.
- Analysis of all authorities in one country - judicial, legislative, executive
- Analysis of the implementation of the laws of a country
- Analysis of management of public affairs
- Analysis of the existence and/or presence of civil society.
- Analysis of the work of the Prosecutor's Office as a guarantor of the existence and development of mobbing.
- Analysis of the social directions of development of a society

- Analysis of the judiciary - laws, judges, choice of judges, development of judges, violations of judges, disciplinary and other liability of judges, prosecutors, investigators.

3/. CHRONOLOGY OF THE CASE with the state-owned company "BULGARIAN POSTS"-EAD, real property since 2004 of an American company

1/.THE OBLIGATION OF "BULGARIAN POSTS"-EAD IS BASED ON AN UNFULFILLED "CONTRACT FOR COLLECTION AND DELIVERY OF SUBSCRIPTION" DATED 17.12.1998 WITH NUMBER 027, in which contract The state-owned company "Bulgarian Posts-EAD" is obligated for a certain subscription to the magazine "Bulgarian Accountant" of the company "Schetovodna Kashta"-EOD. THE INTEREST FOR ENTERTAINMENT UNDER THIS AGREEMENT IS THREE PERCENT PER DAY – CAPITALIZED INTEREST.

2/. THOUSANDS OF PEOPLE SUBSCRIBE TO THE MAGAZINE "BULGARIAN ACCOUNTANT" AND PAY THE MONEY TO THE COMPANY "BULGARIAN POSTS"-EAD, which company subsequently does not pay a cent to the company "Accounting House".

3/. "BULGARIAN POSTS"-EAD has been invited repeatedly WITH INVITATIONS - A TOTAL OF NINE TO PAY ITS DEBT.

4/. ON 15.06.2001 WITH A CONTRACT FOR TRANSFER OF ACQUISITION / ASSIGNMENT AGREEMENT / COMPANY "dim DOBREV CAPITAL"-AD with Executive Director Prince Lord Academician Prof. Momchil Dobrev ACQUIRES THIS ASSIGNMENT.

5/. ON 10.05.2004. WE CLAIMED PART OF OUR ASSIGNMENT. THE CLAIM WAS NOT DISPUTED, WAS NOT PROTESTED, WAS NOT OBJECTED BY "BULGARIAN POSTS"-EAD.

6/. ON 21.10.2004. WE REQUEST A MEETING WITH MINISTER VASILEV – MINISTER OF TRANSPORT under the government of Prime Minister Simeon Saxe-Coburg-Gotha, EXPRESSING READINESS FOR INVESTMENTS UNDER ITEM 2.

7/. DURING THE SAXON-BURG CABINET,

THEY PRESSURE US TO CONCLUSION COMMISSION AGREEMENTS – ILLEGAL with third parties for millions.

The investment program of the American company is for the construction of 5000 offices of the company "Bulgarian Post" EAD, :

- Currency exchange bureau
- Pharmacies - Insurance agent offices
- Readiness to open a banking institution
- Readiness to register an insurance company
- In reality, this would have been the largest financial institution for Bulgaria, as banks in Bulgaria had an average of 150 offices

8/. ON 06.04.2006. The American company claims the damages caused to it - losses - lost benefits and profits

9/. SUBSEQUENTLY THE CLAIM FROM THE COMPANY " dim DOBREV CAPITAL"-AD WAS TRANSFERRED TO THE American company " GOLDMAN MANAGEMENT"-AD.

10/. THE COMPANY " GOLDMAN MANAGEMENT"-AD - AMERICAN INSTITUTION FILED A COMMERCIAL CASE IN THE Sofia City Court UNDER NUMBER 1456/2005.

IN THIS CASE, AN UNCONDITIONAL "CONCLUSION" WAS ADOPTED FOR AN ACCOUNTING EXPERTISE IN THIS CASE No. 1456/2005 OF THE Sofia Guard Court with Judge Ilieva IN THE COURT SESSION OF 25.09.2006 AT 10.30 AM AS THE DEBT TO THE American company from the state-owned company "Bulgarian Posts" EAD as of 20.06.2005 IS

293,985,612,515,337,000,000,000,000,000,000,000 US dollars. AND THAT ONLY ON A CAPITAL OF 90,000 / NINETY THOUSAND/ BEGINS, AND NOT AS THE DEBT ON A CAPITAL OF 285,000 BEGINS.

The case has disappeared by order of the executive branch.

11/. On 30.07.2010 the American company makes a REQUEST ON THE BASIS OF ART. 295 AL.1 OF THE COMMERCIAL LAW TO THE MINISTER PRESIDENT BOYKO BORISOV UNDER NUMBER 4461 DATED 30.07.2010

AND TO THE MINISTRY OF TRANSPORT with reg. № 32-02-2453 from dasa 09.07.2010. For the transfer of 100 percent of the shares owned by the state to the company goldman management.

12/. Death threats followed from those close to tsvetelina borislavova - a close friend of prime minister boyko borisov and owner of the bank cbank- ad.

On 06.07.2011. The american company submitted to the council of ministers under reference number 3655 "request for a response 1/. On the basis of death threats made against prince lord prof. Momchil dobrev from those close to the government of prime minister boyko borisov, companies and persons with an interest in the privatization of "bulgarian posts"-ad

2/. Is there an order from the executive authority to the administrative and other courts to disappear cases against state institutions, ministries and others.

3/. Is there an order to crush entire families through the national revenue agency and the prosecutor's office. At that time, by order of boyko borisov, financial audits were being conducted on prince lord academician prof. Momchil dobrev, on him and his entire family – father and mother – who have been pensioners for decades and on his wife. Prince Lord Academician Prof. Momchil Dobrev is being sought as an individual for 48 million US dollars in "UNPAID TAXES", and from his father, his mother and his wife for two million each in "UNPAID TAXES". All properties of the Dobrev-Halachev Dynasty have been blocked - properties worth over 5 billion US dollars.

THERE WAS NO RESPONSE FROM Prime Minister BOYKO BORISOV.

Ultimately, in 2013, the National Revenue Agency came to the conclusion and prepared a report on Prince Lord Academician Prof. Momchil Dobrev THAT HE DOES NOT OWE A CENTS TO THE STATE. And according to their demands, in 2010 Prince Lord Academician Prof. Momchil Dobrev for these "unpaid taxes" that HE REALLY HAD TO MAKE A TURNOVER as an individual of over 4 billion US dollars - COMPLETE UNREASONABILITY and ABSURDITY. THE GOAL IS THE THEFT OF PROPERTY of the

Dobrev-Halachev Dynasty by those ruling the state - Minister-President BOYKO BORISOV and his cronies.

As a result, both the father and the mother do not owe a penny. The father of the prince, Lord Academician Prof. Momchil Dobrev, DUE TO THIS HARM, IS RELAXING IN 2014.

INSTEAD OF A RESPONSE TO THE DEATH THREATS - THE DEPUTY MPS OF THE GERB political party with the chairman, Prime Minister BOYKO BORISOV, VOTE TO REMOVE THE COMPANY "BULGARIAN POSTS"-EAD FROM THE PROHIBITED LIST for privatization and start selling it to people close to them.

IT IS RULED THAT Prime Minister BOYKO BORISOV HAS ALREADY PURCHASED THE COMPANY "BULGARIAN POSTS"-EAD.

13/. THE FIRST SERIES OF MURDER ATTEMPTS on Prince Lord Academician Prof. Momchil Dobrev

AS A RESULT - ON 21.09.2011. AN ATTEMPT TO MURDER BY ARCRONIZING MOMCIL DOBREV'S APARTMENT. ONLY 10 CENTIMETERS SAVED ONE OF MOMCHIL DOBREV'S PARENTS FROM BURNING LIKE A TORCH, AND THE OTHER WAS ABOUT TO BURN IMMEDIATELY - AFTER THAT BECAUSE HE WAS IMMOTIVATED.

January 2012 A bus waits for Prince Lord Acad. Momchil Obrev in front of his office, IN ORDER TO OVERCOME HIM. He fails.

September 2012 A criminal at a trolley stop in the center of Sofia in front of the office of the Anti-Corruption Commission inflicts 14 / fourteen / blows with an umbrella handle on the left side of Momchil Dobrev's face, who is carrying two laptop computers in both hands and cannot defend himself.

NO INVESTIGATIONS followed in the above cases. Even for the arson, the inspectors, when they come with their bare hands, seize the EVIDENCE – two bottles of flammable liquids, and actually compromise the evidence. And the two bottles were thrown by two POLICEMEN in police uniforms who came in a police car.

14/. The ownership rights of the American company over all 100 percent of the shares of the

state-owned company “Bulgarian Posts” EAD

ACCORDING TO THE STATUTE OF “BULGARIAN POSTS”-EAD ART. 1 AL. 2 “THE STATE IS RESPONSIBLE FOR THE LIABILITIES OF THE COMPANY UP TO THE AMOUNTS DUE OR OBLIGED AGAINST THE SUBSCRIBED SHARES. WE HAVE THE LEGAL RIGHT TO TRANSFER AT LEAST 95% OF THE SHARES OF THE COMPANY "BULGARIAN POSTS"-EAD TO OUR COMPANY.

SUCH A REQUEST FOR THE TRANSFER OF THE SHARES HAS BEEN MADE MULTIPLE TIMES.

ADDITIONAL DOCUMENTS which are attached:

1//. NOTIFICATION LETTER 03.01.2005 TO MINISTER Nikolay VASILEV - Minister of Prime Minister Simeon Saxe-Coburg-Gotha

2//. REQUEST TO Prime Minister SERGEY STANISHEV DATED 13.09.2006 WITH REG. № 13-00-265 IN THE MINISTRY OF TRANSPORT AND NUMBER 4461 IN THE COUNCIL OF MINISTERS.

3//. TO THE PRIME MINISTER SERGEY STANISHEV DATED 31.07.2006 UNDER NUMBER 4461 REPLY

4//. REPLY TO THE COUNCIL OF MINISTERS DATED 29.08.2006 UNDER NUMBER 4461

5//. LAST REQUEST TO THE MINISTER PRESIDENT SERGEY STANISHEV DATED 22.05.2009 AND MINISTER MUTAFCHIEV - MINISTER OF TRANSPORT.

6//. INVOICE FOR 150 BILLION US DOLLARS - No. 7 DATED 19.12.2008

7//. REQUEST FOR A REPLY TO THE PRIME MINISTER BOYKO BORISOV DATED 06.07.2011 WITH ACCESSION NUMBER 3655.

8/. LETTER TO Prime Minister Prof. Plamen ORESHARSKI 2013.

9/. DEATH THREATS FROM THE CURRENT GOVERNMENT – 2014 - - REQUEST FOR ANSWER SUBMITTED TO THE RUSSIAN embassy on 17.02.2014

4/. Real ownership of the american company of the entire capital of the state-owned company

“bulgarian posts”-ead.

According to the statute of “bulgarian posts”-ead art. 1 par. 2 “the state is responsible for the liabilities of the company up to the amounts paid or obliged against the subscribed shares. We have the legal right to have at least 95% of the shares of “bulgarian posts”-ead transferred to our company.

A repeated request has been made to the state, represented by the council of ministers with prime ministers simeon saxonborgotsky, sergey stanishev, boyko borisov, oreshaarski and the subsequent service ministers prof. Bliznashki, marin, to implement the laws of this state

The american company has exercised its rights under art. 295, item 1 of the commercial act and on the basis of a conclusion by an expert in civil case 1456/2005 prepared and accepted by “bulgarian posts” ad. According to the description of the court of jurisdiction, from which conclusion it is apparent that the debt of the company “bulgarian posts”-ead to our company until 20.06.2005 is in the amount of 293 985 612 515 337 000 000 000 000 000.00 bgn and in connection and on the basis of art. 1 par.2 of the statute of the company “bulgarian posts”-ead on the basis of art. 4 of the commercial act and in connection with art. 187e par.1 point 1 of the commercial act as well as according to articles art. 130 – part two art. 131 – part one and art. 132 – part two of the law on obligations and contracts and whereas according to art. 1, par. 2 of the statute of the company “bulgarian posts”-ead the state is responsible for the debtors of the company up to the amount of the amounts made or obliged against the subscribed shares /we attach the expertise/.

5/. The prosecutor’s office of the prosecutor general boris velchev – close to the prime minister boyko borisov, the prosecutor general sotir tsatsarov – appointed as the prosecutor general by the prime minister boyko borisov - according to the words of the city prosecutor kokinov – “you appointed him”-, prosecutor general ivan geshev.

Inaction of the prosecutors and personally notified prosecutor general sotir tsatsarov and the other prosecutor general assoc. Prof. Boris velchev, ivan geshev about inaction of prime minister boyko borisov and ministers of transport in connection with huge obligations of the state company

“bulgarian posts” ead and failure to comply with the laws of this country. Billions lost

Attached to the prosecutor general sotir tsatsarov - evidence attached to prime minister boyko borisov, minister moskovski, minister tsvetkov and dozens of evidence since 2010. Because the ministers of transport of boyko borisov do not implement the laws of the republic of bulgaria - the commercial law, the law on obligations and contracts in connection with the statute of the company "bulgarian posts"-ead as a principal in connection with the proven obligation of the company "bulgarian posts"-ead to the company "goldman management" llc under case number 1456/2005 and the actual failure to implement art. 295 para. 1 of the commercial law, art. 2 of the statute of the company "bulgarian posts"-ead, art. 187e of the commercial law, art. 130,131 and 132 of the law on obligations and contracts for the transfer of 95% of the shares of the company "bulgarian posts"-ead to the company "goldman management" llc.

There is no reaction until the moment of 2024.

6/. Lawlessness and injustice and disrespect for the laws by the judges of the supreme court of cassation tanya raykovska, daria prodanova, totka kalcheva, nikola hitrov, eleonora chanacheva, emil markov from the supreme court of cassation – the judges from glozhenska, bozhikov, spasov from the plovdiv court of appeal, who violated the laws of the state of bulgaria and the directives and regulations of the european commission that are binding on them

Disrespect for the laws of the state of bulgaria. Disregard to mandatory european directives concerning the monopoly position of the company "bulgarian posts" ead

To top off the mafia in bulgaria, the judges of the supreme court of cassation - tanya raykovska, daria prodanova, totka kalcheva, nikola hitrov, eleonora chanacheva, emil markov from the supreme court of cassation - the judges of glozhenska, bozhikov, spasov from the plovdiv court of appeals grossly violate bulgarian and european laws, consciously violating mandatory directive 2008/6/eu of the european union and the european commission from 01.01.2010. According to which from 01.01.2011. The state company "bulgarian posts"-ead does not have a

monopoly on its activities, and the same monopoly was abolished from 01 january 2011. And actually caused losses in a particularly large amount, fulfilling an order of the executive branch, by terminating the bankruptcy case.

The same judges allowed themselves in case 519/2012 of the supreme court of cassation, in case 798/2011, case 689/2011, of the plovdiv court of appeal, in case 689/2011. 3765/2013 to confirm the termination of the bankruptcy case of the company "bulgarian posts"-ead for its obligation in the amount of over 100,000,000,000 / one hundred billion / euros, and in fact, in addition to violating the laws and causing the above huge loss, performed only and solely in favor of the state mafia, in favor of criminal actions of ministers, executive directors of the state company "bulgarian posts"-ead.

On 28.02.2012. Upon inquiry in the supreme court of cassation, the people from the american company establishe that the ruling of 19.12.2011. № 899 in partial case № 798/2011 was decided by the same judges who we asked not to decide on the private cassation appeal - namely: judge nikola khitrov, eleonora chanachev and emil markov. Even more so that judge chanachev has recalled herself in other cases brought by the companies.

Even more so that the judges of the supreme court of cassation have ruled a ruling that proves a violation of the law, since from 01.01.2011. "bulgarian posts"-ead does not have a monopoly over its activity, and the same monopoly was avoided as of january 1, 2011 by the european commission.

Separately from this directive of the european union which is mandatory as of 01.01.2010 the monopoly of the company "bulgarian posts"-ead was avoided.

This directive is mandatory for all bulgarian judges.

We have repeatedly informed the prosecutor general sotir tsatsarov that we have informed the prime minister boyko borisov that his minister moscow is not complying with the laws of this country and the statute of "bulgarian posts"-ead as its principal

Despite requests to boyko borisov dated 29.03.2016. There has been no reaction from the minister president boyko borisov .

---- they cause losses of hundreds of billions of euros for the executive authority, ministers, and minister-president

7/. Notification to the supreme judicial council of the lawlessness and negligence and the actual commission of crimes by the judges of the supreme court of cassation tanya raykovska, daria prodanova, totka kalcheva, nikola hitrov, eleonora chanacheva, emil markov of the supreme court of cassation – the judges of glozhenska, bozhikov, spasov of the court of appeal plovdiv

The supreme judicial council, the ministers of justice, boyko borisov, the ministers moskovski, tsvetkov and others are provided with indisputable evidence that the judges of the supreme court of cassation – tanya raykovska, daria prodanova, totka kalcheva, nikola hitrov, eleonora chanacheva, emil markov of the supreme court of cassation – the judges of glozhenska, bozhikov, spasov of the court of appeal plovdiv are grossly violating bulgarian and european laws, knowingly violating mandatory directive 2008/6/eu of the european union and the european commission of 01.01.2010. According to which from 01.01.2011. The state company "bulgarian posts"-ead does not have a monopoly on its activities, and the same monopoly was canceled from 01 january 2011. And actually caused losses in a particularly large amount, fulfilling an order of the executive branch.

The same judges allowed themselves in case 519/2012 of the supreme court of cassation, in part case 798/2011, case 689/2011, of the plovdiv court of appeal, in case 3765/2013 to confirm the termination of the bankruptcy case of the company "bulgarian posts"-ead for its obligation in the amount of over 3 50 000 000 000 / three hundred and fifty billion / euros, and in fact, in addition to violating the laws and causing the above huge loss, performed only and solely in favor of the state mafia, in favor of criminal actions of ministers, executive directors of the state company "bulgarian posts"-ead.

On 28.02.2012. Upon inquiry in the supreme court of cassation, we established that the decision of 19.12.2011. № 899 in partial case № 798/2011 was decided by the same judges who we asked not to decide on the private cassation appeal - namely: judge nikola khitrov, eleonora chanacheva and emil markov.

Even more so that judge chanacheva dismissed herself in other cases brought by the companies.

These are actions that go beyond their functional immunity and with a clear use of official position.

Further, the judges of the supreme court of cassation have ruled a ruling that proves a violation of the law, because as of 01.01.2011. "bulgarian posts"-ead does not have a monopoly over its activities, and the same monopoly was cancelled as of 01.01.2011.

Separately from this, according to a directive of the european union which is mandatory as of 01.01.2010. The monopoly of the company "bulgarian posts"-ead was abolished.

This directive is mandatory for all bulgarian judges.

8/. The inaction of the european commission with president barroso, then the european commission with president juncker and then ursula von der leyen at breakfast.

Complete inaction

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 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;elysee, 55 rue du faubourg- saint-honore 7500 8 paris, france , as the main countries in the european commission have been presented 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, have not performed and activated monitoring and blocking of the money from the european commission to bulgaria

A case has been filed in the european court to the european commission which issues notifications from three lines for partial respect without amounts without anything. Full support of the european court

9/. The european court of human rights – an imposing double standard

The cases against the state on this case have

disappeared in the european court of human rights.

10/. The inaction of the commission for the prevention of corruption and the confiscation of property with chairmen plamen georgiev and sotirs tsatsarov.

11/. 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 by the european court of human rights in strasbourg?!?! The refusal to consider the complaints 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 mafiotisation and support of the mafia in the judicial system in bulgaria by the european court of human rights.

The double standards of the european court of human rights in strasbourg

The above decisions / rulings prove:

- bias of the judges of the supreme court of cassation
- lack of an impartial court
- lack of a fair court
- lack of legality and rule of law
- deliberate conscious act, clear use of the position of the judges in favor of the mafia
- 12/. Claims were also made to the supreme court of cassation, the court of appeal plovdiv, the state of bulgaria, the ministries of transport, the european commission, germany, france

ALL CLAIMS WERE ACCEPTED ON THE BALANCE AND ON THE ISSUED INVOICES AND WERE NEVER OBJECTED OR DISPUTED BY ALL OF THESE INSTITUTIONS.

In addition, based on the MAFIA and MAFIAISM and the INACTIVITY OF THE EUROPEAN COMMISSION, FRANCE AND GERMANY as the most important member states of the EUROPEAN COMMISSION, claims were made AND ON THE ACCEPTED BALANCE AND ISSUED INVOICES THE THREE INSTITUTIONS OBLIGATED TO PAY the companies of Prince Lord Acad. Prof. Momchil

Dobrev the sum of 35 TRILLION EUROS, for all thefts of assets of "Dynasty Dobrev Halachev" and "Principality of Dynasty Dobrev Halachev".

13/. A RESPONSE from the UN Human Rights Council in Geneva has been awaited for MORE THAN TWO YEARS!! WILL IT 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, Switzerland from the companies: GOLDMAN MANAGEMENT LLC, 1404 SOFIA , BULGARIA

14/. AS A RESULT of the RICO ACT case filed in the USA, several ATTEMPTS TO ASSASSINATE Prince Lord Academician Prof. Momchil Dobrev followed

On October 30, 2023, before the court hearing in the case of Prince Lord Academician Prof. Momchil Dobrev in the Sofia District Court, he was warned by a counterintelligence colonel that on November 1, 2023, Dobrev would be killed in the Sofia District Court building, just as Plamen Penev was killed in Stara Zagora during detention with his head pressed to the edge of the sidewalk, as for Momchil Dobrev it would happen in the Sofia District Court building when he was held on the edge of the wooden bench on the second floor of the building, with the participation of judges, police officers and others on November 1, 2023 in the Sofia District Court building - Blvd. Tsar Boris 3 No. 52-54 .

On November 1, 2023, Lord Prof. Momchil Dobrev has a court hearing against the Sofia Court of Appeal because Judge NELI KUTSKOVA abused her official position and, although she was taken to Momchil Dobrev's case against a construction company for losses of over 500,000 euros, she does not recuse herself but confirms the REPLACEMENT of SECURITY OF A FORBIDDEN IOT of Momchil Dobrev's DEBTOR - A CONSTRUCTION COMPANY that has not returned his money since 21.12.2007. REPLACEMENT OF THE SECURITY PROPERTY for only 2500 euros - i.e. MOMCHIL DOBREV is guaranteed a LOSS OF OVER 500,000 euros, since the construction

company no longer has any property after this act, and the non-return of the money and the non-transfer of property by the construction company has been proven by the PROSECUTOR'S OFFICE. I.E. THE CASE IS ABOUT THE FACT THAT JUDGE NELI KUTSKOVA HAS CONFIRMED THE ILLEGAL ACTIONS OF REPLACEMENT OF THE SECURITY - THE DEBTOR'S PROPERTY BY JUDGE RAINA MARTINOVA OF THE SOFIA CITY COURT, who also participated in the TENTH ATTEMPT TO MURDER MOMCHIL DOBREV.

Judge LYUBOMIR IGNATOV, the judge in the case, is again requesting Momchil Dobrev's ID card, as previously in a previous court hearing ILLEGALLY AND WRITE MOMCIL DOBREV'S ID CARD in the minutes of the court hearing and IN REALITY THIS HAS BECOME ACCESS TO MOMCIL DOBREV'S PERSONAL DATA in YALA BULGARIA, which has resulted in ATTEMPTS TO THEFT OF MOMCIL DOBREV'S COMPANIES.

MOMCHIL DOBREV refuses to give his ID card, especially since he had changed his ID card at the police station a few days before. Immediately, Judge LYUBOMIR IGNATOV picks up the phone and calls the court security. Momchil Dobrev understands what is being prepared and that he will be killed ACCIDENTALLY during this detention and immediately takes measures to leave the Sofia District Court building, stopping 7 meters after leaving the court building. He is attacked by 5 police officers who start to squeeze his arms and body and force him into a courtroom on the second floor to continue the case in which MOMCHIL DOBREV is a plaintiff. 5 police officers guard him in the hall. In front of the courtroom, 4 more police officers challenge him, but momchil DOBREV remains completely calm for two hours and 54 minutes while the court session is taking place with the participation of a prosecutor, for whom this behavior of judge LYUBOMIR IGNATOV is not illegal.

After the court session, Momchil Dobrev asks for the recordings from the cameras inside the court and outside the court from the ministers, Assoc. Prof. ATANAS SLAVOV, the minister, the former criminal judge with property in GREECE, DECHEV, and has notified both the acting chief prosecutor BORISLAV SARAFOV, the

presidents of the Sofia City Court, judge ALEKSEY TRIFONOV, and judge ALEKSANDAR ANGELOV - president of the Sofia District Court.

There is no reaction, no compliance with the laws, no investigation. There are not even any actions by all members of the Supreme Judicial Council against judge LYUBOMIR IGNATOV.

This tenth assassination attempt took place after on 19.02.2020, based on a FALSE COURT REPORT prepared by Judge Raina Martinova from the Sofia City Court, it did not happen, again on behalf of the mafia, with the participation of the mafia boss, statesman, judges and prosecutors, after the NINTH MURDER ATTEMPT on 19.02.2020 in the GM building at 20.45, on behalf of the MAFIA BOSS GENERAL LYUBEN GOTSEV, according to the words of the Deputy Chief of the SDVR - Boyko Borisov, the prosecutors of SOTIR TSATSAROV, through the judges Alexei TRIFONOV on the basis of a FALSE COURT REPORT PREPARED by Judge RAINA MARTINOVA from a court session on 22.11.2019 prepared by Judge Raina Martinova from Sofia City Court recording of 60 minutes became only 48 minutes with 17 /SEVENTEEN/ MANIPULATIONS of the RECORDING proven by expert reports did not happen, again on the orders of the mafia, with the participation of the mafia boss, statesman, judges and prosecutors, after the first attempt to MURDER MOMCHIL DOBREV - 2011 with the ARSON OF THE APARTMENT where I live WHERE THEY WERE GOING TO BURN HIS MOTHER AND FATHER WHO WAS BEDDED FROM 2008 after the death threats from a statesman who demanded that the Dobrevi family - Dobrev Halachev dynasty give their properties to HIM because as mayor of BB in 2008 he stated that the relevant LANDS WERE HIS, 2012 when BUS TRYING TO DEFEAT Momchil Dobrev and other attempts to murder me of him and his wife .

15/. THEORY AND PRACTICE OF STATE CONTROL / UNION of STATES by the neoliberal neofascist masonic deep mafia of Prof. Momchil Dobrev and Prof. Mariola Garibova-Dobrev 2006 , LAWS and rules, for the implementation of this control,

15.1./. Systems for mastering states/unions of states as well as creating schemes to support this

mastery

In 2006, Prince Lord Prof. Momchil Dobrev and Princess Lady Prof. Mariola Garibova-Dobrev created the theory and practice of mastering a state/union of states – in this case the European Union, an example of a state on the example of the Republic of Bulgaria.

The mastery of a state or union is carried out by people who run the mafia and the oligarchy, the deep mafia, the deep state, people who own companies, corporations, members of Masonic lodges, of commissions such as

Plans to take over a country go through different options:

- Through war
- Through conquest – military, with invasion, attack, aggression,
- Through counter-revolution – color counter-revolution – coup d'état and external rule, carried out by artificially creating political and economic instability, ruin and blackmail of society with open terror.
- By taking control of the state through politics and the political system through a peaceful coup
- BY TAKING CONTROL OF THE JUDICIAL SYSTEM - COURT, PROSECUTOR'S OFFICE, COURT EXECUTION, INVESTIGATORS
- BY TAKING CONTROL OF THE FINANCIAL, BANKING SYSTEM, business of banks and insurers
- BY TAKING CONTROL OF THE LAW ENFORCEMENT AUTHORITIES - POLICE, INVESTIGATORS
- By taking control - ECONOMIC for ELI DISTRICT
- By taking control - USING and CREATING CAUSES for invasion
- By taking control - geopolitical for entire regions
- By color revolutions, yellow revolutions, pink revolutions, with the participation of fifted NGOs by the Masonic network
- By non-governmental organizations- peacefully developed into color revolutions
- Through newly formed parties financed by the

Masonic network, for example George Soros

- Through revolutions financed by the deep mafia
- Through schemes to take over entire countries, for example George Soros' schemes
- Through taking over the finances of a country/union - the schemes of the World Bank and the International Monetary Fund.
- By imposing sanctions on third countries, and in reality, economic partner countries are being ruined in order to control their economy and their consumption and create a market for the goods and products of the country that imposes the sanctions
- By controlling the institutions of a union of countries - on the example of the European Union
- By controlling the SOVEREIGNTY of a country
- By controlling the SOVEREIGNTY of a country through the EUROPEAN UNION
- By controlling the countries THROUGH GLOBALIZATION and NEOLIBERALIZATION
- By controlling the countries THROUGH CREATING INEQUALITIES in societies
- By controlling the countries THROUGH IMPORTING MAFIAISM into the respective countries
- By controlling the countries THROUGH IMPORTING CORRUPTION into the respective countries
- By controlling the countries and their economies and consumption THROUGH IMPOSING ECONOMIC AND OTHER SANCTIONS
- By controlling countries by creating and causing social crises
- By controlling countries by creating and causing REFUGEE CRISES
- By controlling countries by creating and causing SOCIAL CRISES
- By controlling countries by controlling THEIR HEALTH SYSTEMS
- By controlling countries by controlling their EDUCATION, CULTURE, HEALTH SYSTEMS, VALUE SYSTEMS, SOCIAL SYSTEMS.

- By causing all kinds of CRISES – FINANCIAL, ECONOMIC, CURRENCY, ECONOMIC, SOCIAL, REFUGEE, IMMIGRANTS,

- By devaluation of national currencies

- By taking control of countries by taking control of their EDUCATION, CULTURE, HEALTH SYSTEMS, VALUE SYSTEMS, SOCIAL SYSTEMS.

- By causing all kinds of CRISES – FINANCIAL, ECONOMIC, CURRENCY, ECONOMIC, SOCIAL, REFUGEE, IMMIGRANTS,

- By devaluation of national currencies

- THROUGH DOMINATION/COLONIRISING OF STATES through SUPRANATIONAL INTERNATIONAL INSTITUTIONS THAT SERVE the neoliberal mafia-based mafia FASCISM – UN, World Health Organization,

- THROUGH DOMINATION OF STATES/union OF STATES BY CAUSING PANDEMICS

- THROUGH DOMINATION OF STATES by exposing the memory, history, of the respective state.

- BY CONFRONTING TWO STATES AGAINST EACH OTHER

- BY CONFRONTING two states using all the techniques of CREATING A NON-EXISTING NATION, NON-EXISTING PEOPLE, NON-EXISTING language, writing, HISTORY

- BY CONFRONTING TWO STATES by causing CONFLICT at all levels, history, memory, language, writing, and others.

- BY CONFRONTING TWO STATES – relatives by lineage and homeland

-

15.2./ THE MAIN GOAL OF DOMINATING A STATE or UNION OF STATES – through DOMINATING THE JUDICIAL SYSTEM of the respective state - COURT, PROSECUTOR'S OFFICE, INVESTIGATORS, PRIVATE JUDICIAL ENFORCEMENT, as well as the law enforcement system

THE FORMULA that guarantees domineering a state or union of states – DOMINATING THE JUDICIAL SYSTEM, DOMINATING THE LEGISLATIVE SYSTEM, which will adopt laws in favor of mafia fascism, will apply laws in favor

of the mafia, will not respect the laws, will not apply laws to ordinary citizens.

THE MAIN TACTIC for Taking Over a Country is GUARANTEED WHEN THE JUDICIAL SYSTEM is taken over – court, prosecutor’s office, investigation by the mafia, by mafia people, by representatives and tools of the Masonic networks of the intelligence services of foreign countries – of the USA, Great Britain

JUDGE FROM SOFIA CITY COURT- Bulgaria VLADIMIR VALKOV / in a court hearing in a case in Sofia City Court:

- “Mr. DOBREV, BULGARIAN JUDGES ARE NOT RESPONSIBLE FOR THEIR JUDICIAL ACTS!!!!” after he grinned dozens of times in Momchil Dobrev’s face, smugly, unscrupulously, with a sense of God.

Member of the Politburo of the Central Committee of the Bulgarian Communist Party 1990 – when asked what interests you about the New Constitution, before accepting it: “Answer- “I am interested in the prosecutor’s office not changing and not bothering us for decades!”

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 one country AND I WILL NOT CARE WHO GOVERNS and I WILL LEGALIZE EVERY CRIME!!

Political agent of State Security Bulgaria, of the Main Intelligence Directorate of the USSR, of the CIA-USA revealed and guilty of the murder of dozens of counterintelligence officers: “Give me control over the court and the prosecutor’s office, and I do not care who governs”. A politician who boasts that he distributes all the money in the country, even if he does not govern the country.

PROFESSOR ZHIVKO STALEV – “A STATE WITHOUT THE RULE OF LAW IS A FORM OF ORGANIZED CRIME!!”-

15.3./ . CREATION OF THE SYSTEM OF DOUBLE STANDARDS “BASIC UNWRITTEN LAWS” in MASTERING THE JUDICIAL SYSTEM by mafia fascism

Since in the article we will discuss the judicial system according to THEORY AND PRACTICE of

FIRST BASIC LAW for MASTERING A STATE:

MASTERING THE JUDICIAL SYSTEM of this state.

1/. MASTERING THE COURT

STEPS FOR this mastering:

1/. Appointment of judges loyal to the mafia in the court

2/. Appointment of prosecutors loyal to the mafia in the prosecutor's office

3/.

2/. MASTERING THE PROSECUTOR'S OFFICE

3/. MASTERING THE INVESTIGATION

4/. CONTROL OF THE MINISTRY OF JUSTICE

5/. CONTROL OF CONTROLLING BODIES IN THE JUDICIAL SYSTEM – FOR EXAMPLE, FOR BULGARIA – THE INSPECTOR TO THE HIGHER JUDICIAL COUNCIL

6/. CONTROL OF THE INSTITUTION THAT APPOINTS JUDGES AND PROSECUTORS – THE HIGHER JUDICIAL COUNCIL – FOR THE EXAMPLE OF BULGARIA.

15.4./ . Control of the judicial system. Control of the court, Control of the prosecutor’s office, Control of the investigation. Control of private judicial enforcement

Control is achieved by appointing judges, prosecutors, investigators close to the mafia as heads of the courts, of the prosecutor’s office – the Prosecutor General and the heads of regional prosecutor’s offices, city and district prosecutor’s offices.

Control of the judicial body - the Supreme Judicial Council

Control of the inspector to the judicial body - the inspectorate to the Supreme Judicial Council

Control of the Constitutional Court - appointment of constitutional judges persons close to the party oligarchy who carried out orders of the mafia

Control of the courts through the chairman of the Supreme Court of Cassation, the Courts of Appeal in Sofia, Plovdiv, Veliko Tarnovo, Varna and

Burgas, control of the largest district court - Sofia City Court by appointing judges loyal and close to the mafia. Appointment of chairmen of the courts close to the mafia and the oligarchy, who will unconditionally carry out the orders of the mafia - to terminate cases, to lose cases against the mafia.

Mastering the system for appointing judges - ignoring, bypassing the electronic random selection system, as deputy chairmen and deputy chairmen of courts appoint a specific judge for a specific case, who will carry out the respective order of the mafia and the oligarchy.

Mastering the system for appointing judges for cases in the Supreme Court of Cassation - by appointing close chairmen of the Supreme Court of Cassation to people close to the mafia and respectively deputy chairmen of separate courts - civil, commercial, criminal, to appoint precisely defined judges for precisely defined cases, who will carry out the order of the mafia,

Mastering the system for appointing judges for cases in the Supreme Administrative Court by appointing close chairmen of the Supreme Administrative Court to people close to the mafia and respectively deputy chairmen of separate courts - civil, commercial, criminal, to appoint precisely defined judges for precisely defined cases, who will execute the mafia's order.

Creation of administrative courts to protect and legalize crimes committed by ministers, officials of state agencies, state services, ministries, against citizens, companies.

Creation of administrative courts to legalize repression, harassment, coercion carried out by the mafia through state institutions such as the National Revenue Agency, to convict honest citizens who do not succumb to the mafia.

Appointment of mafia people as presidents of courts through which courts will:

- Legalize the theft of private property by the mafia and the oligarchy
- Legalize the theft of money from mafia banks
- Indicate failure to comply with laws by banks serving the mafia
- Legalize failure to comply with laws by insurance companies serving the mafia

CREATION OF NEW NORMS – “UNWRITTEN

LAWS” – NEW NORMS – NEW STANDARDS in court, prosecutor’s office, state in the BENEFIT OF THE MAFIA

CREATION OF NEW NORMS – “UNWRITTEN LAWS” on ENFORCEMENT OF LAWS – double and triple standards by judges, prosecutors, statesmen

CREATION OF NEW NORMS – “UNWRITTEN LAWS” on APPLICATION OF LAWS – double and triple standards by judges, prosecutors, statesmen

CREATION OF NEW NORMS – “UNWRITTEN LAWS” on READING OF LAWS – double and triple standards by judges, prosecutors, statesmen.

CREATION OF DOUBLE AND TRIPLE STANDARDS in court and prosecutor's office, which CONTRARY TO THE LAW, THE IMPLEMENTATION, THE APPLICATION, OF THE LAW by judges, prosecutors, private bailiffs, ministers, inspectors, members of the Supreme Judicial Council

LAW on the DOUBLE STANDARD regarding the laws - disregard, non-observance, non-application of the law by the JUDGE, PROSECUTOR, NOT AS THE LAW ORDERED, BUT AS HE WANTS AND BY ORDER OF A MAFIA CUSTOMER

LAW on the DOUBLE STANDARD regarding the morality and ethics of the judge - when a judge in a case with one plaintiff RECUSES HIMSELF and in another case with the same CLAIMANT issues a decision against the same CLAIMANT.

DOUBLE STANDARD LAW – when judges have RECALLED themselves in cases with a certain plaintiff, INTENTIONALLY AND CONSCIOUSLY NOT RECALL themselves in other cases of the same PLAINTIFF, with the ultimate goal of RULING A DECISION WITH WHICH THE PLAINTIFF LOSES THE CASE.

DOUBLE STANDARD LAW - CHANGE of the PRICE OF THE CLAIM consciously by the judge, so that it cannot be appealed to a higher instance

DOUBLE STANDARD LAW - CHANGE of the PRICE of the claim - intentionally

DOUBLE STANDARD LAW - termination of

lawsuits AGAINST BANKS, INSURANCE COMPANIES, COMPANIES, Ministries, State Commissions and State Institutions

DOUBLE STANDARD LAW regarding the issuance of a decision.

DOUBLE STANDARD LAW – JUDGES ARE NOT RESPONSIBLE for the decisions they make

CREATION OF A SYSTEM FOR ENFORCING DOUBLE STANDARDS AND SCHEMES - THE NORM OF THE NEOLIBERAL NEOFASCIST MAFIA OF LAWLESSNESS and GENOCIDE OF LAW among JUDGES

CREATION OF A SYSTEM FOR SUPPORTING these WAR STANDARDS

CREATION of a system for GUARANTEEING THESE DOUBLE STANDARDS by the body that should control the judicial system – judges and prosecutors, - for Bulgaria this is the HIGHER JUDICIAL COUNCIL

APPOINTMENT OF PERSONS CLOSE TO THE MAFIA IN THE HIGHER JUDICIAL COUNCIL, who will not respect the laws, guarantee the mafia in the judicial system, implementation of DOUBLE STANDARDS.

THE MAFIOTISATION of the JUDICIAL SYSTEM of BULGARIA and the support of this MAFIA by the European Union and the Commission and the USA with Presidents Obama, Trump, Joe Biden

CREATION OF A SYSTEM FOR REPRESSION, HARM THROUGH THE JUDICIAL SYSTEM AGAINST PEOPLE who fight against the mafia in the judicial system

CREATION OF A SYSTEM FOR FABRICATING "CRIMINAL CASES" AGAINST persons who fight against the MAFIA in the STATE

CREATION OF SCHEMES for "IMPRISONMENT" of persons who fight against the MAFIA in the court, the prosecutor's office, the state.

CREATION OF SCHEMES for fabricating FALSE DOCUMENTS with the PURPOSE OF FORMING CRIMINAL CASES against those who fight against the MAFIA in the STATE.

CREATION OF A SCHEME for the preparation

of FALSE EXPERTISES, - graphological, expert, economic, expert opinions of experts, who .

CREATION OF SCHEMES for organizing the MURDER of those fighting against the mafia in court, the prosecutor's office, the state, involving all kinds of bodies and organizations.

CREATION OF SCHEMES FOR REPRISALS against those fighting against the mafia - REPRISALS by the NATIONAL REVENUE AGENCY - FORMATION and FORGERY OF DOCUMENTS of documents that "taxes" are due, "undue taxes".

CREATION OF SCHEMES FOR CONVICTION ON THE BASIS OF FORGERIES, FRAUD, of those fighting against the mafia in court, the prosecutor's office, the state.

CORRUPTION OF THE JUDICIAL SYSTEM

Corruption of the judicial system,

Corruption of the court

Corruption of the prosecutor's office

Corruption of the investigation

Corruption of the police

Corruption of the National Revenue Agency

CREATION OF A SYSTEM OF CONNECTIONS AND CONTACTS at all levels and all administrations - political, dependent and connected with the judicial system

Creation of a system of incentives for judges from the mafia.

When fulfilling orders of the mafia, the judge:

- Is promoted in rank - to the next court

- Is sent as a judge to the European Court of Human Rights

- Is sent as an investigator to the OLAF body of the European Commission.

- He is sent as a judge to the European Court of Human Rights

- He is sent as a judge to the Court of First Instance

- He is sent as a member of the Venice Commission

- He is sent as a member of

Conclusion

The described specific cases prove the MAFIA FASCISM of the US-DOMINATED country BULGARIA, the GENOCIDE of LAW, JUSTICE, JUSTICE and ITS MAFIATISATION – there is no RULE OF LAW in Bulgaria.

This mafia has been reported to both the EUROPEAN UNION and the EUROPEAN COMMISSION, but also to the German Chancellors Merkel and Scholz, the French President Macron, and the British Prime Ministers when the country was part of the European Union, as well as to the US Presidents Obama, Trump, and Joe Biden.

There was no reaction, 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 a commission chaired by Barroso, Jean-Claude Juncker, and Ursula von der Leyen. CLEARLY THE USA and 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 USD ACCEPTED ON BALANCE AND INVOICES.

THE MAFIA HAS ITS OWN STATE – BULGARIA!!!!

References Literature Review

1. Dobrev, M. (2015) Theory of generating crises, Bulukrain-MM, Sofia, BG
2. Dobrev, M. (2016). Is there a mafia in the European Commission and Union?!? 1, Bulukrain-MM Sofia.BG
3. Dobrev, M. (2014). Theory of the corruption and Theory of the mafia, Bulukrain-MM, Sofia., BG
4. Dobrev, M. (2013). Theory if degree of trust, Bulukrain-MM, Sofia, BG.
5. Dobrev, M. (2010). Theory and praxuse of the Mafiotismus. Bulukrain-MM. Sofia
6. Dobrev, M. (2019) “The mafiotism in the EU, ECommission, E Parliament!?!? And its protection with Gemany, France, Englans - the mafia in court, prosecutors, government in Bulgaria over ten years !!! The dept of EC and EU of houndret billions USD !!! ”Bulukrain-

MM. Sofia

7. Dobrev. M. (2018) “Theory and practice of Mafiotismus. Finance-banking resource technological mafia-driven Materialism ”- Bulukrain-MM, Sofia
8. Dobrev, M., Garibova-Dobrev, Mariola (2020) The new old world order.- Bulukrain-MM, Sofia
9. Dobrev, M, Garibova M, /2020/ The Mafia, Mafia and Financial Bank Resource Technological Mafia Materialism - THE NEW OLD WORLD ORDER Bulukrain-MM
10. Dobrev. M. Garibova-Dobrev M. /2020/RESTART OF CIVILIZATION - without mafia and financial banking resource technology in mafia Materialism - THE ONLY SOLUTION! Our suggestion. Bulukrain-MM
11. Dobrev,M. Garibova.M. /2018/ THE GENIUS OF PROF. MOMTCHIL DOBREV-HALACHEV and his theories, Theory of degree of trust, Theopry of degree of truth, Theory of mafia, Theory of corruption., Theory of vortex fields. Theory and practice of free energy. Cosmological theory of information. Theory of information-energy-medicine, - genetics, -psychology, - psychoiatry, - archeology., Theory and practice of mafiotismus, Theory of unversum, Finance-bankinh resource technological mafia-driven Materialismus Bulukrain-MM.
12. Dobrev M., Garibova M.2009 Theory and practice of the types of sovereignty and degrees of sovereignty. Dobrev-Halachev Scientific Research Institute.
13. Dobrev M. , Garibova.M- 2009 - Theory and practice of types of stress and degrees of stress. Dobrev - Halachev Scientific Research Institute.
14. Dobrev M, Gribova. M 2009 – Theory and practice of happiness and degrees of happiness. Dobrev-Halachev Scientific Research Institute. Bulukraun0MM
15. 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=
16. 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=
17. 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=
 18. 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-corpo-fascism”-year 2006 Bulukrain-MM=
 19. 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.
 20. 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=
 21. 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=
 22. 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=
 23. 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.
 24. Dobrev M. Garibova-DObreva, M, 2021 – The Mafiotismus and The Fncial banking resource technological mafia-driven Materialismus of Prof. Momtchil DObrev – The Ideologies of the Deep State Bulukrain-MM=
 25. 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=
 26. 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.
 27. 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 Funancial banking resource technological mafia-based Materislaiismus – predicted the Economic Crisis 2022 in Europa and in other cpuntries – long worthy of the Nobel prize. Bulukrain-MM.
 28. 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-fascism and the Funancial banking resource technological mafiadriven Materisalisku – 2008q predicted the Financial Crises 2008 in the world and others dozents of crises in countries long worthy of the NOBEL PRIZE. Bulukrain-MM.

