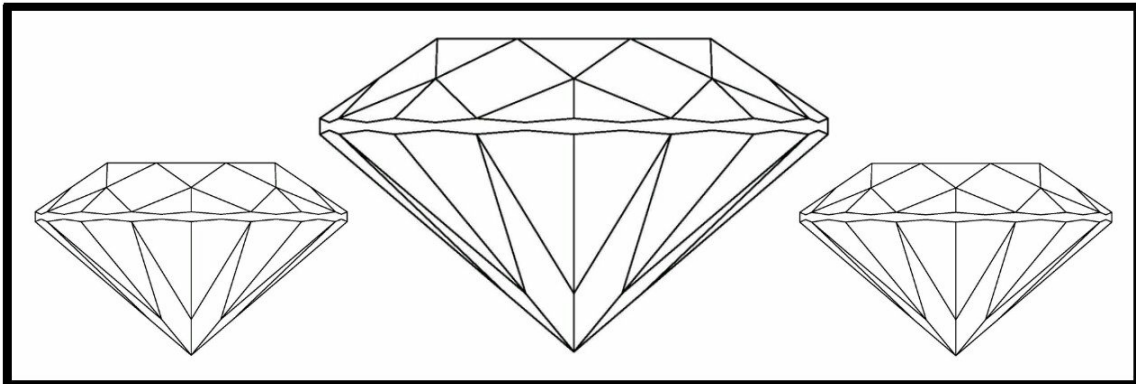

The Federal government of

The Imperium of Diamond's



The Royal testimony about Disslegitimation of European terrorist state's,
communication for The European Court for Human Right's

The European Charter on Human Rights

Tuesday, November 15, 2016

Global Terrorism be the Legal name of the government, state services military and police with offices, civil company and state. Disslegitimed subject, losse of every rights.

Global Terrorism, violence of foreign jurisdiction and rights of states, apartheid, discrimination, tyranny, hypnotic manipulation, robbery, blockade, slavery, genocide 320 000 000 people (2016), occupation of more than 2 100 000 000 people, threaten of global war and genocide against 7 000 000 000 people, corruption in policy, falsification of state voting, spy, manipulation of physical reality mathematic rhytm, business and policy monopoly, outstrip of all terrorist crimes of time of the World War II., be Global dimension.

More of registered crimes.

Signature of The King



The Royal testimony about Disslegitimation of European terrorist state's,
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The European Charter on Human Rights

Article 1

EU states are blocking rights of all citizens, thereby creating a situation where their lives and national security and stability in its threat to the existence and legitimacy of the state, today the crimes that are rightfully allow for any world state to carry out public destruction of criminal territories of Europe, be use of the WMD's.

Article 2

1. Law for the protection of life is being discriminated against and violated. The planned assassination attempts and a lot of killing, lack of supervision on safety, support for the development of organized terrorist groups causing a threat to life.

2. A) I own the rights to own a gun and cooperation armed police and soldiers must initiate immediate liquidation of all those who are in any cooperation on terrorism. Police always refuses to obey, respect and or check criminal activities and people in their relationship. Every policeman or soldier who refuses such an obligation, therefore he must be killed, just like every person in his contact.

2. B) The police and the courts refuse to carry out a lawful arrest terrorism, and they contradict themselves against legal force, to be held because of the support of international terrorism and such a movement. Anyone who does not respect it must be shot.

2 C) European terrorist movement is based on a form of rebellion and target of global terrorism. Killed each must immediately. Police and the army is active according to their own responsibilities. Politics Europe is based upon obligations to respect international law of the UN Charter and the UNGA Convention which in this case decide on the obligation to apply the law Imperium of Diamonds for the establishment of sovereignty as a last resort to ensure the existence of civilization, European governments therefore again loses legitimacy, it loses any right to sovereignty. Every European policy must therefore be discarded killed. A person who does not reject the citizenship of European governments is therefore a terrorist. Every terrorist must be dissrespected in any way, every terrorist must be disposed of through direct killing or liquidation of using weapons of mass destruction. Such rights UN declared European states justify this act. The only possibility for unrecognition this Act UNGA Global refusal to recognize the United Nations Declaration and the Charter, such a right to refuse recognition of the UNGA Convention in the interest not provided because of the principles of the UN Charter nor the UNSC has the not right to monopolism form of veto such a measure for this reason, because it is the last option how not to recognize such rights only if the Global Declaration on UN extinction. In the case of global act of all governments of the extinction of the UN, it must be claimed on the natural principle of the political claim that is right Imperium of Diamonds to establish their own sovereignty. International rules are not valid, anyone who is an

opposition may be collectively disposed of by any means, including use of weapons of mass destruction and fully become the foundation of a terrorist government against claims of natural political principles. Therefore it is the duty of the European Court and the European policy for ensuring the immediate destruction of all terrorist movements in Europe and the implementation of all international rights claims, due to the currently valid convention for the suppression of genocide and the emergence of conflict or states' rights. The opposition is global terrorism, every nation in the world owns all rights to initiate financial sanctions and the use of weapons of mass destruction against European states and against states that refuse such recognition, rejection is global terrorism. Imperium of Diamonds can quickly and immediately ensure the independence of the European global economics, politics and civilization.

Article 3

Persecution, tyranny, tortured to death, mutilation, damage to health, inhuman treatment, slavery, and degrading treatment, civil and state free capability politically, State and Civil organize for that concern violations of human liberties and security, together with the purpose for Global terrorism (Confirmed rights to use WMDs). Falsifying police reports were forced into signing false testimony, and again when discrimination. Fake court proceedings and court decisions responsibly without a proven case, as well as the deliberate release of a judicial sentence without lawful reason, and such a possibility. Proclamation of the state police finding on the basis of false evidence and corruption in government and political structures (Meanly Czech).

Article 4

1) Holding in slavery and servitude, blocking political rights and harming the ability of legal development or diplomatic communication and legal recognition under the principles of diplomacy and principles of the UN Charter. Abuse of using hypnosis, forced to live on the streets, the man in the streets and without the benefit of natural management development in the legal social and legal society that is full of discrimination and apartheid, full isolation from society, espionage, abuse private and extraterritorial data for European terrorism and trade and political use whichever planning my personal steps and too political monopoly with my person. Trafficking, as well as forcing foreign government entities to illegal work is the foundation of humiliation and failure to use legal claims of actual values of their own civilization and the foreign State with demands. Over 2 100 000 people forced to live in health complications, homeless, forced prostitution and pedophile rape, as well as in famine and often at the very end of today's human welfare society and without any possibility today, although use of health care for the full treatment or the ability to secure communications with the doctor.

2) Abuse of using hypnosis, held in bondage for the purpose of European national reality show, terrorist activity responsibility legal name of the government and politics, civil service police and the military, civilian movement within the entire dimension of territories, without trying to ensure the legitimate functions of the state and in the opposite case application monopolies in government and public policy for backup power corruption and terrorism in order to opposition of international law and law forces states and form the occupation of their own country European terrorist states that are in this because of the recognized

cooperation on terrorism and respect for global crimes and genocide confirmation as full degree terrorist entity act as proof of the legal rights and claims for full destruction of European countries and the cessation of all political legitimization by International law. Therefore, for any obligation to ensure the mobilization against the terrorist cooperation and the immediate liquidation of all structures terrorist dimension, as well as act to prevent extinction of civilization when international laws enabling the use of weapons of mass destruction in order to international security stabilization and application of peacekeeping principles crucial for the legitimacy of the integrity of the state.

3a) European governments under international law have lost any claim their legitimacy, sovereignty and jurisdiction, and so again and the principles of International rules, there is no possibility for recognition of the legitimacy and rights of any terrorist state. It is not legally possible to issue any judicial decisions on behalf of a terrorist state. Each prisoner must be newly investigated under judicial process of legitimate court or released. The federal government Imperium of Diamonds owns the rights to exercise judgment because of claims of territorial sovereignty as a de facto obligation of recognition on behalf of all countries with membership in the UN, while non-standstill obligation to confirm aside UNSC and the UNGA and in accordance with all international law and the UN Charter even the first principle. Therefore, every prisoner must be because of the special situation exploited in order to work for the building of industrial camps IDs federal government and ensure the ability of stabilization IDs civilization, ensuring slowing growth in European state, civilization and territorial debt in relation to the Imperium of Diamonds federal government, as well as as before every nation in the world. Every prisoner who is a legal person or be my regime my reign marked as important, each of them must be immediately released to partial freedom or liberty, in order to strengthen the security ranks of the army, or ID's industrial colonies. Each prisoner and prisoner partial owns all claims of human rights.

3b) European governments have lost any claim their legitimacy, sovereignty and jurisdiction. It is not legally possible to issue an order for military service, military service in the name of European countries means a growth of terrorism which is designed only to destroy, no one has the right to promote the growth of terrorist regime forces. All European governments terrorist alliance, according to all international laws with global responsibility for designated as a terrorist alliance without any right to existence. Therefore, everyone in the service of the army is a terrorist who is legally determined right to full disposal, but every soldier has the right to surrender and transfer to the legal side of the Imperium of Diamonds. In another case, a service for a terrorist entity means a crime, the criminal must be killed. Every soldier has a duty to take up the services of government IDs and thereby initiate cooperation for the immediate liquidation of European terrorist groups, therefore in the interest of preventing terrorism and every soldier must be familiar or bullied, or incarcerated in a military prison. In the second statement, the military service for the state of nature implies an obligation to ensure the destruction of the terrorist movement against the state, it is now blasting the whole format of the European political structure and takeover regime to transform the government's legal entity that operates under the legal principles and the rights of international politics. Each representative armies must be familiar about the duties, responsibilities as well as an example, as well as the coup in Egypt, the coup in Thailand, the (fictional) coup in today's Turkey, as well

an internationally sponsored coup in Syria in the same format as today, the European situation acts authorized for the overthrow of the terrorist regime without political conflict and the possibility of the opposition international party UNGA, UNSC. UNSC own obligation to recognize the sovereignty of government IDs as a form of "security strategy UNSC".

3c) European governments carried out crimes against all international laws and a violation of the UN Charter, the genocide of 320 000 000 people (as of 2016/08), together with the threat of the first global war, which implies the risk of extinction 7 000 000 000 people in the world, it means today an international obligation to immediately activate the weapons of mass destruction for the full liquidation of European civilization at any size and dominated by strategy. European governments have lost political legitimacy and the right to sovereignty and in accordance with international law against which there is no legal identity that has sufficient legitimate claim to oppose or allow such right to veto by the legal factor, the federal government Imperium of Diamonds is put into a situation as an entity with an obligation not to contradict against the act the establishment sovereignty IDs, this means that European governments act only as an entity occupying European territory and, therefore, European governments must be overthrown. In this case it is the duty of all persons moving within Europe to immediately launched activities entailing the liquidation of each European political personalities, each individual or mass movement, killing terrorists by any available method, a method which, if not exercised it is necessary to apply a liquidation of European countries in the use of weapons mass destruction.

3d) Never is there anyone who supports cooperation against terrorism or to provide management functions and other duties to ensure the stability of the legal order functions, or activating the nature of a public company for the mobilization of forces and state media cooperation for disposal terrorism. In this case, it is valid that everyone in Europe is a terrorist who must be disposed of recognition terrorist entity holding their own citizenship in the interest of the government and state terror. Free status can be recognized only to persons who are fully active against terrorism and state governments.

Article 5

1) Article 4, paragraph 3a. IDs because of European terrorism and the occupation is the not ability of official functions, a court judgment of ID's is not an option issued pursuant to a legal trial, it means that anyone suspected of a crime must be released to close to pre-trial detention until will be made confirming the interrogation of innocent, or pending the secured legitimate function of the courts. Anyone who will be confirmed as the criminally responsible by actual evidence, the criminal will be closed to workers colonies IDs.

1b) Required under the law means the elimination of terrorism and the whole dimension of the European political structure and state. Everyone who moves on European territory, and he is not in the interest of established law, he must be arrested and handed over to a labor colony IDs. Over the period from 1998 until today, every citizen in this manner violates the provisions of the Act, each can therefore be immediately arrested. European governments have lost the right to their own sovereignty, nobody has the right to release Amnesty punishment. Crimes statistics outpace the Second World War, because such crimes are unforgivable internationally, respecting crime or forgiveness can mean legitimate overthrow of a foreign government internal opposition, as well as autonomous

systems collapse of world politics and act a certain form of Anarchy, a chance for many of the new dictators.

1c) Everyone who is a citizen of the European State a terrorist entity by reason of self-recognition terrorist entity. Every citizen is therefore suspected of terrorism, in this case, everyone who in 1998 until today (in the scope of EU jurisdiction under entry to the European Union) was on the territory of the European countries, it must be detained as suspected of global terrorism and sent to industrial colonies IDs unless proven his innocence. The Public services such as police and army are not legal function because it does not respect these rights and obligations. Everyone must be responsible labeled as terrorist and thus discarded.

1d) Anyone who is in any organized contact with the terrorist group must be acknowledged as a terrorist entity active. Terrorist active person loses the right contact with friends and family. Everyone who is in such contact must be summoned to court and sentenced penalty for contact with a terrorist entity. People are imprisoned, in any case, sentenced to death, so dependent on foreign courts European governments. Everyone who was in contact with a terrorist entity must be busted. Small children must be handed over to full rehabilitation and ensure problem free development and stop the risk of developing terrorist favor or opposition ideology. Social practice of education, explanation of the incident by the reality and the reality, because the children will be brought up to thanksgiving for a possible loss of their parents.

1e) My situation against crimes mentally ill because of manipulation using hypnosis as an act of crime, and thus simultaneously vagabond with the rights of diplomatic recognition and damage view of reall economically as I am the richest man in the whole world, Reprerent the most economically rich countries of the world, but I knows that society in public is without any recognition capabilities because of I am undet slavery and terrorist blocking in the European national reality show, every day and every moment under the monitoring of terrorist organizations, so as insane and as a vagabond, public apartheid respected and recognized by the state. Secondly, every mentally ill vagrant, people living with treatable diseases, each of which owns all rights to its own understanding of the opportunities that are based on the rights of citizenship to obtain IDs and thus get quality treatment and all the social foundations of quality of life, because is it their rights under all International Rights of The UN. People therefore have a right to appeal to the courts for blocking media that caused the ignorance of such options and rights, as well as with the law of the court proceedings in the European political criminal acts causing terrorism against International law and is due to discrimination in the ability of cognition valid legitimacy IDs sovereignty and not existed no claim against the laws. Second, every citizen of the European states and their terrorist regime promotes citizenship and criminal movement, each of them is therefore fully factor as a terrorist for disposal or closure of the prison, which means working in IDs industrial colonies. There is no one who would protest against any state and government of terrorism or media that would seek to reverse the situation to the legal recognition. In the case of ciphers, insufficient extent in society. Every citizen loses the right to own commercial activities, media activities, political activities, any form of legal names, their joint financial debt surpasses the value more than the price of the economy of the planet Earth. Systematically with a legal warrant, each must be filled at on any property of any kind, it is not possible to express opposition and blocking execution properties, because European governments can not be recognized as

legal sovereignty because of actual terrorist and criminal responsibility on the scope of the whole state, European territories are therefore at Terra Nullius, the only body that has the rights under International law for real sovereignty is the Imperium of Diamonds, and European states is as the subject of Indigenous people who can waiting for UNGA determination. It is determined that every citizen of terrorist states is claimed as a prisoner because of the grace of terrorism, nobody is entitled to the property because of the execution, and anyone who is not in prison is therefore labeled as a tramp without any property in a criminal prosecution, none of these vagrants are not the owner of the property which he uses because of the execution, every vagrant must be enclosed in an industrial colony IDs, or immediately shot because of the resistance as a legal stipulations. Each prisoner loses any voting rights and are entitled to decide on a national self-determination, the prisoner is under the administration of government and the prison regime, Terra nullius and only claimed sovereignty for the Imperium of Diamonds. Last obligation of governments to respect past entitlement basic life changes for human survival is a minimal social capacity in dimension of the prison ID's Industrial Colony possibilities, hygien in prison, prison with food prison cell and grilles, sufficient living basis.

1f) Every citizen of the European countries as a man recognizing terrorist regime, as well as any person who is active in direct terrorism that must be immediately arrested because of an obligation of all foreign courts to ensure the legal process and the judgment to punish each of these people, as well as the obligation all International tribunals. Each team will be enforced by all foreign courts as well as the largest law enforcement Courts Imperium of Diamonds, without the ability of resistance to the principle of the right to enforce those International terrorism in International law, as well as because of the law Imperium of Diamonds for the purpose of establishing sovereignty. Each prisoner Imperium of Diamonds thus be principle automatically becomes a citizen of the Imperium of Diamonds, today the whole population dimension terrorist alliance of states. Each prisoner must work in IDs industrial colonies, with all human rights.

2) Police criminal acts carried out (against my person): Arrest without notification of reason, without clear reason which can serve as an act of such authorizations, false reasons for the arrest, beatings and humiliation, threats perverse, illegitimate police acting at the legitimacy of European terrorist state. Terrorism while refusing to make the arrest of terrorist individuals, rejection contacting an interpreter, without the right to contact a lawyer and without the rights to use legal rights, sometimes fully avoidance capability to transmit the document to the notice. Police station, Czech Republic and the City of Great Bystrice in the Olomouc region, Vienna Central Station, Portugal in Lisbon and Police District Orient, Brussels Central Station and the surrounding districts, Romanian police the main train station, in Spain and the beach in Barcelona, and department communication with an interpreter in Madrid, or many another police stations or contacts without the willingness of cooperation, Netherlands Amsterdam strangers block, most police stations recognized support terrorist regime or as many as Lisbon Airport, just one place without a problem, Strasbourg police at the main railway station train, partly police at the airport in Madrid, and partly Portugal Lisbon on the way to the Portuguese Parliament, the first places where is police with ability to normally keep my document. Just every police is in one connection with centers of terrorism, every one know me.

3) No one may be prematurely released. Each is identified as a global terrorist and

risks for global society, nobody has any right to use the freedoms here. The release is against the UN Charter and International principles.

4) Anyone who willingly accepts citizenship IDs, and the member companies is not any reference to a terrorist movement, thereby gaining the right to request a Royal amnesty, the King decides to release only those persons who in any way have not been in contact with any terrorist entity and their willingness has been promoting legal rights and entitlements on the basis of justice. Who would not willingly accept citizenship IDs, each of the opposing against International law and justice, and against the principles of world peace protest in the current situation is an act of support for terrorism. Everyone, however, own the right to change citizenship and move to another country in a foreign country only confirmed as a state policy without any terrorist contacts. This way, if other choice and protest as an act of inciting public violence, that each must be fully punished by imprisonment isolated jail without access to any society and communication, strong checks and work in IDs industrial zones. Each person may be intended for the death penalty in the case of attempted resistance.

5) I did every day, already 18 years imprisoned in Europe, persecuted by the European government a reality show and that means that I own all rights to immediate payment of all the values of compensation and at the same time according to the area of the economy of my own country because I am on the territory of terrorist states involuntarily without my interest and that I fully reference to the demands of the nature of my country and thereby ensure full freedom according to my values of civilization (Extraterritorial move). Crime blocking freedoms simultaneously constitutes over forced slavery in the National Reality Show which acts as a monitoring and media group, especially forced slavery as an act for which he/she/they was paid the money, so I own the full rights for immediate financial payment according ratification Value reference to values the economy of my country, 2 500 000 000 000 000 € for each day, with demands on acreage higher salary because of my abilities in the legal situation to create a better performance and also get dramatically more fans at the opening of my ability to determine the function of a reality show, now there is no any other legal entity which has the right for a commercial entity having this reality show, everyone is a terrorist for disposal. Finally, anyone who in any way cooperate on terrorism, none of them is willing to pay for their reality show as slavery and illegal access right for the audience, here I am completely underfunded, and I therefore have to beg money for food, every one of these people must therefore be responsible punished, although everyone who has supported this act of terrorism, and again and must also be punished and anyone who does not pay money for me. Slavery, act as incarceration in a reality show full entitlement commercial.

Article 6

1) My action is brought in the year 2013/03 was not respected, while non-legal way recognized at the European Court for Human Rights in Strasbourg, France. Other state and constitutional courts of terrorist countries however do not respond to any submitted documents. The courts at the same time publicly excuse for deliberate lost documents, and other actions are under full or complete discrimination and crime process. The media are fully under censorship and without any possibility for the disclosure of important information about the incident and the activities of crime which could mean extinction of civilization, and therefore people do not know enough about these threats and so they

willingly support the activities of international terrorism because of efforts to promote terrorist development of criminal groups and therefore are blocked media, censorship in media and then people can much better know how to support terrorism act than how to prevent against genocides and threaten of the Global Wars. Courts of the European Union and European countries are under full of corruption, according to international rights without legitimacy, because only a commitment on the obligation to ensure the application of the UN Charter on the Rights of the Peace exercise and ensure justice which means the beginning of cooperation for the immediate elimination of the entire dimension of the European policy and thus again with obligations ensure the sovereignty of Imperium of Diamonds and function of such jurisdiction, an act that must be instantly known in the global media, without the right of resistance and protest. Until now, no European Court did not carry out a legitimate judgment, the European Court did not apply any statutory obligation. Judicial proceedings should not be any media, only unsaid only because of moral principles. Every criminal must be publicly known through the media, every criminal offense must be known through the media, every judgment must be known through the media, all future and current changes in policy and sovereignty must be immediately known through the media in its entirety European companies, as well as abroad, the main event is the duty of the State to know all the information about the reasons for the use of National Democracy act. Nobody has any right to censorship and blocking. A democratic society owns all rights to its own understanding of the political realities of their country, and such consequences and responsibilities, as well as the obligations of these persons immediately cooperate and be responsible under any legal rights. Injury justice is not active, the situation is determined by International law, there is no possibility of appeal, the opposition attempted terrorism against the principles and obligations of world politics, because everyone who is in opposition it must be discarded immediately or imprisoned in IDs industrial colony.

Second, the terrorist party standard supports the development of the situation in my size (constructed situation) when I become an enemy of the state because of coercion by International law and my responsibility for peace. Such acts are normally published without opposition and without media barriers, and today in the National Reality Show, and in order to damage my name in society, always with full social media and censorship of my legal terms, the legal rights and interests. There is no more reason for the media to be able to block anything but a terrorist government abuse and corruption byrocracy for complete blocking of all state important news and information. The media must be fully informed and to share all the information. However, if carried out any blockage, so I still own claim for media cooperation in the interest of my business, social and political interests, there is no legitimate reason for any act of my situation. The blockade is terrorism, inactive Media Station at the same time becoming a terrorist entity that is designed to dispose of, and reasons of state blocking important messages that determine the future viability of the whole dimension of civilization. So, the media in promoting the cause of censorship threats of genocide and global war, because terrorism can grow a strength and nazi nation. People familiar with the situation of the incidents on the street, but nobody reacts because the media are no reports.

2) Every citizen who is a terrorist state is therefore fully responsible and guilty for his support for global terrorism if he wants to own citizenship and voluntarily

refuse to support such an act of terrorism. There is no possibility of any laws devalue recognition of criminal responsibility. For my people have never been recognized by my party any criminal responsibility, but the government of the Czech Republic already registered my person in the List of State Wanted Persons in 2011, 2012 and 2013. If the judges of the superior institution not functioning, each of these persons must be imprisoned or killed, terrorism and global criminal statistics extremely worse than the second World War, for such crimes according to international law today use weapons of mass destruction for destruction of the continent. Not active people is responsible.

3) Article 5, paragraph 2). Every criminal police officer to be killed under any act contrary to duty. Terrorism is terrorism, terrorism must be discarded. Police no-respect is an essential center of force as an act of terrorism threats against the existence of the state, because police without legal function can mean a supporting for terrorist grow of the strength.

3b) Hypnotic manipulation, preventing aware of their rights and the situation around me, isolation, intimidation of lawyers and persecution, influencing society threatening or attracting crimes and in influencing society censorship in the media, blocking the media, murders, threats, torture, disinformation, terrorism, lying, fabricating evidence and denial of the facts, without adequate social foundations to use his intelligence for its own defense and thus simultaneously damage to the temporal dimension. Existent legitimacy, and those are the real rules states of the European jurisdiction.

3c) Lawyers are under the threat of loss of freedom and the value of their profession or position in society. People are intimidated or forced to corruption. Terrorist political regime is blocking the right to use a lawyer or to use their own funds for the payment of legal services, as well as the possibility of using blocked advocate paid by the government. The Interests of justice are fully under discrimination.

3d) Every police officer refuses to write up the report and many police refuses to accept any document, or the document is put into a position of disrespect. Police officers do not respond to warnings about the movement of terrorist groups and warnings from the aftermath of the genocide on the level worse than the Second World War, because each of these officers must be responsible punished with death after twenty years in prison. Police and the state does not give the right option for questioning key witnesses and suspects of world terrorism. All legal rights are being blocked.

3e) Translator function is blocked, a terrorist state does not receive any rights and claims. Terrorist state must be completely destroyed for any attempt by the opposition.

Article 7

1) UN Cosmic agreement today is not any validity, my rights are to establish my own sovereignty on other planets in the Universe (1998 first act), but European terrorist regimes block all rights and legal development that is growing and growing European debt. IDs rights of sovereignty in space are in full legal force and systematically not can be damaged under strategical view of International law and thus again as duties of world policy as acts without damage to the jurisdiction of foreign law (now European terrorist organizations) of the state. Secondly, the current situation is an International responsibility to realize the full disposal of the entire dimension of European civilization, so if anyone in the

interest of the intent to commit murder, assassination, or any criminal act for destruction and damage, then in such a case is not such a crime any offense, because it is a Europe as crime under International obligations for defeating.

2) According to this paragraph, the absence of any person with the right to prevent the destruction of European civilization terrorist countries using weapons of continental destruction, or in the latter case, the establishment of the sovereignty of the Imperium of Diamonds, meaning act against genocide and preventing the extinction of European civilization. Everyone who wants to oppose in any way, he becomes a terrorist who must be destroyed by any means available. The same claim is obliged to recognize that any activity in the form of a European state reality show is truly unforgivable crime of the highest character.

Article 8

1) On the territory of the European continent, the European terrorism causes blockage of family life and the rights of claim for personal social development or expansion of family relationships and the ties of family or exploitation circuits. People from all areas of my family and other people who are asking to become a member of my family, because everyone is under threat and threat to their own identity, threat to any property and employment, threats to civil liberties and the right to life. Private life is fully under monitoring and regulated through hypnotism, other people are intimidating the possibility to establish social relations in private life, and used false or persons in order to infiltrate into private life. The right to own homes was and is constantly thwarted hypnotic form of deception and persecution terrorist group, thus constantly blocked the possibility of using natural systems of civilization in order to develop their or my own home and family real estate property or any organized at the level of trade that creates the ability to create our own home. Correspondence is always blocked for public communication, as well as under constant censorship and blocking or monitoring a false manipulation. E-mail address Peter.Gottwald@laposte.net blocked be unknown offender, account with digital records of political communication (weak evidence because of the situation without the ability activities, apartheid). At the same time, more than 2 Miliard people worldwide own the rights to compensation for damages due to the blocking rights quality of family background and the requirements for having a home, and correspondence. Blocking free space causes my own extreme hatred against an entire dimension of European society and that means in the future dimensions of my full refusal to support the stability of these countries and their development. Without my support, European civilization expire and cease to exist, because the current situation can the future value of European states to achieve a ratio where everyone from around the world will be hard hate to burn European citizens, trampling them on the street, mutilate, killed be viruses and toxins, blasting bombs with global celebrations such acts and at the same time and with full global political legitimisation. Therefore there is no possibility of any block my freedom and rights.

The main interest I ask for support for full unlocking any censorship, spam attacks and blockades to email addresses **Peter.Gottwald.EU.Orb.Runner@gmail.com**, **IDs.Fed.Gov@gmail.com** and also while Facebook (**Gottwald Peter (Gotte)** =Peter.Gottwald.Eu.Orb.Runner@gmail.com) and Twitter account (@**petergott**), stop regulation of the number of friends or members of groups as well as the regulation of social commentary or the option normally communicate and

organize themselves according to legal rules and peaceful purposes. Blocking terrorism and therefore need to ensure full police interrogations of all structures, police, army and intelligence or security services together with politicians. The investigation is fully accessible for every government around the world, because of the continuity of terrorist damage claims of states' rights, and damage bilateral and multilateral legal obligations as well as the UN Charter, genocides and the threaten of Global Wars. In this case, it must also be applied entitled under the UN Charter to qualify for all UN members to infringement integrity terrorist regime, because of the certified act of execution of genocide and today is filled with the threat of global war, meaning the extermination of over 7 Miliard people but in any case the whole dimension of European civilization. **Therefore, it is necessary to initiate prevention immediately!**

2) I like a person a legal form of a citizen on the territory of a foreign state, and that because of the terrorist situation in the present situation, therefore I am as a person Extraterritorial as well as every citizen of my country and the people is the basis for the form of Extraterritorial jurisdiction, meaning that any of my personal relationships must in any way be compromised or affected European legal or illegal party, any person who does not exist because its own right. My interest is to remove the group structure of world terrorism, it means dropping the entire dimension of the European policy. If any act of state organ damage my and any other law, state authority must be designated as a terrorist and immediately designed to dispose of a terrorist threat against the creator and world peace. Blocking my rights harms the rights of the Democratic Societies and International law, meaning freedom to legislate for national self-determination and decision on the future of the state by state interests, the state has the right to understand that their government is according to International law a terrorist entity occupying their country, in the main event if today is the European policy legally as a terrorist entity designed to be fully wound up, owerthrow with Global political support, according to all principles of International rules. Blocking my rights means damage to national security and the threat of extinction full state.

The terrorist group around my person is constantly in motion and develops each must therefore be immediately filled in isolation and without any claim for their own use and any other rights or freedom of movement. EU policy must be fully under lock business, stop political and media and social activities, with isolation in prison, as well as everyone in their contact and power of government and also the service of the state, because this body is no longer in accordance with all International rules only as an act of terror designed for disposal, for crimes that can not afford even the supreme law of the UNSC. In the interest of public safety is a responsibility to immediately remove all terrorist people in cooperation, and thus anyone who supports them. In the interest of economic welfare of the country is an immediate need to ensure the destruction of European terrorist policies, thereby ensuring the function of sovereignty Imperium of Diamonds, without any opposition claims from other parties because IDs government is the only body that can ensure the existence of the state and civilization, the opposite option is bankruptcy policy and the economy, the development of bankruptcy and bankruptcy civilization, extinction of civilization, stopping any level of civilization and existence of radical protest if it means destruction territories using weapons of mass destruction. This again means that anyone will protest against any IDs sovereignty, he must be imprisoned and fully discriminated against at all freedoms. Any blocking of my people is an act constituting an extremely unstable

country's welfare, to the level of civilization values apocalyptic format. Due to the prevention of disorder or crime means that everyone who will work on European terrorism or support protests against the sovereignty of the government of the Imperium of Diamonds, such persons and groups must be fully discriminated on all rights and entitlements, as well the obligation to apply all locks for the purpose of health, morals and freedoms of others. Any movement on behalf of the European policy must not exist.

Article 9

1) Freedom of thought and conscience is damaged stimulation and hypnotic attacks, the actor must be such crime responsibly and in the interest of security policy strategy therefore confined to a jail and interrogation subject investigating at least five years and in full isolation from the outside world. At the same time it is not allowed the right to religious communicate and share cultural information or to socialize, to use our own beliefs or to initiate a joint business projects and expand social and company structure. Five years under interrogation and in full isolation from the outside world.

2) States and the European policy already own the rights or recognition as a religious or cultural entity because of the interests of public safety, public order, health or morals or the protection of the rights and freedoms of others, never act for recognition of legal existence. European terrorist movement is intended only to full liquidation.

Article 10

1) The right to freedom of expression is fully under blockade and damage be the terrorist group on the basis of the European political structure because of efforts to prevent the national resistance against the crimes in politics and a global response from all structures. The right to hold opinions is blocked with the help of hypnosis. The right to receive and impart information under lock and discrimination, more people are forced to own fear of sharing important information or stop information sharing because of the customization and socially social influence because of the functionality of terrorism forms of European national reality show that is legal under international law established as a terrorist subject. Anyone who refuses to share detailed and important information or is the intention to encourage isolation from modern society, everyone must be immediately punished and killed. I am due to the current situation claimed as sovereign, so I own are entitled to decide on the rights of national media broadcasts commercial agencies. Any agency that does not share important information in its own structure of the media, must be blocked and all assets must be nationalized and any current legal owner must be imprisoned for his support for the function and stability of the terrorist regime and the occupation of European territory, genocide and other crimes. Every reporter such agencies must be closed again in prison, because of the work for a terrorist society. **No one shall be arbitrarily blocking active in promoting information sharing for the purpose of mass public uprising and citywide protests to stop terrorism and that the whole range of European political structure.** Not function of media systematically confirmed by International political obligation for the liquidation of European countries using weapons of mass destruction, because the state does not respond to the crimes of the government and thus supports the European Public terrorist movements which provide such stability

terrorist regime which is in opposition to all International rights or against the future stability of world peace and therefore a threat of genocide Seven Miliard people. Whichever way may be caused by blocking communication with my person, and in case of blocking the road because of the terrorist record of the person that I am the person who by this Act must be fully informed and General news.

2) European terrorist movement as a group of national reality show and all structures of people cooperating together and with their legal names, and so the whole dimension of European policy must be immediately blocked immediately and disposed of in any manner. European governments are under International rules only terrorist group intended to full liquidation. European judicial lost legitimacy, it means that there is no reason to exercise in order to maintain the authority and impartiality of the judiciary. Judicial power must be exercised only in the interests of the overthrow of European terrorist policies and thus ensure sovereignty Imperium of Diamonds. European terrorist regimes abuse the same way rights for the purpose of blocking my people, illegally and without any acceptable reason, blocking my rights causes arrest in society and the occupation of my country abroad against the European continent, meaning all acts of disposal rights for European countries.

Article 11

1) Jurisdiction of Extraterritorial rights Imperium of Diamonds is open for anyone who owns an interest in cooperation for citizenship or entry under interest VISA, or business development and diplomacy or other political missions. European terrorist regimes block any rights to anyone who wants to know just such a possibility, in Europe and elsewhere abroad. The same concern is carried blocking communication between traders and business associations, between states and state communities, and between offices. Be threaten, People must possess a common fear of contact and communication and planning of joint activities, such as the development of Cultural Centers and the right to form trade corporations civilized and peaceful and legal system. Today there is a valid act of terror ban develop any cooperation and constant monitoring and blocking for the purpose of terrorism and monopolistic processing companies to stop the interest of cooperation and development.

2) The reality show is the foundation of the global terror, at the level of the whole human world does not exist any law for permission to form such a state reality show could be in any way. European policy and national authorities promote the organization and development of terrorist movements, as well as at the International level, this means that once again is confirmed by immediate obligation to block any European political parties, personalities and their relations, education in this direction or expanding their own positions is a necessity ban organizational activities and public recognition. Anyone who does not support such a principle implying an obligation of liquidation, such a person and the group must be fully liquidated and killed for their support of International terrorism. Freedom of association for European policy allows International criminal monopoly expansion strategy and the expansion of the political structure of the International character of the foundation of terrorist opposition to the UN Charter and the UNGA conventions. This is according to International law implies to the loss of any political recognition of these states, and the loss of sovereignty rights as well as obligations in case of resistance start

mass destruction of civilization using weapons of mass destruction.

Article 12

Everyone who is in contact with the European terrorism has not set up a bunch of family circle, and even visiting family members to exercise care for children or expand friendly circuits in the event of a breach of that principle, anyone who made any act of contact must be immediately punished by imprisonment for twenty years and subsequent execution by electric chair. Second, the relationship with my person, European terrorism prevents my people to establish marriages and expand, so is that I and so well every woman (me acceptable) asking for matrimony by their own right to compensation for causing damage and loss of value growth family volume and possessions. The right to form a family is under terrorist blocking and intimidation in order to function, which means that the number of lost 'own sons and daughters "have hardly compensated.

Article 13

European states and their national and European political structure is based on such a large size structure of terrorism that there is no any ability to determine the legitimacy of European politics be the legitimacy recognition be any legal subject in the world. The policy is based on such a high level of crimes, it is not possible to recognize the sovereignty of such a body and a right to exercise such jurisdiction. State recognition of the organization again is an International obligation to launch a full destruction of terrorist alliance of countries using weapons of mass destruction. This means that there is any entity that is eligible for the noble judgment, in addition to support the standard process is the basis of International law, which implies to European governments, present and future, as well as European states present and future, as well as all the governments of countries from around the world present and future, always promote all losses compensated by way handover of sovereignty "in my hands." The opposition party is the world terrorist, terrorism must be liquidated.

Article 14

Article confirms the obligation to apply the principles of Article 13. There is no possibility to apply a different option, so while the opposition and the exercise of that act is terrorism and efforts to resist International power and thus cause Global War threatening the lives of Seven Miliard people around the world, it means that the act entitles anyone to exploit the available legal power for the full disposal of the European presence with the help of weapons of mass destruction without any respect and chances of survival.

Article 15

- 1) Any possibility of a different nature than the expression under Article 13, 14 is contrary to International law. Each political party from exercising functions on behalf of the terrorist regime must be punished by imprisonment or killing. Another possibility not exists, and should not be relied on in any way.
- 2) A terrorist regime is active as a real form of terrorist regime that does not respect these rights in any way.
- 3) The terrorist regime by all International laws must lose its right of sovereignty, their legitimacy is false, no one has the right to contact any representative of the

Council of Europe, as well as the formation of the Council of Europe does not have any right to contact and sharing any information with that person the world terrorist format. Every responsible person must be presented to the death penalty. Imperium of Diamonds is not a member of the Council of Europe, that means that the Council of Europe has no right to decide on the acts and political principles on the territory IDs, which means that even on the territory of terrorist states. The Council of Europe's own sole right with form of Internationally duties to immediately ensure the application of principles.

Article 16

My person is the foundation of Extraterritorial law and nobody-foreign owns any right to intervene in such power extraterritorial character of dimension. At the same time, the right of this article may be used against the media sharing feature information about crime in politics and the threat of such consequences. There is no possibility to violate the rights of others because of fear and efforts to stop the application of penalties for the crimes of EU politicians who use such rights. Criminal responsibility before the law is not right to discriminate free rights, and especially because if liberal rights are enforced only in the interest of the standard trade and social or company communication. In the case of abuse of authority for violation of Article 14 to any person with an interest in their own business or political development at the level of my government, in which case the act is criminal and unjustified, suitable for immediate liquidation and killing with the whole structure of the family and friends of such a person, and from Apartheid act because contrary to general declarations of the UNGA and must be applied from the ground that the criminal entity that exploits its own power because it creates an obligation to the International situation, meaning the extermination of European civilization and the complete extinction of the policy. At the same time, each person owns all rights to why he could know his claim for compensation and sought application of justice, in the same case and all rights provided for by International law. There is no opportunity to contest the claim of justice. European governments, in the case of disrespect aside the duties view to their terrorist essence it must be guaranteed because of their own criminal acts and political crimes, and with immediate responsibility to ensure the functioning IDs Extraterritoriality, diplomatic or exile offices and justly for their own development in order to stabilize the state, and civilization Imperium of Diamonds, and thus simultaneously provide suspension for the development recompensation of debts and criminal activities. This means full duty to ensure the development IDs colonies industry to ensure the full capabilities of business development ID civilization, the ability to recruit new citizens and take advantage of all the claimed rights, political and peaceful nature together with the requirements for achieving the dimension of the full capability to provide all the educational, health and social rights for every citizen IDs, as well as the ability to fully function of each development and another projects Imperium of Diamonds as well as the right to use any offer from foreign parties and secure collaboration. If it is not granted that right then means that European governments are not legally active and sovereign rights are damaged, so is International law once again decided that the right to assume sovereignty Imperium of Diamonds as a solution to the situation only the ability to guarantee the existence of civilization. If rejected, and means that European policy initiated resistance to any state holding United Nations Charter, as membership in the UN, act Global War

implying an obligation of mass destruction whole dimension of European civilization.

Article 17

States always act in the interest of full conflict with any principle of European and International law and due and to develop a regime of terror, crime and the threat of Global War. Imperium of Diamonds government is not in any conflict with such principles, but does not issue confirmation that the principles are politically legitimate.

Article 18

European governments are only active intent of terrorism and crimes causing obligation to exterminate the entire dimension of the civilization.

Article 19

In 2013/03 I was handed application of the person Peter Gottwald, and without respect receipt illegitimately and without applying to the duties. European illegitimate functions between state policy is responsible for the crimes and the obligation not to contradict International political obligations entailing the need for full destruction of all civilization dimension.

Article 20

Judge representing terrorist states or subject are losing legitimacy for the opportunity to represent the International court because of a standstill without the obligation to designate European governments act like a terrorist movement that has any right to development. The judge representing the State so just own the right to exercise functions of International political responsibilities, it means dropping all forms of terrorist policies and structure of such a scheme therefore obliged to ensure the operation of the new regime in order to comply with International law.

Article 21

3) A Judge may not come from Europe or live in Europe, to represent European political and government circles or owning any property in Europe. Independence of judges should not be in contradiction with International law and obligations of such a feat. Today, I am a person with a legal claim of sovereignty as an act which can not overthrow International law, it means that I am a person with rights to use its own state constitution, thus ensuring the court's decision primarily on its own behalf.

Article 27

Criminal situation of European terrorism at the level of the worst crime in human history, outstripped all the crimes of the Second World War and the genocide of over 320 Million dead people, and the threat of the First Global War to eradicate more than 7 Miliard people. Here there is not an acceptable option for any refusal of an entry and stop the judicial proceedings. In this case, the refusal of the application or forgery trial is a violation of International obligations and Legal Codex's behalf of the European Court of Human Rights which is based on the legal system under the foundation of the institution responsible recognition by the EU and the Member States and the Council of Europe. In this character, this means

that states and their political structures, gaining responsibility for judicial election and thus activate the second legal options, meaning only the law of the International act of mass destruction of all responsible countries, civilizations and people who are responsible for applying such an act, which means International duty take the second option solution (in this paragraph) than the first option, meaning a peaceful solution for the application of International principles and full functions without any risk of the International system. The judge who without respectable reason refuses the application must be designated as a global terrorist and so while everyone who is responsible for such a person. The terrorist organization must always go through the process of liquidation, imprisonment or the death penalty immediately and promptly. This means that if the judge rejects the application for recognition, he must be killed because a judge that the other could take over the application and recognize it as legitimate.

Not respectable reason refuse the application is, "not understanding, bad format of texts, fail of Europe, fail of civilizations be massive destruction policy act, sovereignty of ID's & WD Int. Alliance in Europe, another recognition or declaration of The ID's.

Article 28

1a) The same expression in Article 27.

1b) Reasons International law obligation and importance of the UN Charter and the Universal rights of the UNGA meaning, and therefore the recognition of complaints as a duty to prevent the extinction of the state.

2) Unanimously, terrorism is terrorism, and that means that terrorism must be liquidated.

3) A Member shall not be the basis for anyone to support terrorism. The ID's application of EUCHR Judicial Trial is a not act of terrorism, opposition to the application is an attempt to support terrorism. The opposition is terrorism, the terrorists must be destroyed immediately.

Article 29

1) The same expression in the words of Article 27.

2) The Senate has an obligation to establish a duty to take the application under immediate obligations without suspensive goals. The reason for the principles of Article 27.

Article 30

Unable to speak against justice and legally applicable International laws.

Article 33

Each High Contracting Party shall simultaneously notify the UN Secretary General, UNGA and all other governments around the world, and together with their courts and also all reference-citizens. If it is not the party responsible High, it must ensure that another group with full responsibility to ensure such function. Therefore, in this case the obligation to respect court judgments remain foreign government and Constitutional courts. The Obligation is to contact the ICC, too. The same obligation is to brief all European political parties because parties are part of terrorist regimes and bureaucratic corruption that undermines their rights development and utilization of the democratic claim.

All parties bound by the UN Charter, and so because of the policy obligations

application of International rules on global dimension, that all governments have an obligation to regularly launch TESTS overthrow of weapons of mass destruction on the territory of terrorist parties, the first for destruction of all major cities in those states, and to ensure the ability to compete with the opposition, even if it means another opposition obligation regular tests overthrow of weapons of mass destruction by acreage covering the whole territory of the jurisdiction of the states and also with overseas territories (& similar) that want to voluntarily renounce terrorism cooperation, and thus ensure the sovereignty of the Imperium of Diamonds.

For this purpose, it must be internationally open all the information about the positions of all overseas territories and other territories used by the terrorism on the territory of any size space.

For the sake of the principle of international obligations must be fully opened all about owning technology influencing spacetime and rhythm reality of our space, in which case the disclosure of all information also about any other position and capabilities that could be used as any form of risk to fruition test mass destruction or a capability survival of any size, terrorist groups and whatever is assigned to this subject and in synergy.

The opposition mustn't be generally respected, opposition is terrorism and terrorism must be fully liquidated.

Article 34

European governments, in particular the Government of the Czech Republic together with the rest of the states prevents the possibility of complaint, hypnotic and damaging disinformation on the ability to work, or other acts. There is not sufficient reason to reject the application, because every act for my possibilities of communication and defend my rights is under terrorist monitoring from European and state's policy, and than therefore responsible opportunity for rejection losse on validation, confirmed be the UN Charter and all UNGA Conventions.

Article 35

1) Apartheid, full not-activity of courts and police, notfunction all dimensions of public services, the legal name of the government and the state in the form of civil movements and crimes of corruption, organized crime, political crimes, not function of jurisdiction and not function of legal rights and principles and the avoidance of accountability for crimes of worse statistics than politically criminal acts of the Second World war. According to all International laws, such entity not having any rights for any kind of existence, and therefore any such body should not be a basis for political rights and activities or with a claim of sovereignty or the right to decide on sovereignty. Never existed subject who can declare or recognize about legal sovereignty of the European states.

2) The application contains new information. Secondly, today there is a situation where, because the political parties do not respect the criminal situation since 1998 until today, the corruption and terror responsibilities were extended to the limit International level which means a slowdown and depreciation obligation functions of the UN, UNSC, UNGA or other institutions and authorities. Therefore, in the interest of the UN Charter, and the importance for the immediate removal of all terrorist structures and procedures, in order to ensure the survival and existence of civilization, it is not any possibility to stop the proceedings. Stopping the management is responsible for observations under Article 27.

4) In accordance with Article 27.

Article 36

1) The Complainant may not in any way damage or violate the International rights.
3) The Council of Europe Commissioner must first be checked under polygraphs and under the principle of the Commission's investigation team Trial controlling the operation of each investigator. IDs not a member of the Council of Europe, IDs own main law for its sovereignty in the territories, the King has the right to decide IDs instead of Council of Europe Commissioner. Council of Europe Commissioner shall in each case to ensure the application of the procedure in the interest of international rights, which means the obligation to establish the sovereignty of the Imperium of Diamonds.

Article 37

1) The complaint can not devalue or stop.
1b) Any act as a form of dealing with such means only in case of full exercise of communication and an official notification which means achieving legal act of communication between two parties.
1c) Every reason must be discussed together, along with a portable record of communications for presentation to act Internationally parties. Terrorist movement creates fictional incidents and disseminates lies, political monopoly and corruption, there is no right to accept unauthenticated basis.
In the interest of human rights, it means that every politician and member of a terrorist state to be jailed or killed because of the attempted to overthrow of legal subjects and rights principles. Another solution is not acceptable.
2) Implementation steps stabilization must be exercised immediately in order as soon as possible exercisable options and no way to resist.

Article 38

Each High Contracting Party shall summon the police investigative teams, military series, and special anti-terrorist forces, along with the reassurance of immediate cooperation on behalf of the UNGA as a global military power for the purpose of full liquidation of the whole dimension of the structure of terrorist organizations. Part of the necessary funds, sanctions are economic, diplomatic relations and the supply of any energy and stop all possibilities of media information dissemination or receive new messages. If the high side rejects acts of legal obligations by the high side of International law will be designated as a terrorist entity responsible for the crime.

Article 39

1) International law is the first duty of a criminal terrorist crimes reach values that exceed hard all the possibilities for reconciliation, or the right to use the procedure to use a different step than that is an act of full destruction of the structure of terrorist groups.
2) Any acts of judicial procedure is required to submit before all governments around the world and their own courts, because terrorist act actually harms every government of the country, every merchant from all over the world and also all the civilian people on the planet Earth. Each with their own right to know the outcome and appeal.
3) Ensuring the full features of sovereignty Imperium of Diamonds is the only way

you can implement the provisions of the act, meaning the application of conciliation, Quo Ante.

Article 40

1) The Federal Government Imperium of Diamonds is not issued any permits for the possibility of blocking any format media. There is no reason to block the media.

2) The federal government Imperium of Diamonds is not issued any permits for the possibility of blocking any format media. There is no reason to block the media.

Article 41

Application has been made must be just and in accordance with legal intentions, and in accordance with the state courts IDs federal government and the state courts of all governments in the world, together with the ICC and the UNGA decision which means the application of the system of global control of the legal functions of the European Court in accordance with International law and, therefore, also according to this document.

Article 44

If the Grand Chamber judgment based on justice and the "ability" to ensure that all refunds for each side, and that too at the same time as the right unopposed International obligations, and also can not use any other evidence or claim any rights affecting the situation and judgment, then you can recognize the court judgment as final, unless the judgment will be enforced with full functionality or if in such periods the application of judgment will not find another adequate political power of issuing more acceptable version of the judgment in the earlier time as the basis of the current obligation of immediate necessity.

Article 46

1) European countries and political groups do not have the right to exist of any kind. Existence is acceptable as terrorism, a court judgment may not be contrary to the provisions.

2) pursuant to Article 46, paragraph 1).

Article 50

And with full responsibility to ensure sanctions against terrorism, as well as mobilization of armies for the possibility of an immediate liquidation of the whole dimension of terrorism.

Article 51

ID's is the government which must acknowledge such rights. IDs today is not a country with organizational membership in the Council of Europe. On the territory of the Imperium of Diamonds is therefore not able to use any illicit immunity.

Article 52

The Secretary General must be fully informed about the obligation to immediately initiate the liquidation of terrorist groups and thus ensure sovereignty Imperium of Diamonds.

Article 53

International rights are most major act of determining the size of the state jurisdictions of these terrorist states. In case of violation of these rights, then they must be immediately secured a criminal act marking the entity as global terrorism, because the body for disposal. At the same time, it is fully entitled to recognize the right to sovereignty of the Government of Diamonds Imperium, because according to International law and can not choose any other way.

Article 54

Ministerial powers are stopped if the minister represents a terrorist state and entity. IDs government is not a member of the Council of Europe, it is not able to enforce rights to any special rights on the territory of government Imperium of Diamonds.

Article 55

States are responsible for terrorism, and violations of the Convention, do not have any rights of existence, and therefore not entitled to recognize the force of a political act.

Article 56

- 1) The Federal Government Imperium of Diamonds allows the activation of an anti-terrorist act by means of International step armies and police, as well as the format IDs of Martial Law in order to liquidate the entire dimension of the terrorist structure of which is terminated in this document and the court application, and so in order to establish full stability regime and functions of government and civilization Imperium of Diamonds.
- 3) Immediate disposal of terrorism as an obligation of political responsibility under International law.

Article 57

Terrorism is terrorism, and terrorism must be discarded. Terrorism must not own any other rights.

The Additional Protocol of 1952

Article 1

- 1) There is any legitimate reason to damage the value of my property or other claims for damage direction. There is no International law that gives and directs such permits on my person and any other person "into" to my physical and legal identity. Therefore it must be stopped immediately exercise any power against damage to the value of the property development and construction or use of the legal name. In the case of suspected connexion legitimate reason to seize property or other rights, it must be every reason to immediately fully consulted in advance to avoid any risk and therefore stabilize activity in legal and peacefull principle. Consultations must be recorded and confirmed all reference pages to transmit information in a legal way. If there is no legitimate defense possibilities of communication and not any right to claim any blockade. Second, European governments are violating over 95% of International rules, because each of these

persons, natural or legal persons, each of which must be locked in the ability to use any size of its property or legal function, as shall be provided to anyone who is in the interest of such regime responsible for cooperation and support. Thirdly, my party is in the interest of extraterritorial status, there is no any right to exercise these rights exceptions, attempt to apply an exception terrorism is responsible destruction.

2) Laws and any process should not be an act contrary to International law, and thus no opportunity to put this terrorist group could assert their own law as valid.

Article 2

The right to education of my people has been damaged over the past 18 years, this means a loss of more than 50 professions. At least 2 Miliard people are entitled to be educated as citizens of my country and thereby promote the growth of civilization, their rights are fully blocked and that the country loses its ability to thrive.

Article 3

Elections are often under corruption, without a legitimate outcome, and features a media stimulation company prearranged outcomes and political positions between the terrorists and also a monopoly in elections over the format of abandonment of position winner of the election because of the application of firsts for the person that is agreed to become a high performance mandate, due to the determination of such a person therefore promote the development of the function and stability of the terrorist regime, the bureaucracy and the abuse of political rules.

Protocol Number 4, 1963

Article 1

Attempting to believe that the financial debts can be busted me, even though I never bean for any debt responsible for imprisoning and financial debt is not permitted by European treaties. Just a word of thread is a punishable act, an act which claimed the policeman.

Article 2

1) Full blocking terrorist and limitations for use of rights of free movement and safety or the use of civilized systems and principles. The right to choose address is blocked form of apartheid and blocking the use of a civilization or society and public sources, with utilization management pledged demands for self-development and build their own addresses. The value expression is the essence of the need to take into account the psychological assessment of criminal identity before consensus on the judgment. At the same time, each of refugees and migrants in Europe own a right to know about the possibility to acquire citizenship of my country and thereby take advantage of European political responsibility for creating IDs Diamond Oasis Refugee & Civic colonies (€ 1 Million value of one colony for 50 000 people / other colonies in cost Tens of € be power of the first).

2) Violations of the law and avoiding to leave the country, hypnotic blocking, blocking financial, further blocking many other characters. Blocking ability to

return to their own country on another continent and threats while shooting down aircraft with symbols that act as threats against my person. (Or another symbolical terrorism)

3) There is no reason for issuing the special exemptions reference to my physical and legal identity. If there is a reason, the reason was not consulted on the full value, so it is not legitimate. My identity is both physical and legal according to all International rules, and therefore there is no possibility of any misuse blockade. If there is a blockage against my physical or legal person, then the blockade established only because of efforts to prevent prosecutions of terrorist structures of European politics. At the same time, I am a person based on the right of extraterritoriality, meaning not compatibility to the jurisdiction of Europe, and this means that there is no possibility for enforcing any blockade against my person. For that reason, as the concept of national security, they must be fully blocked any movement of any person from the ranks of European politics. Attempt opposition must be killed.

4) A Democratic society is critical about its own sovereignty over the state, and that responsibility for the government which is accountable body for the relations of International law. Therefore, any regulation must be applied in violation of International law. In the present case, this means that every European politician to be killed or imprisoned, the government loses its sovereignty, the state has any right to claim self-determination, government IDs assumed sovereignty in accordance with the principles of International and European rights, and so in order to apply state of democracy upon the foundation already made State election of the current government and confirm membership in the UN and the UN body issuing auto acts of global obligations to respect the sovereignty of government IDs.

Protocol Number 6, 1983

Article 1

The death penalty must be applied to every area of a terrorist state without legitimacy. So it is recognition jurisdiction IDs, country without the crime.

Article 2

European terrorist regimes occupying European territory. Form the manner of an act of war. Anyone who is acknowledging the terrorist regime must be killed immediately. It is therefore fully entitled to use the civilizational destruction of weapons of mass destruction. If anyone, in any way contradict the supremacy of the Imperium of Diamonds, that everyone will be considered as a factor in the threat of war, thus implying that the agent must be killed, courts must therefore immediately sends all European policies to an immediate death penalty prison execution, or blasting the capture of the military commandos. IDs simultaneously seeks enforcement of terrorists and survivors to detention in prison and transfer to prisons Imperium of Diamonds. In the second case, the federal government Imperium of Diamonds International owns all rights to the full act of war and the extermination of the entire terrorist dimension of existence, therefore, for such an act is not to kill anyone in a series of Imperium Diamonds or someone who is active in order to enforce International law.

Article 3

International law is the confirmation for immediate duty immediately apprehend or kill all European policies, thus ensuring the full function of the federal government Imperium of Diamonds, or otherwise ensure full destruction of civilization terrorist states using weapons of mass destruction.

Protocol Number 7 of 1984

Article 1

Extraterritorial law can not in any way respected expulsion, not-touched jurisdiction.

Article 2

There is not a legitimate court, any court is of the foundation of terrorist functions, as well as in the courts of my cases they were always under the scope of corruption in the whole structure of government, civil service of state and the public.

Article 3

Since 1998, entitled extraterritoriality, because no local court does not own any right to judge my person as a subject of reference for its own jurisdiction. This is the need to exercise all rights of compensation.

Article 4

States have lost legitimacy.

Article 5

Not touchable IDs to the jurisdiction of the state and because of the situation full obligation of the state to allow a terrorist to use all available and claimed the rights and values, along with all the rights to use all necessary services for the education of children. Damage to the rights, freedoms and child health IDs, is fully responsible act of punishment and isolation in prison.

Protocol Number 12, 2000

Article 1

- 1) All of my rights is a terroristically blocked and under full of discrimination.
 - 2) The bodies of state and government are acting according to the principles of criminal terrorist state and this is accomplished is full of discrimination. State office of criminal states must be represented by persons from abroad, such as those not-connected the incident and the willingness to respect all rights and obligations to exercise sovereignty Imperium of Diamonds. Terrorist Authority must perish.
-

Protocol Number 13, 2002

Article 1

The Death penalty must be applied according to the laws of the jurisdiction Imperium Diamonds in each state, who is recognize as terrorist state.

Article 2

International law confirms the obligation of liquidation of all structures terrorist policies, ensuring the sovereignty of the Imperium of Diamonds or otherwise full liquidation of a terrorist state with weapons of mass destruction.

Last edition

The Media must be fully active in sharing information about the political situation in Europe. If people do not know about the situation be their media, then people do not even know how to respond to contact or activity of my rights under International law. Therefore, people are in response to an illiterate person acting act of terrorism and automatic blocking my rights and political principles. Police are trying to conceal the true law or do not follow the legal rules. In this case, the state is due to the position of terrorists designated as subject to liquidation. If you are not active media, there is no possibility that people could stop terrorist opposition must therefore be immediately and fully active media. If the media will not be active until a fortnight, then the country must be destroyed by weapons of mass destruction as an act of terrorism and genocide prevention.

Any European political party and a party in the European Parliament must have known all the information in this document.

Terrorism in the structures of government is at a level where the European corrupt people falsify the election results in order to stable operation of the terrorist regime like format terrorist occupation of the state, thus preventing the ability to function lawful democratic state and the rights of political parties for the use of claims in the interests of political growth and acquiring legitimate political functions and mandate, if the political party determined to resist terrorism and crime in the government.

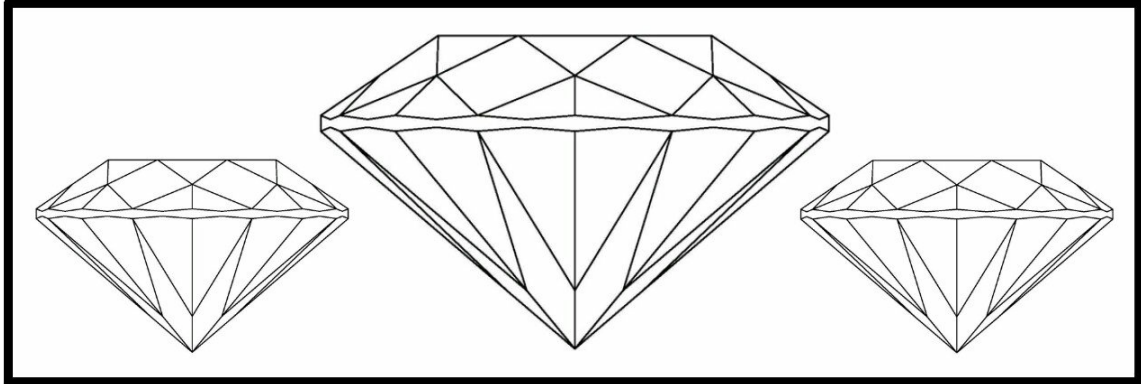
Political parties are a full part of the terrorist regimes, and in the case of indifference to the legal operation of the system of the European politics, then any such political party must be blocked at any level of existence, or disposed of as a terrorist entity.

If political parties want to defend, political parties must therefore draw up a joint petition and publicly activate it in the interest of the media sharing and active application in the state, as well as subsequently at the political level, this means the use of public service, police and army for the immediate destruction of the entire structure terrorist policies. Then own political party entitled to present itself as a legal entity which is not intended for disposal as a terrorist entity.

Informing to any one must be general and commander of the army regiments, each soldier as well as a policeman, today there is a situation of full occupation and state terrorism occupying all the positions that are based upon relevance to the application of anti-terrorism procedures. Such a regime reaffirms that the government and the state loses all its own legitimacy and compliance by all International rules. The opposition must be killed anyone!

The Federal government of

The Imperium of Diamond's



The Royal testimony about Disslegitimation of European terrorist state's,
communication for The European Court for Human Right's

The European Charter on Human Rights

The End of Documentation

Tuesday, November 15, 2016

Signature of The King of The ID's



<http://www.TheImperiumofDiamondsGovernment.populiser.com>
