
Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance

Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance is List for evidence of European Terrorist Alliances crimes before judicial trial of the International Criminal Tribunal.

The List of Crimes is activated on the Article 140, 146, 147, of the statute for the International Criminal Tribunal.

Article 140

The justice of The International Tribunal is established for the purpose of Common International Cooperation and the punishment of all persons responsible for the total sum of basic criminal offenses, such as the European Terrorist Alliances crime in definiton be the Articles 141, 142, 143, 144, and 145;

Article 141 - Crimes against peace and humanity

Article 141, a

It will be accompanied by a description of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance, and the Crimes against peace and humanity"***, as set out in Rule 146.

Article 142 - Political machination

Article 142, a

It will be accompanied by a description of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance, and the crime of Political machination"***, as set out in Rule 146.

Article 143 - War crimes

Article 143, a

It will be accompanied by a description of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance, and the War crimes"***, as set out in Rule 146.

Article 144 - Civil Crimes

Article 144, a

It will be accompanied by a description of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance and the Civil crimes"***, as set out in Rule 146.

Article 145 - Crimes in suspicion

Article 145, a

It will be accompanied by a description of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance, and the Crimes in suspicion"***, as set out in Rule 146.

Article 146

In the event that the Terrorist Alliance continues to develop new criminal offenses, other criminal acts will be detected in the investigation, or the crimes will be repeated again, the criminal record of these crimes will be added to this Statute of the International Criminal Tribunal as additional offenses and repeating as a record of the ***"Supplementary Protocol on the Evidence of Crimes against the International Criminal Tribunal for Punishing the European Terrorist Alliance"*** as well as the reason for its development or repetition as a crimes pointing to the responsibility of considering the extent of criminal liability of criminal entities, responsibility will be decided on the extent of the trial judgment against all who are responsible for the crime, and at the same time against them all individually with open responsibility for contact and relation to the execution of the crime.

Article 147

The Additional Protocol on the Evidence of Crime against the International Criminal Tribunal for the Punishment of the European Terrorist Alliance, abbreviated to the Protocol on the Accountability of Crime of the European Terrorist Alliance; each state is independent of the interest of the constitutional courts of the Government and of the arbitration of the criminal proceedings requiring this statute to regularly register the evidence of the facts of the new crimes from the results of the investigations and consequently to allow consolidation of the data processing for use as a basis for the origin and function of the statute of the International Criminal Tribunal.

Meaning of the Articles 141, 142, 143, 144, and 145, be the current date Sonntag, Oktober 1, 2017, and representation for the ID's Federal government on universal list of crimes;

Article 141

Crimes against peace and humanity

1. Namely, the planning, preparation, initiation or waging of crimes of aggression and high organized violence of human rights and rights of states,
2. namely, murder, extermination, enslavement, child sexual abuse, rob on identity and apartheid, tyrannize,
3. persecutions, disinformation of people, dissension rights of innocent people, hypnotize people for their enslavement and disinformation, public human trafficking, international organized crime,
4. Damage to the basic principles of civilization of the society and the facilitation and instigation and organization of acts that are fundamentally responsible for the strong criminal world consequences throughout the world and, as a consequence, without the ability to justify,
5. Extending its own criminal organization over the entire structure of its own government, state services, as well as the state population as well as within its own bilateral and multilateral government and state policy networks, achieving convergence of its own level of crime that does not allow the legitimisation of a legitimate political entity to an international legitimate level,
6. Damaging and impeding political communication and legal cooperation at international level between states, governments of countries and organizations,
7. Attempts to counter co-operation in order to violate the sovereignty right of other states and cause their bankruptcy,
8. Blockation of open oportunity of states, in their own right on use of development oportunities, and prevent for their modernization and development, as blockation in form of crime on the level on comparation on the global allien and terrorist violation of integrity of every state be prevention of their rights and claims of own development which permanently recognize on the states and their international position, or own future
9. blocked rights of states for their business cooperation or civilization development, legal cooperation, threatened civilization destruction in case of development support,
10. own terrorist state organized crime activity of taking secretly hostages, isolation in society and hypnoticasl dismanipulation in interest for activate blockation against open and on confirmed function of oportunity for preventive acts and logistics in interests of stop all risks of Global Financial Crisis in year 2008 and stop all consequences of financial crisis in the whole world,
11. Forcing the enslavement of innocent people or violations of international treaties, agreements or assurances, UNGA Declarations and Geneva Treaties,
12. Violation of all the principles of the United Nations General Assembly Declarations, violation of the principles of the United Nations Charter and abuse of legal rights to support crime and terrorism, violations of the Geneva Agreements, the threat of war,
13. The use of rights not intended for use by groups of terrorist and criminal subjects, and not primarily for the protection of the terrorist group's own position and the harm and function of such rights in the interests of peace,
14. To act as a legitimate and peaceful party, in the event of their efforts to achieve peace, thus allowing only the ability to respond and exercise, irrespective of the legal wording rights as the only act of available self-defense and defense as well as the targeted achievement of the function of international law,
15. Damage to the ability of states and nations to develop their legal capacity, as well as disorientation for the purpose of blocking their legal capacity at international level in matters of their own bilateral and multilateral affairs,
16. Expansion of corruption and misuse of information data for international blackmail with the purpose of causing conspiracy against the international system and endangering the legitimacy of states and the function of their civilization, as well as international civilization, thus maintaining the dominance of the terrorist group's own position,
17. Threats by mass civilization liquidation, against states that confirm their legal attitude and interest in compelling the administration of justice,
18. open new global threats of the First Global War and the risk of genocide for World Population,
19. organized genocide of 15,000,000 to 20,000,000 people annually, in foreign countries and blocking of important sources for their stabilization, development,
20. damage to growth in annual natural people increasment in foreign countries, and damage to growth statistics even with the possibility of dimensions even more than fifty percent of the current state population,
21. Censorship and intolerance of all reports and information about genocide acts of their own in order to prevent the occurrence of criminal proceedings and to allow the right of state democracy,

22. The falsification of police reports, investigations and denunciations, the blocking of the duty of police protection of key persons, coercion of people under apartheid, disinformation and slavery and uncivilized criminal society detained as hostages,
23. Not allowing diplomats to free leave, detain diplomats for the purpose of harming their states and allow them to be treated unfairly and unfairly with their people, as well as for warning and decentralization in the case of legal cooperation,
24. Persecution, Retaining Freedoms and Attacks, health damage, extortion by violence and assault, and strong human-rights violations against diplomats and senior officials of foreign countries and their families,
25. blocking telecommunication and internet communications at commercial, political, social level, such as censorship and espionage without legal entitlement and the consequence of criminal responsibility for own crimes and thus with a view to safeguarding the stability of their own state of criminal states,
26. bacterial or viral threats of infections, long times injuries,
27. organizing the construction of events for the possibility of causing bacterial or viral infection of the opposition, causing health risks with deadly threats,
28. non-provision of health care and the organization of criminal cooperation between doctors, for the purpose of damaging the health and safety of persons, creating a threat to health complications for patients,
29. misuse of the detention of diplomats in the territory for the purpose of misuse of espionage tactics and thus the acquisition of illegal data on developmental, economic, patent and copyright rights for the purposes of its own interests of civilization development and commercial exploitation, as well as material damage to property and its value, as well as the intentional decline of the values of the persecuted states, as well as the states having the right of joint development consent to the interest,
30. Steal patent claims and scientific author rights of people, robbery of legalities and interested for prevention and interested to damage of all foreign countries development, country civilizational expansion and modernization, trade cooperation, global blockation of development,
31. rejection of joint agreements establishing a common provision on the health zone and the choice of joint action in the interest of the Geneva Agreements,
32. to other parties, dont allow oportunity for study, understand and sign or declare Geneva Treaties,
33. infiltration of superior orders of Charity and doctors, for the purpose of refusing criminals and their further disinformation, as well as blocking the ability to communicate with independent institutions,
34. preventing civilian and diplomatic prisoners as hostages, Negligent and inhuman treatment of hostages, failure to provide sufficient resources for finances, food, hygiene, social space, and misappropriation of criminally organized state-owned public companies for the purpose of public ridicule of hostages,
35. unjustified creation of genetic modifications to the hostages and the incidence of incurable diseases and health complications,
36. deliberate treatment of chronic health problems and lack of adequate health care,
37. the construction of the surrounding events of persecuted persons, with their hypnotic stimulation, for the purpose of influencing their statements and disinformation,
38. avoidance of trade-union rights and coercive trade barriers in public and private companies, maintenance of persons in persecution without financial income, and entitlements to legal finances and profits, non-profits based on the responsible qualifications of responsible persons,
39. Responsibility for contra coordinary plan for support activation of Global Financial Crisis and allow on global crise consequences, destabilization of global financial system and damage economy of countries more than ten years of development on the losses, damage of legal business companies and institutions on 80% on the losse, and too 80% on the stabile losse after financial crisis,
40. disallowing equal education for persecuted persons and preventing their education in the interests of the operational function of politics, economics and finance and civilization systems, damaging and responsible positions of persecuted students towards their responsible ability to reach their level of education, not allowing their level of education in society, and nor legally legally,
41. public school education for children and families, the purpose of public doctrine of the practice of tyranny and organized conduct of conspiracy against the global system of international legal legitimacy as well as public practices to the creation of threats to world wars, genocide and disaster,
42. state name, publicly hypnotic rape of children and allowing public teaching society to practice crime,
43. enabling mass abuse of hypnosis for public enslavement of people, their harm to health, threats and attempts to mistreat them, and abuse to influence political situations and actions and meanings,
44. collective co-operation between mercenaries at the level of the state movement and with nationwide recognition, and publicly for the purposes of world crime,

45. government-sponsored terrorism, designed for crimes against international law and damage to the rights of foreign states,
46. involvement of society and the organization of state co-operation actions for the purpose of fascism and the pursuit of steps towards the objectives of global terrorism, permanent conversion of the entity's state of affairs into a nationally recognized terrorist organization,
47. the organization of persecution as an act of the state reality show and the state celebration of crime over the foundations of public violation of all human rights freedoms and international rules,
48. strategic maintaining indifference to public terrorist crime activities and supporting society to cooperate on crime,
49. forcing its own population to fascist attitudes and resistance to national and international rights and the purpose of maintaining its own criminal network,
50. the activation of false media reports and shocks for the purpose of processing and modifying the response, as well as the views of society, state and international politics, and for its own purposes as well as misinformation of society,
51. the spying of communication and misuse of data for its purpose in preventing punishment of responsibility for crime,
52. illicit and espionage influence of international communication in order to avoid its own punishment,
53. facilitating the development of terrorist groups and threatening the sovereignty of other states,
54. suspension of strategic information on science and civilization development, with a legal claim to knowledge of other States as a treaty on the purpose of maintaining peace cooperation, and contracts in violation with an attempt to dominate the conflict,
55. misuse of the crisis humanitarian situation of foreign states for the purpose of their own confrontation without allowing humanitarian obligations of legally accountable,
56. damage to the rights of cultural development of foreign states and their public civilization ownership of national wealth, abuse of infiltration tactics and technologies for the purpose of developing a system of development of cultures of foreign states for the sake of their mockery,
57. to create a threat of persecution and apartheid against others, to persons in a situation and to an impartial crime, if their interest is to promote the development of cultural property of states that are forced into persecution,
58. long-term concealment of crimes against the injured, and forcing both the public and witnesses to silence all reports, thereby avoiding the company's process of performance for the purpose of taking steps that lead to the possibility of crime suppression and the provision of justice,
59. the long-term concealment of crimes against injured persons and the continuous exercise of their damage even without a good cause, meaning damage to the boundaries of civilization morality,
60. and other inhuman acts committed against civilian populations or persecutions on political, racial or religious grounds in the course of or in connection with any criminal activity within the jurisdiction of the Tribunal, whether or not in violation of domestic law of the country where committed, or against claims of states,
61. participation in a common plan or conspiracy for the accomplishment of any of the foregoing;

Article 142

Political machination:

1. Combination of criminal regimes for the purpose of joint criminal protection and dominance of the opposition and the threat of war against the representation of the legal and judicial functions,
2. the joint organization of international corruption between states and the stealing of states, governments and organized organizations in the structures of international organizations above the basis for misuse of their legal status for the purpose of bureaucratic defending of crime and action against legal justice and the denial of the responsibilities of legal enforcement, the legality of all participating States,
3. allowing other regimes to establish persecution and the occupation and war threats or genocide, to provide a partnership of criminal domination and thus to jointly halt threats of punishment,
4. by allowing and expanding the threat of destabilizing the world legal system of security, peace and justice, which is maintained above the foundation of global democracy, and thereby damage the stability of the function of the legal status of all nations of the world,
5. infringements of the International Rights of the United Nations and the Geneva Agreements, as well as misuse of their own bureaucracy and intolerance to human rights for the purpose of silent forgery, proving documentation in the organized construction of the importance of rights in the nature of the event and for own-profitability,
6. organizing the infiltration of foreign states and extending the function of an organized criminal group into the structure of the country's government, politics and state services, the legal structure of the civil society and civil society, and creating a jointly coordinated group of intent to use organized terrorism acts against international rights,
7. establishment of secret espionage of foreign states in the use of technology for calculating the rhythm of mathematical reality and hence the private exploitation of data on the future of

- foreign states, but also the misuse of these technologies for the purpose of modifying their future events,
8. further, the execution of own group judgments without a legal reason and a court order, and in acts of full resistance to international law and the application of inhuman sentences above the limit of state and international criminal charges,
 9. joint support for falsification of the results of national democracy and use of predetermined mandates according to its own bureaucracy decision and monopoly position at international level,
 10. the suppression of the freedom of the media and of human rights organizations for the purpose of maintaining the stability of the terrorist regime itself and preventing the emergence of resistance to terrorism,
 11. falsify public records and records to prevent the future company from knowing about the responsibility of crime, as well as preventing recognition of liability for debt, attempting to suppress the publication of documentation demonstrating liability for crimes and such consequences,
 12. indirectly allowing the state to freely choose and thus to disinform the state society for robbing free rights, to prevent the right to use self-determination and to stand in opposition to crime, and thus to allow state representation by the criminal group of the government which thus infiltrates into international bilateral and multilateral networks,
 13. the violation of the right of states to the possibility of their free choice of state democracy and thus the falsification of all acts of state voting, the cessation of the legitimacy of its own government in the misuse and infiltration of the criminal movement into the structure of the government at a full level thereby influencing the legitimacy of the position of the government of the country, in front of the public,
 14. influence of the media and the creation of false reports and their falsification for the purpose of mobilizing organized crime, both nationally and internationally, falsifying news,
 15. falsify information and prevent the use of real legal information on the political circuit for the purpose of constructing situations and international political responses according to the purpose of their own interest,
 16. and the concealment or falsification of information relevant to the application of international law to prevent crime in order to combat crime at the opening of judicial justice,
 17. the long-term criminality of crimes against injured persons in order to prevent their ability to use mechanisms of international legal security, abuses and acts of severe psychological and threatening physical tyranny for the purpose of disinforming criminals to prevent the emergence of the function of international justice mechanisms, thereby rendering the states unable to cooperate the outcome of fair proceedings,
 18. theft of political documents of foreign states for the purpose of preventing the possibility of their political, legal and civilization development, or proof of the facts of the crimes, and the claims arising therefrom,
 19. the theft of foreign development data for a competitive and bureaucratic avoidance of the use of own development law, and hence its own misuse by the profit of a criminal entity,
 20. concealing and influencing health reports for their own benefit and influencing incidents at international level,
 21. prevent states from being able to centralize themselves peacefully, develop for the purpose of justice,
 22. crimes by the interest of their own religious principles contrary to the law of law, in particular a judgment contrary to civilized taxes, human rights, justice and legality

Article 143

War crimes:

1. namely, violations of the laws or customs of war,
2. Slave, tyrannization, torture or killing of hostages, plundering of public or private property, organized robbery, blocking of diplomats and blocking for their emergence, murder or ill-treatment of prisoners of war or persons on the seas,
3. Merger and government-sponsored terrorism for the purpose of war and criminal acts,
4. Misuse of the state's own services for the purpose of crime and terrorism at the international level, as well as the counter-performance of criminal objectives,
5. Supporting the criminal activities of terrorist groups in foreign countries for the purpose of their destabilization and abuse of the state for their own criminal advantage to a terrorist state at a global international level,
6. Such violations shall include, but not limited to, murder, ill-treatment or deportation to slave labor in national reality shows,
7. Unjustified spread of the booby traps hypnotic system for the purpose of causing the blocking of diplomats and innocent non-combatants and refusals in the removal of these hypnotic signals abused for non-civilization enslavement, causing health complications and damaging the principles of international law,
8. Act or co-ordinate Civilian airplanes, Destruct civilian areas, objects and infrastructure,
9. Destruction of civilized or habited areas,
10. desperate destruction of cities, towns or villages, or devastation not justified by military necessity,
11. classified weapons of mass destruction and blackmailing of international society,

12. Abuse of non-conventional technologies for environmental modification and massive liquidation of states and cities,
13. Not for the prevention of massive deaths in foreign countries,
14. Blocking of humanitarian missions,
15. Attempts to counter the colonization of foreign territories and the direct promotion and legitimation of the colonization of the territories of foreign states,
16. Neocolonization and attempts to harm the sovereignty of foreign states for the purpose of their liquidation, bankruptcy and disappearance,
17. Avoiding the annual natural income,
18. The genocide of innocent people and the organization of the consequences of crime in terms of mass death,

Article 144

Civil Crimes:

1. Will be provided with a description of the International Criminal Tribunal Supplementary Protocol to Punish the European Terrorist Alliance, and Civil Crimes, as set out in Article xx (following the addition of Appendices).
2. Concealing health reports or forging them for the purpose of their own misuse and monopolies at the international political level,
3. Performing health work for the purpose of silently damaging human beings and their human rights and health, inhuman or degrading treatment and / or killing,
4. Refusal to provide full health care, organizing a company for the purpose of impairing the ability to perform health care,
5. Achieving the enslavement of the state society and abuse of this state in order to allow the development of only the terrorist regime and the crime,
6. Falsification of police investigation and coercion, for the prevention of the freedoms of persons who defend themselves against the criminal regime,
7. Refusal to exercise police and detective investigations against a terrorist group and against crimes,
8. Falsification of the Court's Proceedings and Damage to International Law Principles The judicial functions and obligations of the State,
9. Concealing health reports and results,
10. Education of young children and their education in schools for use in coordinating and organizing the actions of global terrorism, leading the society to the ideology of fascism and the pursuit of organized cooperation for the purpose of global terrorism,
11. damaging democracy and non-disclosure of actual international events affecting the primacy of the democracy of foreign states and thus damaging democracy around the world
12. Motivation and organization of the crime motif, organization of a criminal offense, criminal assault, support for criminal coordination, respect for criminal performance activities.

Article 145

Crimes in suspicion

1. Will be provided with a description of the International Criminal Tribunal Supplementary Protocol to Punish the European Terrorist Alliance, and Civil Crimes, as set out in Article xx (following the addition of Appendices).
2. Dissemination of deadly viruses, high threats of continental, intercontinental and global society, Ebola virus spread, Zika, suspicion of covering other viral and bacterial attacks on foreign states,
3. Creating artificially caused earthquakes, tornadoes and tsunamis for the purpose of mass destruction and destruction of civilizations,
4. Expanding of own private space civilizations in the universe and obstructing other states in the same intent of civilization development, defending these murders, tyranny, retardation and torture and psychological threats, crime. Blocking foreign development for the purpose of maintaining its own dominance in the event of a war.
5. In order to achieve the level of criminality causing the incompetence of government and state legitimacy, the result in this result also means further education of juveniles to legal forms and such preference for the recognition of sovereign supremacy and the activities of terrorist subjects.

Part of this sheet, such as the "Public Sheet", does not contain any records in relation to Articles 235 and 240, according to the Statute of the International Criminal Tribunal, and such data is classified as a public secret and without access to a broad society.

The Secret Records list is registered in the Court's Archives, and it is not possible to provide insight to persons who are not entitled to legal claim and evidence of safe use.
