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TO:

GENERAL POLICE DIRECTORATE OF ATTICA

ATTICAN SECURITY DIRECTORATE

SUB-DIRECTORATE FOR THE FIGHT AGAINST ORGANISED CRIME

LAWSUIT

**FOR THE GREATEST FRAUD
IN THE HISTORY OF THE GREEK NATION**

**ESTABLISHMENT AND INTEGRATION
IN A CRIMINAL ORGANIZATION**

ARTICLE 187 § 1 & 2 OF THE PENAL CODE

MAIN CRIMES:

ARTICLES 299 & 322 OF THE PENAL CODE

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A G A I N S T

1. **Kyriakos Mitsotakis**, Prime Minister.
2. **Vassilios Kikilias**, Minister of Health.
3. **Panagiotis Arkoumanecas**, President of the National Public Health Organization (NPHO).
4. **Sotirios Tsiodras**, Professor of Medicine, University of Athens - General Hospital ATTIKON, Pathologist - Infectious Diseases, representative of the Ministry of Health for the "new coronavirus".
5. **The members of the Council of Ministers.**
6. **The managers of the hospitals involved in the lawsuit.**
7. **The directors of the 'Covid-19' clinics of the hospitals involved in the lawsuit.**
8. **The physicians and nurses**, both inside and outside of the Covid-19 clinics of the hospitals involved in the lawsuit.
9. **The members of the National Committee for the Protection of Public Health against Covid-19 Coronavirus.**

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10. **The members of the Committee for the Response to Public Health Emergencies from Infectious Agents.**
11. **The experts involved in the criminal organization involved in the lawsuit, in addition to the members of the above committees.**
12. **Vasileios Pliotas, Prosecutor of the Supreme Court.**
13. **Sotiria Papageorgakopoulos, Head of the Athens Prosecutor's Office of the Athens District Attorney's Office.**
14. **The directors of the Public Prosecutor's Offices under whose local jurisdiction the hospitals involved in the lawsuit are located.**
15. **The public prosecutors and judicial officials involved in the lawsuit.**
16. **The owners, managers and journalists of the media involved in the lawsuit, the managers of the FACEBOOK Company, based in Dublin, Ireland, and their associates in Greece, and the members of the Non-profit Civil Society (NCS), under the name "Non-profit Civil Corporation Combat Center against misinformation".**

AND

**AGAINST ANY OTHER PERSON IN
CHARGE**

FOR THE APPLICATION OF THE PROTOCOLS

OF FRAUD AND DEATH

INTRODUCTION

SUMMARY OF THE SUBJECT OF THE APPLICATION

The DEFENDANTS participate, in a managerial role, as members or accomplices, in the CRIMINAL ORGANIZATION formed and acting in the context of the "pandemic" declared by the World Health Organization (W.H.O.) on 11.3.2020, with the aim of committing two main felonies:

-Depradation, according to article 322 of the Civil Code, i.e. the deception of citizens by deceiving them into a state of deprivation of liberty.

-Homicide with intent to deceive, under Article 299 of the Criminal Code, in the hospitals involved in the LAWSUIT.

The criminal organization was already formed by **the first four defendants, Kyriakos Mitsotakis, Vasilios Kikilias, Panagiotis Arkoumanas and Sotirios Tsiodras**, at least since August 2019, in order to implement three protocols:

- **Fraud**
- **Death**
- **Mass vaccinations**

The **death** protocol was implemented in order to reinforce the **fraud** protocol, and both were implemented in parallel, in order to enable the third and final protocol, that of **mass vaccination, with the ultimate aim to commit mass murder for part of the population, under the clear plan to reduce it.**

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This LAWSUIT describes how the protocols of fraud and death were applied, followed, **immediately**, by the submission of a **COMPLEMENTARY LAWSUIT** to the Organized Crime Sub-Division of the Attica Security Directorate, of the General Police Directorate of Attica, **where the current one is also submitted**, and will be complemented with evidence that prove the execution of the crime of attempted homicide of a large part of the population, as well as the same crime executed already. The supplementary LAWSUIT will additionally include the members of the **National Vaccination Committee of the Ministry of Health, and the National Bioethics Committee.**

It is **required** that the **procedures for investigating the individual cases referred to in the LAWSUIT** be expedited with **ABSOLUTE PRIORITY**, both in those where complaints have already been submitted and cases have been filed, and in all other cases in both chapters of the Protocols.

An investigation is required into all of the CLAIMS already filed that are referred to in the LAWSUIT, in *whatever* form and procedure they have been submitted.

An investigation is required into each of the hospitalizations that resulted in the deaths of - up to this time - 12,826, i.e. in addition to the cases mentioned in the LAWSUIT.

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An investigation is required into the financial situation of all the individuals and legal entities involved in the LAWSUIT.

As part of the investigation of the LAWSUIT, the exact role and participation of each of the individuals involved in the criminal organization will be examined.

However, it is **imperative**, for the purpose of a more effective investigation of the alleged criminal acts as a whole, to **prioritize** the investigation of the following cases of homicide:

-**George Varassias**, at the University General Hospital of Rio.

-**Haralambos Hadjicharalambous**, at the General Hospital of Livadia.

-**Konstantinos Avramidis**, at the TZANEIO General Hospital of Piraeus (he ended up at the SOTIRIA General Hospital for Chest Diseases of Athens).

-**Dimitrios Kassar**, at the Athens General Hospital 'Gennimatas'.

-**Spyridon Karapiperis**, at the 'Attikon' University General Hospital of Athens (attempted).

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The **immediate investigation** of these cases, is highly representative of the action of the criminal organization in the hospitals involved in the LAWSUIT.

The content of the relevant files, which have already been formed, **must be examined immediately**, after the submission of **complaints** to the local police authorities, in all but the latter, **copies of the medical records have been obtained**, while in the cases of **Georgios Varassias** and **Charalambos Hadjicharalambous**, autopsies have been carried out by the Forensic Services of Patras and Piraeus, respectively, to take **statements from the victims**, to complete the case files with the **required information**, and to invite the **managers of the above hospitals, the directors of the clinics and of the "Covid-19" Intensive Care Units**, where the above victims of the criminal organization were hospitalized, and the doctors and nurses **directly involved in these hospitalizations**, *in order to provide explanations and to investigate their role in the criminal organization.*

With the immediate investigation of the above homicides, **the actions of the criminal organization will begin to unfold**, starting from the "low ranks" and the already proven homicides, to the **head**, which is the **leader of the criminal organization, Prime Minister of Greece, Kyriakos Mitsotakis.**

I note that the crime charged, the formation and membership of a criminal organization, under Article 187 § 1 & 2 of the Criminal Code, constitutes a **continuous crime**, so that the participants in the organization **can at any time BE CONVICTED under the CRIMINAL AUTOMATIC PROCEDURE**, given that, it is a serious crime, there will be no exceptions to the application of the

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procedure, neither for the politicians involved, nor for the ministers involved, nor for the Prime Minister, who has the leading role in the criminal organization.

The criminal organization has applied, and continues to apply, against citizens within the Greek territory THREE PROTOCOLS:

-The PROTOCOL OF **FRAUD**, against all citizens.

-THE PROTOCOL OF **DEATH** in the public hospitals of reference, at the expense of thousands of citizens.

THE PROTOCOL OF MASS VACCINATION.

The most heinous, horrible and absolutely necessary for the criminal organization, in order to implement the other two, is the one of death, with the following elements/parameters:

1. -The deliberate **exposure of citizens** to SARS-CoV-2, or to the influenza viruses dubbed SARS-CoV-2, who had the misfortune to be admitted to the Dachau purgatories of public hospitals, primarily of patients **with serious underlying diseases**.

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It has been a real **massacre** of patients with underlying diseases. Moreover, according to the figures of the National Public Health Organization (NPHO), **96.4 % of deaths are people with underlying diseases.**

This is the organization's members' **proven and documented admission of responsibility**, that they **labeled patients as Covid-positive**, both in hospital outpatient clinics and spaces for 'suspected cases', and through the transfer of patients directly to 'Covid-19' clinics without prior diagnosis.

This, of course, includes all the cases of **false testimonies** of **alleged SARS-CoV-2 positive results**, or **false "diagnoses"** in general, such as those with imaging tests as sole "data" for the "diagnosis".

2. **-Dehydration**, which led to **the collapse of the immune system** of thousands of patients', **kidney damage, heart attacks, brain damage, and ultimately death.**

3. **-Starvation.** The bodies of people, who survived as well as those who ended up in the grave, evoked images of **military occupation, concentration camps** or **African underdeveloped countries.**

4 **-The exposure to hostile conditions**, of the patients in the Covid-19 clinics, before and after their transfer in the alleged clinics, **especially those suffering from any type of pneumonia.**

5. **-The application of urinary catheters to the majority of patients**, ostensibly for their protection (to prevent them from becoming dizzy and falling), but in reality in order to quickly **acquire the psychology of a bedridden and helpless patient** at the

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mercy of the hospitals, while the hospitals were at the same time **'ensuring'** that patients had urinary tract infections, which also contributed to the process of exterminating them.

6 -The constant bombardment of the lungs of hospitalized patients with oxygen, which, combined with the deliberate omission of traditional ventilation methods, ostensibly to avoid 'spreading the virus', primarily forcing water deprivation, and the dehydration caused by it, along with starvation, led to the patients' collapse and eventual death.

7. -Abandoning and bullying the patients. Too often they were left without clothes, in their own feces, or unnecessarily tied up, and sometimes patients who protested, were even threatened with intubation.

8 -The interruption of necessary treatments for patients with serious health problems before their admission to the *purgatories*. It is the aforementioned slaughter of patients with underlying diseases.

9. Intubations without any underlying medical conditions. The intubations outside the ICU and the admitted condemnatory act of having the patients intubated outside the ICU. The very large number of intubations performed by doctors that were not

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anesthesiologists/intrathesiologists, whereas only doctors of this specialty are legalized to perform intubations, or even nurses or paramedics.

10. -The interruption of communication between patients and their families, either under the pretext of the risk of the virus, or even without pretexts, so that they would lose the necessary psychological support. The organization is well aware that **the psychology of a patients plays a crucial role in the hospitalization and recovery process.** And they hit it mercilessly. Mobile phones were "lost" or taken away from patients. Or turned off by nursing staff.

Communication was prohibited with the relatives, so that the protocol could be easily executed under the lack of information, which, when it was present, there were countless complaints from relatives about the unacceptable, rude, incomplete to non-existent, and inconsistent behavior of the doctors in the supposed patients' updates.

"Do you have a doctor's license to ask?", "Even if told you, you think you would understand?", "these things don't matter", etc., are some of the "cliché" responses of the medical staff to the relatives of the victims, and even to the victims themselves, when they "dared" to ask about their situation and their treatment in the hospitals.

Of course, as I always explained to the victims' relatives, **this behavior was not due to some ...virus of rudeness that suddenly hit the hospitals, nor to the ...virus itself** (although they attributed almost... everything that happened in the hospitals to Sars-CoV-2, sometimes succeeding in misleading patients and their relatives, or sometimes simply infuriating them), **but due to their complete ignorance of the real**

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health state of the patients, since they applied the protocol of death, regardless of the patients' condition.

Moreover, the aforementioned parameters, the bullying, the abandonment in their own feces, leaving them naked, binding them, the sadistic behavior of doctors and nurses towards patients when they were thirsty and hungry, drinking water or eating in front of them, or placing the food where they didn't have access, or the food being awful and inedible, or its ingredients used were harmful to the patients' health, **also played an important role in the deterioration of the patients' health.**

There was also the overt protocol of the N.P.H.O. (the aforementioned "pretexts"), whereby relatives of patients were prohibited from visiting their people in the purgatories, clinics and ICUs, ostensibly due to the "danger" of the virus. **But the doctors and nurses have been caught countless of times walking around in the same clinics and Covid-19 ICUs without even wearing a mask.** The written testimonies and evidence against the doctors and nurses that are catalogued to this effect in the LAWSUIT, **is the proof of their fraudulent behavior, and their knowledge on the real severity of SARS-CoV-2. In reality, it is a simple respiratory virus, such as the common flu.** But even the relatives themselves, when they were denied access to their loved ones even for a few minutes to boost their spirits, on their departure, they were given the patient's clothes carrying the ... 'black death' or otherwise called nuclear waste, with bare hands, to be washed at home, **treating the virus almost as a common flu.**

Besides, **this contradictory image of what was happening inside and outside of the purgatories is also proof of the fraud:**

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Without a mask or simple precautions, over the living "covidman", as I know very well the patients with Covid-19 were called by their killers, but when the "covidman" dies, he ends up in a plastic bag in a sealed coffin, which is carried by astronauts, to be placed in a special purpose grave, away from the others, in case the Covid-19 dead man transfers the virus to the next dead man from a car accident and the latter has to be hospitalized, intubated and die... a second time.

But this element of deception was **necessary** for the criminal organization because it was used in the process of reigning terror over the citizens, with the necessary complicity of the media, in order to convince them of the deadliness of the virus.

11. **-The unnecessary prolongation of hospital stays, so that patients are mathematically infected with intra-hospital microbes, which in many cases are the real cause of death**, as is also proven by the performed autopsies and necropsies that I managed to arrange, after a fierce legal fight with the criminal organization and its accomplices in the forensic services and the Public Prosecutor's Offices, to carry out on the bodies of people who died with/by 'Covid-19'. Microbial infections, which also "disappeared", just as the flu "disappeared". Microbial infections, in which Greece, ended up as the runner-up when as a country was a champion. So that I could manage to make them 'reappear' in autopsies and medical records.

12. This prolongation of the hospital stay, was either accepted by the deceived or **imposed on**. As is shown in the remainder of the LAWSUIT, **there were too many cases where patients asked for discharge and hospitals refused to give it**.

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Decades of attitudes and practices were overturned. In the pre-fraud era, patients who asked to stay in hospitals as a precautionary measure were badly evicted; **in today's fraud era, patients are asking to be discharged and are being illegally detained.**

These illegal detentions were perpetrated, on the one hand, at best for patients, to be kept in Covid-19 clinics so that they would not empty and "spoil" the image of the horror of full clinics, and on the other hand, at worst, because the hospitals intended to apply the death protocol on these patients so they "should" not leave.

13. **-The failure to treat serious injuries or other problems, intentionally or unintentionally caused in the purgatories, which the murderer-doctors did not treat in order to achieve or facilitate the process of extermination of the patients. Strokes, cardiac arrests, internal injuries, severed arteries, all served to implement the protocol.**

14 **-The criminal organization's deliberate failure to procure medicine and treatments that, if administered to patients in the early stages of the disease, would have prevented hospitalizations in ICUs, intubations and death.**

And because, **as was the case** with the behavior of the directors and members of the organization, and its accomplices, who very quickly made it **clear that the severity of the virus was not what they claimed it to be, with their own breach of the measures that, supposedly, put them in mortal danger**, as well as with the drug, under the cover provided by the media and the justice system, **they themselves publicized cases of the**

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drug administration to the organization's "privileged members", where these Covid-19-positive 'privileged' were rapidly cured.

There are two 'side' aspects to the death protocol.

These concern **on one hand**, the thousands of people whose serious health problems **were not treated**, necessary and even planned surgeries **were postponed indefinitely or cancelled in the name of the 'pandemic'**.

On the other hand, we have all these people who were driven to **depression**, and many of them **committed suicide**, either due to the confinement or, above all, by their financial collapse, which was brought, either by the destruction of their business or by their dismissal. These 'collateral' consequences of the two protocols application were '**necessary**', because this is what 'must' happen when faced with a 'terrible pandemic'.

All of them, as well as the entire population, are victims of the crime of Article 322 of the Criminal Code, one of the two main crimes of the Kyriakos Mitsotakis organization.

All the facts of the death protocol are proven from a very large number of evidence and anonymous testimonies and complaints, from the patients themselves or relatives of the victims, and the large volume of conclusive elements, part of which is incorporated in the LAWSUIT, while the remainder, which is the largest part (which includes, of course, the

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audio-visual material), along with all the material incorporated herein, will be submitted by me when I am called to testify as the first prosecution witness.

Additional evidence will be filed after this submission, with additional cases of the death protocol implementation in hospitals across the country, and it is certain that there will be a national tsunami of death protocol complaints when this submission is made public.

It is impossible to believe that so many people nationwide, from all social levels, of all political ideologies and preferences, religious beliefs and educational levels, have come together to describe this protocol, all its parameters, and to confirm its implementation in the so-called purgatories.

But the greatest evidence are FOUR cases, which make the content of this LAWSUIT up front VALIDATED:

1st EVIDENCE - The fact that one individual, not even a doctor, but a lawyer, from his home and office on the slopes of Penteli, managed to change the medical data of dozens of hospitalizations through publications, lawsuits and suings.

As described in detail and proved later on in the LAWSUIT, with a lot of undisputable data for the criminal organization, with my public, interventions, I succeeded, whereas I should not, based on the logic and the reality presented by the hospitals, patients for whom the doctors of the hospitals assured that they were "in a grave condition", to "get well" and go home.

With my interventions I "**negated**" SARS-CoV-2-"**positive**" patients in hospitals.

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With my interventions **I prevented or interrupted intubations.**

My interventions **forced medical staff to give water and food to patients.**

With my interventions **I changed the course of the stretchers in the hospitals, and on the way to the Covid-19 clinic, they altered the destination and the patients ended up in the clinics where they were supposed to end up initially.**

Through my interventions, **I even forced hospitals to treat cases that had been abandoned in the name of the "pandemic". People were operated on, even young children, only after my public 'attacks' on hospitals.**

My interventions **saved a large number of people. Either by "curing" them or "discharging" them.**

People with **full names.**

With families, parents, children, grandchildren, spouses.

And not faceless individuals without identity, numbers on lists of terror and deception of the citizens.

"Covid Cases" lists.

Hospitalization lists.

Intubation lists.

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Except from the lists of people who died after their vaccination. In this case, the criminal organization decided to "protect" the personal data of ... numbers. But all this is going to be added in the SUPPLEMENTARY LAWSUIT.

It is obvious that the hospitals did me no "favours" when they cancelled upcoming or interrupted intubations, or suddenly labeled patients as "Covid-negative" after my intervention.

Nor, of course, do I possess any kind of ...out-of-this-world abilities to ...heal patients, especially from ...afar, and people who were ready for hospitalization, intubation, or one step from death, to heal them and send them home.

I am not an exorcist either to drive the virus away.

I just mention the facts for what they really are.

Nothing more, nothing less.

From a certain point onwards, I became the fear and terror of the murderers in the purgatories. As a result, the facts changed just by invoking my name in too many cases, sometimes even without prior consultation with me, whom I learned about it afterwards from the survivors.

2nd EVIDENCE - The fact that, while I have denounced dozens of hospitals for murdering and torturing people, that apply the unthinkable death protocol, like new Menges, but worse,

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I have long ago denounced the Greek government as a criminal organization, led by Prime Minister Kyriakos Mitsotakis, who planned, organized and implemented the protocols of fraud and death,

I have denounced the members of the two committees, the National Committee for the Protection of Public Health against Coronavirus Covid-19 and the Committee for the Response to Public Health Emergencies from Infectious Agents, **and the "specialist" scientists that were "necessary" to the organization outside the committees**, for participating in this criminal organization, providing the scientific coverup for the main crimes of fraud and homicide,

the leadership of the judiciary, the chief authorities of the local competent prosecutors, and specific prosecutors, for a number of criminal acts and omissions, and especially the necessary COVERUP for the organization and implementation of the protocols of fraud and death,

the mainstream media. and specific journalists, for providing the necessary assistance to the fraud, its maintenance and reinforcement, the targeting and denigration of voices opposing the fraud, the complete exclusion of opposing scientific opinion, for the first time in world history under so called "democratic" regimes, and, of course, the silencing of the horrific crimes, torture and murders, not excluding the Facebook company, as well as the mechanisms of alleged control of fake news, which in reality imposed absolute and fascist censorship and silencing of the opposing opinion and the dissemination of truth,

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HOWEVER,

NOT ONE of these dozens of hospitals, their administrations and the doctors and nurses involved, have ever challenged one word of my public, horrifying, but always documented, allegations. I have made **all** my legal documents public, they have been scrutinized and reviewed by the entire medical and legal community, and they have never been challenged.

NEITHER the government, nor any parliament member, deputy minister or minister.

NOT one member of the above committees or the "specialist" scientists, collaborators-members of the criminal organization, despite their public defamation through Facebook and the sites on which my complaints were published, despite the lawsuits, petitions and sueings against them.

Neither Facebook or the Greek Hoaxes, despite my public SEVERE accusations. They just kept on blocking and censoring.

NOBODY reacted, even in a rudimentary way either with a statement, or a word, let alone an out-of-court letter, a litigation or a lawsuit.

Neither the Prosecutor of the Supreme Court of Areios Pagos nor the Head of the Athens Prosecutor's Office. Whereas I have publicly challenged them to do so on

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several occasions. At the same time they have been 'relentless' in every other instance of questioning the 'pandemic', the fraud and the narrative of the deadly virus. Articles 183, 191 and 285 went up in flames. **The only exception was me.**

They never dared.

Nobody responded. Not a single head of any prosecutor's office, **of all those offices in charge for my complaints against the dozens of hospitals. Someone to order a preliminary investigation, even for the simple misdemeanor of spreading false news under Article 183 of the Penal Code, for one of my hundreds of texts of severe content.** An offence, that of "fake news", which, next to that of violating article 285 of the Penal Code (for ordinary citizens, however, not when violated by members of the criminal organization), has become something of a "sport" for the prosecution authorities.

On the contrary, **it is I who have turned, both publicly and through lawsuits and out-of-court actions, against a large number of prosecutors.**

The judiciary's guilty stance was so clear to the hundreds of thousands of people who follow me and read my public denunciations, that it finally became a "motto" that "a prosecutor should bust him". This motto was the spontaneous response of the futile efforts of Internet agents, both overt and covert, and eventually the mainstream media, to doubt me, slander me and stop my progress towards proving, deconstructing and demolishing the fraud. Agents, who called on prosecutors to intervene because I "endanger public health", because I "slander hospitals and doctors who ... struggle", etc., etc., and concluded that I should be "busted by the prosecutor"...

People were quickly convinced of the truth, **because the prosecutor REALLY needed to "bust me" if all these allegations were false.**

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Because in that case, **I REALLY would have put public health at risk**. I am not some quaint person whose actions, and writings, were being watched by no one or very few. **Hundreds of thousands of people, inside and outside the Greek territory, have read what I have written and have followed me in live broadcasts through the various Facebook accounts.**

But since I have not been "busted" by anyone, **what one would expect from a serious and honest justice system**, would be to intervene, to call me, again very quickly, to submit all the evidence I had gathered about the crimes I had denounced, and to take action to stop the crimes and prevent new ones from being committed.

Nothing at all.

3rd EVIDENCE - Eventually, the **ONLY** thing the organization did to me was to launch an unimaginable internet "manhunt", and primarily on Facebook, with incredible censorship, which reached the point of Facebook closing my account on the 5th of April 2021, with 5.000 "friends" and 145.000 followers at that time, with the slanderous allegation that I allegedly fabricated the video I posted on my account of the criminal behavior of the Nikaia State Hospital against a 78-year-old patient. A video that is **ALSO**, part of the evidence of the **LAWSUIT** of the criminal organization. Along with the second video from Nikaia, of the injections given to the unfortunate man.

I was slandered, targeted, vilified. By paid or unpaid agents, individually or in groups, with their real identities, from all political parties, or with false identities.

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And that's as far as they went.

There was NO REPONSE regarding my allegations and my actions.

Absolutely nothing.

In the end, he had the **mainstream media** verbally attack me, using well-known and highly influential journalists, **not daring though to address me by my name, not even once.**

After my immediate reaction with lawsuits and the initiation of the prosecution procedure each time, **all these journalists, and major television stations, did not dare mention my name again.**

Naturally, in these legal actions against agents or named journalists, the aforementioned were provided with the necessary cover from the prosecutors. Their actions and cover were the same for my other "checkmate" lawsuits, which have led the criminal organization and the prosecutors to a dead end. Thus, in the case of the prosecution procedure initiated against the journalist of the MEGA CHANNEL TV station Nikos Evaggelatos, the prosecutor "halted" the police vehicles, that were moving towards the channel to arrest the journalist, after I pressed charges against him at the Kallithea Police Station, for the falsely dated x-ray of a patient taken in 2015, which he presented in his newscast supposedly taken in 2020, in order to terrorize citizens about the damage caused by the virus to the lungs.

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4th EVIDENCE - The "icing on the cake" of the huge evidence for the true content of the LAWSUIT, was **the unprecedented reaction of the entire system to the requests for autopsies in criminal proceedings initiated after lawsuits by the families of victims of the criminal organization.**

The failure to carry out autopsies was one of the criminal organization's two safety nets in hospitals.

Failure to provide medical records was the second one. Both were provided by the criminal organization to its accomplices in the hospitals, to cover up their criminal activities.

The relatives of the deceased were reaching a dead end. The excuses for not providing the files or delaying their delivery, in order to exhaust the applicants in the hope that they would give up the effort, were of the same severity as that of fraud in general.

In too many cases, hospitals have cited ...contamination of the files by the ...unreal virus.

Other hospitals asked, in addition to the identity of the applicants and the certificate of guarantor relatives, wills or certificates of non-publication of wills !!! As if medical records were ... assets.

Even when the relatives provided the documents required by the hospitals, the hospitals delayed issuing the files for months on end, or never provided them.

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Of course, the very same hospitals, when they exterminated their victims, they handed over the ...personal effects of the dead to the relatives, without even asking for identification, while it goes without saying that if the medical files were ...infected, then the personal effects of the deceased would carry the 'black death', as it was characterized to the citizens by the criminal organization and its accomplices. However, the clothes of the deceased, their wallets, their mobile phones, and other items were normally handed over to their relatives. But when it was time for the medical records, the "problems" began.

This happened, because it **is virtually impossible for hospitals to check the medical records and tamper with their contents to remove the evidence of the death protocol application**. Nor was it possible for them not to carry out all the prescribed tests. On the contrary, as evidenced by the overall clinical image of the patients, they did not just simply perform e.g. blood tests, but exhausted them, with sticking needles into their bodies continuously.

It was impossible to change the severe clinical image of the patients, to remove or add medical procedures and treatments. These are thousands of people, thousands of accountability and hospitalization papers, thousands of tests, thousands of x-rays and CT scans.

At the same time, we had **the enormous lie** that the N.P.H.O. was supposedly prohibiting relatives to see their deceased in the hospital, nor at the funeral homes.

Yet, according to these instructions, relatives could see their deceased normally, in compliance with safety measures. Meanwhile funeral homes were allowed to wash, bathe, comb and dress the dead as they normally would.

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The N.P.H.O. kept some pretense in its documents, **but the organization had instructed the hospitals verbally, to violate its instructions in specific cases**. It is obvious that the relatives were not "supposed" to see what condition their deceased were in. When we get to the case of Antonia Demetriou and the photos we have secured, you will understand in what condition the corpse was, **and why the autopsy was halted in this case as well**, with the collaboration of General hospital of Attica – Rehabilitation Center for the injured (RCI), the Laboratory of Forensic and Toxicology of the University of Athens, and the prosecutor Nikolaos Ornerakis.

Their main safety net, however, was that of autopsy prohibition. **And here we have a violation of the directives of the N.P.H.O.**, which, both in its 2020 and 2021 directives, **does not prohibit autopsies**, which are performed **as in any other case of infectious diseases**.

However, the combination of prohibiting the relatives of seeing their deceased in hospitals, and halting the autopsies, had people convinced that they were forbidden from doing so because of the alleged risk of spreading the virus. **The media, of course, and until recently the coroners themselves, contributed to this delusion.**

I was opposed to this situation from the very first moment, stressing that autopsies were not prohibited, and I put forward the perfectly reasonable argument that hospitals and the government **not only should not prohibit them, but should pursue them, on one hand** for scientists to learn about the new 'unknown' and 'deadly' disease, as they said, and also, after some time, when I denounced one murder after another, and proved the application of the death protocol in hospitals, **on the other hand to prevent my grievances to be without concept of proof in the hospitals.**

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It was absolutely clear and expected from the first moment, that the organization would obstruct the autopsies. They did, and continue to do so until the last moment, **precisely because they could not prove the innocence of the hospitals but their ABSOLUTE GUILT.**

Common sense.

Besides, when the Panhellenic Medical Association began to watch me in despair, tearing the safety net of medical files and achieving the performance of autopsies, **in a clear confession of guilt**, asked for ...immunity for doctors from the Ministry of Justice, citing the "completely unknown disease" !!

If it was a "totally unknown disease", **the logical thing to do would be to ask not for immunity for the murderers, but for an autopsy to be performed TO ANY DECEASED by/with Covid-19, so that they can know about this ...unknown virus, instead of invoking the disease's supposed severity to cover up the torture and homicides.**

So, before the beginning of this year, during, and immediately after Easter, when **one family after another began filing lawsuits for manslaughter by negligence (in principle) at their respective police stations, with requests for autopsy-necropsies, to investigate the deaths of their people in the purgatories, the reaction of the criminal organization was severe.**

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Sworn prosecutors, accomplices of the criminal organization, in Pyrgos, Athens, Larissa and Thessaloniki, **provided the necessary assistance to the hospitals and the competent forensic services to prevent the autopsies by any means possible.**

Only in Piraeus was there never a problem. In fact, one of the autopsies carried out by the Piraeus Forensic Service, following the relevant order of the Piraeus Public Prosecutor's Office, provided proof of the death protocol parameter, from the fact that the hospitals did not treat the injuries caused within, during the patients' hospitalization. It is the case of Father Haralambos Hadjicharalambous, which we will see in detail, in the relevant chapter, in the continuation of the LAWSUIT (and it is one of the introductory cases, for which is necessary to initiate the relevant proceedings as a matter of absolute priority, in the context of the integration of these cases, in the present criminal proceedings for the formation and membership of a criminal organization), who died in the hospital of Livadeia, allegedly from Covid-19, but the autopsy proved that this unfortunate man had a severed abdominal aorta, which the murderers in the hospital deliberately never treated.

By succeeding in the issuance of the ruling of the Patras Board of Appeals, No. 77/2021, which spoke the language of scientific and legal logic, the "castle" of Patras fell. Thessaloniki "fell", after the public offences that were deemed necessary as well, to hospitals and the Public Prosecutor's Office. Meanwhile, three autopsies have been carried out in Athens, with the latest one performed, after the Public Prosecutor's Office was defamed. Different sworn prosecutors have blocked requests for autopsies, treating the relevant files as common criminal proceedings, with the bodies remaining in the morgues' refrigerators. But here, too, we had, just last week, a similar verdict to the 77/2021 verdict of Patra, a verdict of the Athens Plenary Council, a literal "slap" for the criminal organization and its collaborating prosecutors. This verdict orders the exhumation of Antonia Demetriou's body and the subsequent autopsy and necropsy, while the prosecutor who handles the case file of the lawsuit for the manslaughter of Nikolaos Stavros at the Athens General Hospital "Ipokrateio" has already capitulated, and finally ordered an autopsy, which was conducted by the Athens Forensic Service, in the

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presence of the technical consultant appointed by the widow. The autopsy showed that there was a large amount of fluid in the lung, which should not have been there, and pending the laboratory results, the forensic experts were forced to write "undetermined" once again.

As we have said, this death protocol, which is summarized above, is actually included in the fraud protocol, **and was implemented in order to "consolidate" the FRAUD.** A real pandemic, is not plausible enough with only numbers of "cases" and hospitalizations. No matter how much the numbers of "cases" were "inflated" by the special tricks used by the participants in the organization.

DEATHS ARE REQUIRED.

And because, as it has been proven, the SARS-CoV-2 virus is **not** as lethal, so that the criminal organization could produce a sufficient number of deaths to convince the citizens of the "danger", and thus put them in a state of deprivation of liberty, according to Article 322 of the Civil Code, for the ultimate purpose of implementing the protocol of mass vaccination, which will be the subject of the LAWSUIT, **thousands of unfortunate people "had" to be executed in public hospitals, which were transformed into purgatories, making Dachau and Auschwitz look like magical vacation destinations.**

People were executed and these murders were "attributed" to the virus, while in application of the fraud protocol, a large number of deaths, not caused by murderous actions, were also "attributed" to the virus, **even though the real causes of these deaths were different.** Two of the eighteen autopsies that have been conducted, with four currently pending, **have demonstrated this very aspect of fraud within the application**

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of the death protocol. Paraskevi Kotsifa, Philip Kalligeris. We will look at these cases in the relevant chapter of the death protocol.

First I was confronted **with the fraud protocol, and the evidence that "awakened me" and very quickly convinced me that the "pandemic" was a HUGE FRAUD.**

When the W.H.O. declared the pandemic on 11.3.2020, the Greek government was already leading the biggest fraud in the world history since August 2019 and by extension in the history of the Greek nation, long before the existence of the virus was even disclosed by the Chinese authorities. Previously on 25.2.2020 the Greek government had provided a Legislative Act even for the mandatory vaccination for SARS-CoV-2, before the "pandemic" was even declared by the W.H.O., with the first "case" being announced only the day after the act.

That's how malformed this fraud is, but when the whole system is involved, with the necessary support of the media, the organized fascist censorship on the internet, and the even more necessary coverup of the justice system, even such a crudely set up fraud is a guaranteed success.

Until now...

I realized very quickly that we were dealing with a FRAUD. In the beginning I was mislead as well, which is only fair. It was impossible for me to believe that such a colossal fraud had been set on a global scale.

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I note, from the outset, that I am completely indifferent to whether the virus came from nature or was engineered and escaped, intentionally or not, from the Wuhan laboratory. Nor do I care whether it is a coronavirus, new or old, called SARS-CoV-2 or whether it is in fact a mutation of the H3N2 influenza virus, as is also highly likely.

We shall attend to all this in the parameter of the fraud protocol concerning the artificial disappearance of influenza. A flu, which before it "disappeared" in coordination globally on week 14, co-existed with SARS-CoV-2. But while the first test to distinguish flu viruses from SARS-CoV-2 was only released in September, the first lock down was imposed on the citizens based on the number of SARS-CoV-2 "cases", which the criminal organization had established that there was no way of knowing whether they were flu or SARS-CoV-2.

Of course, the SARS-CoV-2 'cases' fraud, in combination with the 'disappearance' of influenza, as well as that of hospital-acquired infections, includes both the fact that a huge number of tests were carried out on the healthy population for the first time in world history, and that the 'positive' results of these tests were recorded as 'cases', whereas the concept of a case presupposes an acute infection or respiratory disease.

The false numbers also include multiple "cases" of the same person, the failure to delete "cases" that were immediately reversed, the failure to record discharges in the hospital system, the illegal detention of patients, the non-existent tests of the National Health Service in the streets and squares.

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Common sense, medical data and practices of decades, in some cases centuries, were overturned to accomodate the FRAUD, since it was not enough for the criminal organization to “cook up” the "cases", but the number of tests carried out daily from the beginning of the FRAUD until today was never constant, in violation of any sense of logical and scientific solemnity.

While it is well known that a real pandemic is controlled by a fixed number of tests daily, the criminal organization has been fluctuating daily the number of tests carried out (real or not), giving by this practice to those who think rationally, further PROOF that it is a fraud.

This means, that the organization has always controlled the amount of the "viral load" at any given time, controlled the number of "cases" that "should" be announced, **in order to adjust the data to the government's decisions and not the other way around which is the logical practice.**

With these "cases" they deceived an entire nation, deprived them of their freedom, destroyed thousands of households and businesses, drove citizens to depression and suicide, and killed thousands in public purgatories to "consolidate" their deception about the supposedly deadly virus.

It is of outmost importance to know the nature of these tests that were supposedly detecting SARS-CoV-2 all this time. The deconstruction of the tests is analyzed in the relevant section of the LAWSUIT, within the fraud protocol.

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Besides it became clear that this data and the committees' proposals **were also adapted to the decisions the stakeholders of the organizations were about to make.**

Overall, it became abundantly clear to the sound minded part of the population, that the government's decisions, **had nothing to do with the management of a true pandemic.**

This was clear when, for example, when parades were prohibited on 28th of October 2020, but a few days later, events for the 17th of November 2020 were allowed, with the Minister of Civil Protection, Michael Chrysochoidis, stating clearly that "it is not possible for Athens to remain closed on 17 November". But it was possible to be closed on 28th of October. I had written at the time that this could only be explained if coronavirus is of the ... Polytechnio generation, while on the contrary anti-Hellenic feelings were present.

The list of examples of the management of the "pandemic" in terms of fraud rather than terms of real science is abundant.

We have faced a 'deadly' virus, a 'black death', with timetables. A virus that "chose" which places to visit and which to avoid. A virus from which to protect ourselves, we had to wear a mask even when we are alone at the top of the mountain. **A virus that "hit" them all, but "strangely" did not hit ANY of the participants in the criminal organization.** Some played the role of the "virus" survivor and described to the deceived citizens the "horror" they experienced from the virus, while an active role in this deceit and influence for the implementation phase of the final protocol of mass vaccination was played by centers of influence of public opinion, with the leadership of the Church leading the way.

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No member of the criminal organization died from/with "Covid-19". **Despite the fact that many of the key participants in the criminal organization, not excluding its leader Kyriakos Mitsotakis himself (on the contrary), were exposed to the "deadly virus" multiple times.**

So I have no interest whatsoever in who this virus is and how it came about. I am interested in the fact that a virus has emerged, which we have been convinced is deadly and highly contagious. And we were convinced that we had to maximally restrict our freedom, in order to protect ourselves from this terrible virus. Our movements were to be restricted and in any case controlled, we were subjected to constant lock downs, and we were following "security" measures, which constantly varied.

These were the measures that are "compulsory" and "legally" when a state is faced with a real pandemic. These are the lock downs or the transportation restrictions, or the social distancing and mask wearing, and a lot of other individual restrictions. Of course, **none of them were applied on the basis of real scientific criteria and, above all, data.**

The lock downs were imposed or interrupted, on the one hand, based on a number of 'cases', which the criminal organization **had full control over**, and on the other hand, the constant interchange between freedom and deprivation of it, which was intended to exhaust the citizens so that the final protocol, that of mass vaccination, could be more easily implemented.

In short, the criminal organization **went beyond all necessary, reasonable and scientifically documented measures, even in the hypothetical case of a real pandemic.** Its aim was to exhaust the citizens, both financially and mentally, so that they

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themselves would seek vaccination as their 'salvation'. Those who were not convinced of the 'pandemic', and those who did not resort to vaccination as a 'salvation', were subsequently victims of blackmail in the workplace, victims of unprecedented discrimination between vaccinated and unvaccinated people, and recently the criminal organization has resorted to the 'final solution', in imitation of Adolf Hitler and Nazi Germany, namely compulsory vaccination. However, all this information about the third protocol that of mass vaccination, will be in the COMPLEMENTARY LAWSUIT. That is where everything is explained. Why this unnatural obsession of the government to vaccinate the population, to protect them from a virus that I have already proven, per above, that it has activated the horrible protocol of death, in order to exterminate thousands of people in the Dachau of the public hospital-purgatories, in order to "convince" the citizens that it is deadly, and that they need protection, through vaccination, the only logical explanation could be the one proven by the COMPLEMENTARY LAWSUIT: That they killed thousands, not just to kill a few thousand more, but millions, through the mass murder of a large part of the population with the ultimate goal of reducing it.

Finishing the introductory part of the LAWSUIT for the GREATEST FRAUD IN THE HISTORY OF THE HELLENIC NATION, the content of which is PROVIDED IN ADVANCE, in accordance with the FOUR INDISPUTABLE PIECES OF EVIDENCE OF COMMON LOGIC, as summarized above, and developed in detail in the main part of the 4,300-page LAWSUIT,

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1-That one man alone, not even a doctor, but a lawyer, CHANGED THE MEDICAL DATA OF TEN HOSPITALS,

either through his interventions,

or, from a point onwards, when he became the fear and terror of MURDERERS, and ONLY BY MENTIONING HIS NAME,

2-That this man was NOT CHALLENGED BY ANY OF THE TEN HOSPITALS, which he has ACCUSED FOR THIRTEEN MONTHS FOR TORTURING AND MURDERING PEOPLE,

BY NO ONE FROM THE MEDICAL STAFF,

NOR by the GOVERNMENT,

NOR by the OPPOSITION PARTY,

NOR by the COMMITTEES and the rest of the "SPECIALISTS",

NOR PROSECUTED BY THE JUSTICE SYSTEM,

while being followed, read and listened to by HUNDREDS OF THOUSANDS OF THOUSANDS OF PEOPLE, INSIDE AND OUTSIDE THE GREEK NATION,

3-This man was censored, hunted and targeted AS FEW WHO HAVE CHALLENGED THE FRAUD, ON AND OFF THE INTERNET, but UP TO A POINT,

4-That this man PROVED THE GUILT OF THE CRIMINAL ORGANIZATION, at the end of this first period of thirteen months, of proving and deconstructing the FRAUD and the beginning of the final journey, starting with the LAWSUIT's SUBMISSION, the DEMOLITION OF THE FRAUD, and the PUNISHMENT OF THE GUILTY through the SEVERE, SELF-INCRIMINATING REACTION OF HOSPITALS,

FORENSIC SERVICES,

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PROSECUTORS AND JUDICIAL AUTHORITIES,

to requests for AUTOPSIES/NECROPSIES,

BUT, IN THE PANIC OF THE ORGANIZATION, SECURING EVIDENCE OF THE
CRIMES FROM 18 AUTOPSIES,

but through the PROCEDURAL IMMUNITY OF THE COMMITTEES,

TO THE PROSECUTORS' DEADLOCK FROM HIS LAWSUITS,

and before we begin to unravel the plan of the horrible DEATH PROTOCOL, we then
move on to the one of FRAUD, for the needs of which, it was implemented in parallel
with that of death, with the participation of the mainstream media, journalists, censorship
groups and internet agents, and the COVERUP of FRAUD, TORTURES and MURDERS
by the Justice system, to end up in the PROTOCOL OF MASS VACCINATION, in
which the JUSTICE system also participates, and for the needs of which, the protocols of
FRAUD and DEATH were applied,

I MUST MENTION THE FOLLOWING:

It would suffice to file this opening statement of the FRAUD and request to be
subpoenaed by the prosecuting and police authorities, to produce the evidence, to propose
witnesses and to submit the requests.

It would suffice to quote the details of the death protocol with its gruesome parameters.

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Because that and ONLY THAT IS ENOUGH to prove that this story is a SETUP.

That this story is THE GREATEST FRAUD IN THE HISTORY OF THE HELLENIC NATION.

Because even if the criminal organization had presented us with double the numbers of "cases", even triple, if they had not executed so many of our fellow human beings in the purgatories, all this would have been mere NUMBERS, with no practical value for the organization.

Whereas the fraud is WORLDWIDE, and many legal efforts have been made in other countries, such as the U.S.A. and Germany, towards its deconstruction, ONLY HERE, in GREECE, IS IT PROVEN that there have been MASS MURDERS to "consolidate" the fraud.

And this happened, not because I am more intelligent or a more competent lawyer than my colleagues in those other countries, but because ONLY HERE were these crimes committed in SUCH a PERFUNCTORY WAY.

NOWHERE ELSE in the world did the murderers leave SO MANY CLUES and EVIDENCE of these crimes.

And somewhere along the way, I found myself in their path, and for thirteen months, night and day, thousands of hours, and with endless nights, cancelling my professional

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and personal life, I WAS COLLECTING these clues and GATHERED the evidence, which today I present to the HELLENIC JUSTICE system and the WHOLE PLANET.

This LAWSUIT will be handled by OTHER PROSECUTORS, EXCLUDING THOSE PRESENT IN THE LIST OF DEFENDANTS .

Prosecutors, who are called upon, to write their names in gold letters in the history of the Hellenic nation.

I have done my duty to my country, and will continue to do so, after the filing of this LAWSUIT, in the second and MORE CRITICAL phase of this titanic combat against the greatest fraud in the history of my nation.

Against the criminal organization that oppressed and exterminated thousands of my fellow human beings within the Greek territory.

Against, ultimately, the evil itself...