

THE GOVERNMENT OF THE REPUBLIC OF SERBIA

TO: PRIME MINISTER

TO: ALEKSANDAR VUČIĆ, PERSONALLY

30 JANUARY, 2017, BELGRADE

Dear Prime Minister Vučić,

In accordance with the reports provided by the Anti-corruption Council and the access to the entire documentation of *ATP Vojvodina* the European Commission found out that this has been the only case within 24 compromised privatizations in which the investor, but not the state, is the damaged party. That is also stated in the European Parliament Resolution published in March 2012.

I have conducted an arduous judicial process against the City of Novi Sad and a final executive judicial judgement has been made. The judgement says that the City and Republic authorities did not obey their contractual obligations!

Instead of directing the criminal proceedings towards the persons from the state structures who caused the damage to the City of Novi Sad, to its tax payers, employees and me as the owner and investor, a classic red herring took place. They have been trying to criminalize me in order to find an excuse for the lapses made by the institutions and the City structures. It is clear who the principal culprits for that are - Tomislav Nikolić, Maja Gojković, Igor Mirović, Zoran Vučević, Miloš Vučević, Igor Pavličić.....

It is obvious that this procedure against me is politically motivated!

A police team from Novi Sad was used for this classic red herring: Aleksandar Petković, Neško Nešković, and Bogdan Pušić. From the year 2006 till the bankruptcy, they were continuously and in accordance with the order given by politicians, powerful people and tycoons investigating my business activities. Nothing illegal could be found. Deputy Special Prosecutor Jovica Jovanović was engaged as well, and he was the one who used his personal connections for engagement of the expert with a suspected diploma -Mirjana Labović. She was the person who did this kind of jobs for him. That was the way in which they formed the indictment!

As for the criminal charges filed against me, in accordance with the definition and positive law, the only element by which the case has been classified as "organized crime" is the amount of 200 million dinars for which the Prosecutor has claimed that I damaged the company. However, the problem is in the fact that this amount was calculated on the basis of selectively separated, recycled, incomplete and inconsistent documentation taken out of the entire business activities and business plan. The best evidence for that is an easily accessible and measurable fact – when I bought *ATP Vojvodina* its value was two to three million Euros, and after completion of a well designed investment for which my personal property was warranty with the banks and other trustees, value of the company reached the amount of 100 million Euros.

I especially want to stress up that the bankruptcy in *ATP Vojvodina* began in December 2008. The entire documentation was with the Bankruptcy Trustee of *ATP Vojvodina*, Nikola Pavlović, against whom I filed

the criminal charges for negligent conducting of the bankruptcy procedure. By the way, he was appointed by those who wanted to take away my well-designed project, and they have still been doing that. After consideration of the entire documentation, the Bankruptcy Trustee sued all the debtors and he conducted all the litigations. If he did everything in a proper way, how is it possible that he has not taken any action against me, in spite of the fact that he was hostile to me in the same way as he is now?

There is no logic in the fact that, five years after opening of the bankruptcy procedure, the police from Novi Sad filed criminal charges against me and the Special Prosecution, in accordance with the political order, accepted it. What does this mean???!!!! There are no the persons from the state authorities or local self-government who are responsible for the acts attributed to me and I was not the one who organized a criminal group composed of 10-15 people through whom the deeds with intention were to be exerted. According to the Prosecutor, the criminal group was composed of the President of Steering Committee of *ATP Vojvodina* Svetlana Miljušević and me! In order to prove the assertion, the Prosecutor needed the expertise conducted by Mirjana Labović and the numerous remarks we had as well as our demand for a new expertise were ignored by the Deputy Prosecutor Jovica Jovanović. It was later found out that there had been an absolute obsolescence for the amount of about a million Euros before the charges indictment. The amount of money was the loan given by my company to *Univerzal Holding* owned by Dušan Stupar. By the way, I had already sued him due to his failure to repay the money. The Serbian Progressive Party is now placed in his premises!

A question that can be asked here is: how is it possible that nor the police from Novi Sad neither the Prosecutor noticed that there was not criminal act there; even if it had existed, it would have been absolutely obsolescent one. But if they had noticed that, an order for launching an investigation could not have been given! If it had been like that, the case would have been in charge of the Higher Prosecution, and a well-founded expertise instead of a play game organized in accordance with the order given by executive authorities, Deputy Special Prosecutor and his expert with a suspected diploma would have been necessary for launching of the investigation.

Only a political motive can explain such an act. It was necessary to bring me to the police in the time of the then election campaign so that it can be presented as completion of the investigation on 24 compromised privatizations. With help of Dušan Stupar, whose eye witnessing was being waited for about 20 days because he was allegedly away, I was kept in custody till the end of the election campaign. It was thought that the public would not deal with the details and that nobody would see that it was not the investor who had caused the damage to the company but the state, i.e. the authorities of the City of Novi Sad because of failure to respect the contract.

However, those who have been following this case very carefully know that the final and executive court decision based on which the City of Novi Sad has already paid the damage to *ATP Vojvodina* company already existed. Having in mind the amount of money – about four million Euros and the fact that there was connection among the state institutions,

starting from the Republic to the City ones which did everything to prevent activities of the new Bus Station in spite of the valid contract, it is clear that at this point we can talk about an organized criminal group. Instead of finding out in whose interest it was to prevent the Bus Station from starting to work, to let a company with 500 employees go into bankruptcy and to take away my own property, the police and Prosecution are sending a clear message: If you sue the state, you will be criminalized and arrested.

The suspected diploma of the expert Mirjana Labović based on whose expertise results the indictment was formed shows that there are no limits to the haughtiness. When media started to write about that, the Anti-corruption Agency reacted and addressed the Prosecution of Appeal so there is an investigation against Ms Labović which has been conducted by the Basic Prosecution. However, she is still working. By the way, she has been an expert in about 700 cases, so it is clear that the judges, prosecutors and police officials have been protecting each other.

Best regards,

ILIJA DEVIĆ, Investor of *ATP Vojvodina* company

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Attach:

-The letter to Aleksandar Vučić,Prime Minister of the Republic of Serbia
Government 28 April,2014

THE GOVERNMENT OF THE REPUBLIC OF SERBIA

TO: PRIME MINISTER

TO: ALEKSANDAR VUČIĆ, PERSONALLY

28 APRIL, 2014, BELGRADE

In spite of often being tricked and deceived, bitter and desperate, abused and imprisoned, I am trying to avoid tough and bitter words. Such words are not appropriate for a good, hard-working and honest housefather and well behaved man. After all, such words have never solved and will never solve any problem. It is possible that You will make a conclusion that my addressing You is in a way unnecessary, because You are familiar with the ATP Vojvodina case and probably believe that the state authorities in charge of it have been doing their job properly. But, believe me, I have to do this and it is unavoidable because I want to leave some trace about this matter. I have to do this because I have my own principles and honour and I do not want to give up, but I also do not know how to go forward. I am also doing this because I believe that a leader who is strong and powerful enough is with us, a person who is ready to say and do in practice everything all his predecessors did not have strength, knowledge or bravery to do. The reason is neither trivial nor banal. It is not a simple one as well. I am not, or at least I am less in love with the past than some other people, I do not believe in perfectly projected future for which we lack only people. I simply believe that the people should and must live freely, with dignity and, with a lot of hard work, in a better way. I believe that the methods and style of work, the way of the state functioning and the policy of the rotten political compromise which were present in our recent past are now behind us and that they are not going to mutate.

In the very beginning, I want to emphasize that the fact that I was deprived of my liberty and detained because I allegedly “was stealing from myself” is extremely cynical and malicious. Is there really a person who is brave enough – and who the person is – to deceive the public and fabricate the legal and political tangle by saying that they have solved the case of ATP Vojvodina? It never happened, it has never happened and it will never happen that “a cancer can be treated with aspirins”, especially the one with malignant indicators. But let us the started process and proceedings full of absurd, legal tricks, plots and behind the scene intrigues go in the way it does. I neither

want nor can make any comments on that shameful and improvised role play. What I really want and what I will never and at no price give up is for the entire ATP Vojvodina case to be clarified and solved entirely and completely and for all the direct participants and their supporters who, creating the case of ATP Vojvodina, have destroyed life of my family and lives of all the fired workers' families, to be legally processed. I have to stress up that I am not the only one who wants that. This is also wish of all heavyhearted workers, citizens of Novi Sad and Vojvodina, the Anti-corruption Agency and Council. The European Commission also has a very decisive attitude on this matter and they insist on its solving, probably because they know much more about this case than I could imagine.

The same as in the past I am still sure that You want to solve this problem which is a kind of a stone around our necks and to remove it from the agenda once and for all. It is not easy when there are many blurred actions and their executors, interferers, inconsistent and lovable politicians, obedient and blackmailed prosecutors, policemen and judges. I must agree that it is not easy and simple for You to work in such surroundings and with such people, especially if You trust them boundlessly, but it is up to You. Imagine just for a moment in which kind of vicious circle of injustice and haughty unrighteouses I am.

I am quite sure that You are very familiar with the case of ATP Vojvodina and You confirmed that when You were guest in the Programme "Ćirilica" hosted by Milomir Marić on 26 March, 2012.

MARIĆ: A MAN HAS MADE THE MOST BEAUTIFUL AND MOST MODERN BUS STATION BUT IT HAS NOT STARTED TO WORK YET.

VUČIĆ: THEY HAVE DESTROYED HIM, THEY HAVE DESTROYED HIM, THEY HAVE DESTROYED HIM, WE ARE TALKING ABOUT ILIJA DEVIĆ AND THEY HAVE DESTROYED HIM. I PERSONALLY TRIED TO HELP THE MAN, I ADDRESSED MANY PEOPLE BUT I DIDN'T SUCCEED, I DIDN'T SUCCEED, BECAUSE NOBODY WANTED TO LISTEN, BECAUSE SOMEBODY'S GRAND INTERESTS ARE PRESENT THERE.

MARIĆ: THE MAN WAS ABOUT TO COMMIT SUICIDE.

VUČIĆ: THAT'S RIGHT, HE HAD ALL THE PAPERS, SOMEBODY'S BIG INTERESTS, BECAUSE HE WAS VERY SUCCESSFUL, HE INVESTED A LOT OF MONEY AND HE HAD ALL THE PAPAERS.'

Not only then. I learned the same from the conversations that I was having with You on three occasions. It was then that You stressed up that You could not help me as long as Pajtić was mastering Vojvodina without any limitation as if it had been his own feud. It sounded great to me in that time because it was absolutely true. However, the circumstances have changed in the meantime and I can't see in which way the abovementioned master of Vojvodina can now influence upon solving of ATP Vojvodina problem?

The moment justice was dismissed, the state and everything in it became a simple and big robbery. The problem I am coping and living with gives me the suspicion that the voracious politics has eaten the law. All the actions taken by so-called independent judicial authorities (prosetutors' offices and courts) as well as the ones taken by the other state authorities, were taken in time fixes and they were nothing but adulating and attempts to be loved and the focus of self-injuring was to silence and discredit me.

II

In spite of all my efforts, attempts and readiness to try to find some compromise solution of the problem I have not managed to establish any kind of communication with the mayors of Novi Sad during the last nine year. According to their mandate it was their duty and obligation to solve the problem of ATP Vojvodina which, by the way, is something they have created, spread and covered up. I dare to say that they have employed all their strength, skills and knowledge, no matter how poor they are, into dishonest machinations and tricks in order to provide conditions for the shameful obstruction, constantly blaming somebody else. Lulled into the aura of untouchability, false authority and power, they were pushing the problem under the carpet and as far as possible from themselves. Instead of respecting the contractual obligations and solving the problem, they were tangling more and more into traps of their own weakness, wiggling in stagnant backwater. Looking for the way out where there was not one, while the problem was becoming bigger and more complicated.

On the other side, they were paying a lot of attention to being obedient and beloved by the powerful ones in politics, financial institutions, business circles as well as to fascinating the public, media and citizens of Novi Sad. Fortunately, they haven't managed and will not manage to deceive the citizens of Novi Sad because these citizens do not deserve to have another Igor Pavličić. Serbia and Novi Sad are too valuable to become toys in their hands. I am just trying to imagine what would happen in a serious and well organized country if the state officials were acting in favour of the state damage, i.e. at the expense of the state. Now it has got a totally different dimension and it is out of the local control. Of course, it does not automatically mean that they are granted amnesty from criminal prosecution and legal, criminal or any other responsibility.

III

Mister Prime Minister,

I have heard You many times saying that nobody can be untouchable and protected, that there is not selective implementation of justice and that there are not and won't be pressures on prosecutors' offices and courts. I know that it is a paradigm of a well organized legal state. Are we and how much are we close or far from that, having in mind totally wrong transformation of our judiciary which is being attacked and criticized from all directions, especially when we talk about selection of the personnel according to their being suitable and obedient? I believe You when You say that, even in my case, the day will come when the independent prosecutor's office will finally have to take out of the drawer all the criminal charges I have filed during the last eight years against the mayors, the Agency for Privatization, the responsible persons in the Traffic and Infrastructure Ministry, the bankruptcy administrator, the bankers who were acting in favour of my damage and the citizens' damage and all the others who have created the problem and obstructed its solving. I believe they will do that, but they won't be able to do that as effectively and efficiently as they did when they rejected the criminal charge submitted by the Anti-corruption Agency against ex-mayor Igor Pavličić. It was a clear message to all small format but megalomaniacly ambitious persons that they would be „written in capital letters in history of Serbian prosecution“.

Am I allowed to ask You something? You, as an excellent lawyer are very familiar with the competences and obligations of a Prosecutor's Office when they

learn that certain criminal offense has been committed. Do You know when and who they have prosecuted and how and when these persons will be prosecuted for the damage inflicted upon the City of Novi Sad? It is not some imaginary damage, but real damage determined in the final verdict.

Let me be slightly malicious, the Prosecutor's Office interfered there under very strange circumstances, under the baton and watchful eye of Đorđe Ostojić, ex Prosecutor deputy, by submitting the request for protection of legality. The aim of all that was to gain time so that the execution of the final court verdict could be obstructed and the damage made acceptable and as small as possible. I do not know if they get the point and if they understand that. Even the damage reduced in that way must not be unpunished and the one who made the damage must be prosecuted in the criminal procedure.

IV

Mister Prime Minister,

Even when I just think about everything that has happened to me during the "proceedings and processes" relating ATP Vojvodina case in which I am a party in the proceedings, I mentally transform from a realistic optimist into an orthodox pessimist. The only issues I demanded, waited for and expected from the courts of this country were justice, equity and proceedings within reasonable time. From the very beginning of the court case which even shouldn't have happened, I have been sure and I am absolutely sure now that respecting of these three key principles of a court work was in the interests of all the parties in the procedure –the claimant, the respondent, the intervener and the court. But it wasn't like that. From the very beginning of the procedure and, let me just remind You, it began on 6 July, 2007 when the party suffering the damage sued the claim, there were no indications that it would turn into something good. A very clear litigation turned into a voluminous, long lasting, tedious and difficult one, a litigation full of juicy stories, behind the scene actions, overturns and reoverturns, intentional changing of the judges, court experts and who knows what else, thus transforming into a real farce and travesty. It has turned into a strange mix of amorphous mass on a slow conveyor belt. During the whole process, politics and politicians not only interfered the work of the courts, especially the Commercial Court in Novi Sad, but they hardly let them breathe normally. The judges were often in a position to choose – bravery or fear or, in other

words, to stick either to judicial consistency or loyalty to the local political chosen ones. The choice was neither easy nor simple, and they found the solution in either running away and linger the procedure or in cooperative liking. That was so obvious after making the final verdict by which the respondent was ordered to compensate the damage to the claimant in amount of 1,333.940.000.00 dinars. The damage defined by the final verdict, reduced who knows how many times, is far from the actual amount of the damage, but it is enormous even for much wealthier and happier countries, and we are far from being that. As I have already mentioned, Đorđe Ostojić, the Republic Public Prosecutor's Deputy, the duty conscience and consciousness of the local powerful ones, reacted to the final verdict. Of course, neither I was sitting petrified and without any idea what to do next. Their demand which is a juridical farce and nonsense, their reaction to the final and executive verdict as well as their reaction rate and decision made by the Court of Cassation themselves clearly show that there is something wrong and fishy about that. **For the same reason the Court of Audit, in the judgement densely typed on 18 pages, deals with the abstract categories by estimating conscientiousness, impermissible motive and bad intentions of the contractual parties.** As far as I am concerned, I respected all the principles of the Law of Obligations and I acted very carefully in accordance with my being a good businessman and housefather. I must say that I have serious doubts concerning the Assembly of the City of Novi Sad as a chosen representative body. I wouldn't be so sure that the body was not "conscientious, with impermissible motives and bad intentions". However, the decision made by the Court of Cassation says that it was not. Furthermore, most members of the Court of Cassation Council are inextricably and in every way linked to Vojvodina plains. What I expect now is that the Court of Cassation will issue an equitable and just judgement.

Even sadder and more absurd is the procedure for the damage compensation which is in progress before the court in Novi Sad for the personal damage compensation. I filed my demand with all the necessary documents and evidence on 15 December, 2011. The complete issue is so tragicomic, sloppy and nasty that I, as a common juridical illiterate citizen, feel ashamed. Even the freshmen from the Faculty of Law are laughing and feel ashamed because of stunts, feint and bravura performed by the judges determined and chosen to deal with the case. Even now, after ten hearings hold, I

do not know if the procedure has started. They constantly demand something new – this expertise, that expertise, then some new expertise and experts and all that again and again – a normal person cannot believe that such a thing is possible. Hasn't the final verdict between ATP Vojvodina and the City of Novi Sad been strong enough admonition and warning? Have they forgotten that there is not a substitution only for life and time, that there is no eternal life and that time inevitably flows? Their wish to be liked makes the damage bigger and bigger with every day that passes.

V

Mister Prime Minister, a special story is the one about the bankruptcy administrators and servants who care about the country, ATP Vojvodina and the City of Novi Sad and me less than about the last year's snow. All their actions performed have been directed towards making their personal profit as well as protection of who knows whose interests. They are still lingering the property of ATP Vojvodina without any shame and fear in order to be suitable for someone or something. Together with the Creditors Committee and from the very introduction of bankruptcy, they were calculating about the amount of the damage, thus constantly reducing the amount. It was obvious that there was an intention to prepare ATP Vojvodina for someone, and it was known but not uttered publicly for whom. During the hearings the bankruptcy administrators and servants were constantly reducing the claimant's interest to the level of absurd, they were giving up already accepted demands for defining and final decision making on the damage, thus reducing the damage compensation demand to somewhere, somehow and with someone agreed acceptable price of immorality. Of course, nobody, including me, disputed their right to give up their demands, to write off the demands, to negotiate and talk, but never and under no circumstances to anyone's detriment – to detriment of the bankruptcy debtor and over 400 trustees. That volunteer deal made at "Paša" has nothing to do with the law, justice, morale, honour and dignity. It is possible that their calculations and mathematics were good ones, but they were incorrect and illegal. The judge did not react even to this play and juridical charade and the prosecutor's office did not react to the complaint filed against them. Suddenly, these "righteous ones" and trustees, banking mages (Credit Agricola Bank, Commercial Bank) appeared with the amendments to the already adopted reorganization plan. The reorganization plan was

adopted on 31 August, 2011 and since then it has been “in an extremely stable and decisive way” realized in practice according to already tried recipes – long lasting means better and one step forward, two steps backward. To whom, how and on whose behalf are they doing this? The only thing I know is that I Fear of Greeks when bearing gifts and the abovementioned horribly remind me to them. That is why I am so skeptic and careful, and I advise You to be skeptic and careful, too.

Mister Prime Minister,

I believe it has not been Your wish to solve the ruses ad mathematic operations with one or more unknowns because You have just inherited them. But what can we do – the problem is here, it must be put in process of solving and, sooner or later, it will have to be solved. If one has to do something, it is not difficult to do that, but I believe that sooner means better. Since I know that You sincerely believe that the problem of ATP Vojvodina has not been solved, I propose the following to You:

- Form a team of expert, competent and unladen coworkers who would suggest some compromise solution. The problem is too complex and too serious to be treated like someone’s toy or a bargaining tool. In that sense, appreciating all Your so far made efforts, I am at Your service.

- I have never intended to give up and I will never give up my struggle for justice and equity, and I am not going to do that in this case because it is my whole life. If my country does not have the solution, I will certainly try to find protection of my rights with the European Council, European Commission and European Parliament, Strasbourg or anywhere else but, if I do that, it will be much more expensive and painful for the state of Serbia.

Only the one who wants and knows how to do something, can really do that! The one who does not want and does not know how to do something, can do nothing good! You are the one who can make decision. I will be waiting for a reasonable period of time, and I am not going to give up the planned actions for reaching the justice and equity!

I am sure that You will take all the necessary measures within Your competences and solve the case and problem of ATP Vojvodina.

Thanks a lot for Your understanding.

CHRONOLOGY OF THE CASE OF ATP "VOJVODINA"

- ILIJA DEVIĆ BOUGHT ATP"VOJVODINA" ON 27 JULY, 2004 AT PUBLIC COMPETITION IN THE PRIVATIZATION AGENCY.
- HE PAID FOUR INSTALLMENTS TO THE PRIVATIZATION AGENCY.
- HE MADE THE BASIC INVESTMENT IN THE FIRST YEAR.

- HE EMPLOYED 200 NEW WORKERS, BROUGHT OFFICIAL DEALERSHIP OF „SETRA“ AND „MERCEDES“, BOUGHT 30 NEW BUSES, INCREASED NUMBER OF LINES AND QUALITY OF THE SERVICES TO BE OFFERED TO THE CUSTOMERS, AND ALL THAT DURING THE FIRST YEAR.

- ON 1 FEBRUARY 2005 HE SENT THE LETTER ON INTENTIONS TO THE MAYOR OF NOVI SAD.

- 20 JULY,2005- THE LETTER ON INTENTIONS ACCEPTED
- 14 MARCH, 2006 – INFORMATION ABOUT THE FACTS TO BE FOUND IN THE URBAN PLANNING DOCUMENTS
- 8 MAY, 2006 - THE CONTRACT SIGNED BETWEEN ATP"VOJVODINA" AND THE CITY OF NOVI SAD
- 23 JANUARY, 2007- DECISION BROUGHT BY THE CAPITAL INVESTMENTS MINISTRY NO. V-344-08-10263/2006-17
- 28 FEBRUARY, 2007- THE USE PERMIT NO.V-351-437/07
- 2 MARCH, 2007- THE DEMAND FOR EXECUTION OF THE OBLIGATIONS DEFINED IN THE CONTRACT NO. II-020-2/2006-770 FROM 8 MAY, 2006-,SENT TO MAJA GOJKOVIĆ, IN THAT TIME MAYOR OF THE CITY OF NOVI SAD
- 6 JULY, .2007- CLAIM FILED BY ATP"VOJVODINA" AGAINST THE CITY OF NOVI SAD
- 16 OCTOBER, 2007- ILIJA DEVIĆ INFORMED THE DISTRICT PUBLIC ATTORNEY ABOUT CORRUPTION IN NOVI SAD
- 19 DECEMBER, 2007-,CRIMINAL CHARGE FILED TO THE MINISTRY OF INTERNAL AFFAIRS, DEPARTMENT OF CRIMINAL INVESTIGATION, THE AGENCY FOR STRUGGLE AGAINST ORGANIZED CRIMINAL AGAINST BORISAV BOROVIĆ,

ASSISTANT TO THE INFRASTRUCTURE MINISTER, JOVO ŠARAC , THE REPUBLIC INSPECTOR FOR ROAD TRANSPORT, RADENOVIĆ RADOMIR, THE REPUBLIC INSPECTOR FOR ROAD TRANSPORT

- 16 JANUARY, 2008- CRIMINAL CHARGE FILED TO THE DISTRICT PUBLIC ATTORNEY IN NOVI SAD AGAINST MAJA GOJKOVIĆ, MAYOR OF NOVI SAD, VLADIMIR STOJKOVIĆ, HEAD OF THE CITY DEPARTMENT FOR TRAFFIC AND ROADS IN NOVI SAD, BILJANA GRBOVIĆ , HEAD OF THE CITY DEPARTMENT FOR INSPECTION AFFAIRS.
- 27 FEBRUARY, 2008- AMENDMENT TO THE CRIMINAL CHARGE FROM 16 JANUARY, 2006 FILED TO THE DISTRICT PUBLIC ATTORNEY IN NOVI SAD.
- 27 FEBRUARY, 2008- AMENDMENT TO THE CRIMINAL CHARGE FROM 19 DECEMBER, 2007 FILED TO THE MINISTRY OF INTERNAL AFFAIRS, DEPARTMENT OF CRIMINAL INVESTIGATION, THE AGENCY FOR STRUGGLE AGAINST ORGANIZED CRIMINAL
- 28 OCTOBER, 2008- ILIJA DEVIĆ BROUGHT THREE BUSES IN FRONT OF THE GOVERNMENT OF THE REPUBLIC OF SERBIA TO PROTEST BECAUSE OF BREACH OF CONTRACT WITH THE CITY OF NOVI SAD ACTING AS THE FIRST INSTANCE AUTHORITY AND THE INFRASTRUCTURE MINISTRY ACTING AS THE SECOND INSTANCE AUTHORITY
- 29 OCTOBER, 2008- CRIMINAL CHARGE WAS SENT TO THE MINISTER OF POLICE BECAUSE OF PREVENTION OF STARTING THE WORK OF THE NEW INTERCITY STATION IN NOVI SAD AND THE CHARGE WAS FILED AGAINST: VELIMIR ILIĆ, MINISTER FOR INFRASTRUCTURE; ŠARAC JOVO AND RADOMIR RADINOVIĆ, THE REPUBLIC INSPECTORS FOR ROAD TRANSPORT; BORISAV BOROVIĆ, ASSISTANT TO THE INFRASTRUCTURE MINISTER; MAJA GOJKOVIĆ, EX-MAYOR OF THE CITY OF NOVI SAD; MILADIN KOSTREŠEVIĆ, HEAD OF THE POLICE DEPARTMENT IN NOVI SAD; VLADIMIR STOJKOVIĆ, EX-HEAD OF THE CITY DEPARTMENT FOR TRAFFIC; BILJANA GRBOVIĆ, HEAD OF THE CITY DEPARTMENT FOR INSPECTION AFFAIRS IN NOVI SAD; IGOR PAVLIČIĆ, MAYOR OF THE CITY OF NOVI SAD; SINIŠA BUBNJEVIĆ, HEAD OF THE CITY DEPARTMENT FOR TRAFFIC; RAJKO PEJIĆ, DIRECTOR OF JGSP"NOVI SAD".
- 29 OCTOBER, 2008- CRIMINAL CHARGE SENT TO MILORAD VELJOVIĆ, DIRECTOR OF POLICE, BECAUSE OF PREVENTION OF STARTING THE WORK OF THE NEW INTERCITY STATION IN NOVI SAD AND THE CHARGE WAS FILED AGAINST: VELIMIR ILIĆ, MINISTER FOR INFRASTRUCTURE; ŠARAC JOVO AND RADOMIR RADINOVIĆ, THE REPUBLIC INSPECTORS FOR ROAD TRANSPORT; BORISAV BOROVIĆ, ASSISTANT TO THE INFRASTRUCTURE MINISTER; MAJA GOJKOVIĆ, EX-

MAYOR OF THE CITY OF NOVI SAD; MILADIN KOSTREŠEVIĆ, HEAD OF THE POLICE DEPARTMENT IN NOVI SAD; VLADIMIR STOJKOVIĆ, EX-HEAD OF THE CITY DEPARTMENT FOR TRAFFIC;
BILJANA GRBOVIĆ, HEAD OF THE CITY DEPARTMENT FOR INSPECTION AFFAIRS IN NOVI SAD; IGOR PAVLIČIĆ, MAYOR OF THE CITY OF NOVI SAD; SINIŠA BUBNJEVIĆ, HEAD OF THE CITY DEPARTMENT FOR TRAFFIC; RAJKO PEJIĆ, DIRECTOR OF JGSP"NOVI SAD".

- 15 DECEMBER, 2008- THE BANKRUPTCY PROCEEDINGS WERE INITIATED IN ATP"VOJVODINA"
- 16 DECEMBER, 2008.-THE CONTRACT WITH THE AGENCY FOR PRIVATIZATION WAS TERMINATED. (ILIJA HAS NEVER BEEN INFORMED ABOUT THAT AND ALL THE ISSUES WERE SEEN IN CSD)

- 500 WORKRS LOST THEIR JOBS

- 22 APRIL, 2009- JUDGEMENT OF THE COMMERCIAL COURT IN NOVI SAD

- 16 FEBRUARY, 2010- CRIMINAL CHARGE FILED TO THE HIGHER PUBLIC PROSECUTOR'S OFFICE IN NOVI SAD AGAINST BORISAV BOROVIĆ, EX ASSISTANT TO THE INFRASTRUCTURE MINISTER; MIOMIR CVETKOVIĆ, REPUBLIC INSPECTOR FOR ROAD TRANSPORT; ZORAN KEDŽA, REPUBLIC INSPECTOR FOR ROAD TRANSPORT

- 08 MARCH, 2010- CRIMINAL CHARGE FILED TO THE HIGHER PUBLIC PROSECUTOR IN BELGRADE AGAINST: VESNA DZINIĆ, EX-DIRECTOR OF THE AGENCY FOR PRIVATIZATION; BRANISLAV ZEC, EXECUTIVE DIRECTOR OF THE AGENCY FOR PRIVATIZATION; JULIJANA VUČKOVIĆ, DIRECTOR OF THE CENTRE FOR CONTROL AND EXECUTION OF THE CONTRACTS IN THE AGENCY FOR PRIVATIZATION; ANA RISTOVIĆ-NIKEZIĆ, DIRECTOR OF THE SECTOR FOR PERFORMING OF PRIVATIZATION IN THE AGENCY FOR PRIVATIZATION.

- 09 DECEMBER, 2010- JUDGEMENT OF THE COMMERCIAL APPELLATE COURT

- 1 JULY, 2011- CRIMINAL CHARGE FILED TO THE SPECIAL PROSECUTOR OFFICE FOR ORGANIZED CRIMINAL AGAINST: NIKOLA PAVLOVIĆ, THE BANKRUPTCY ADMINISTRATOR OF ATP "VOJVODINA"; MIODRAG ILIĆ, ASSISTANT TO INFRASTRUCTURE MINISTER OF THE REPUBLIC OF SERBIA; DAMJANIĆ MILENKO, OWNER OF "DUNAV PREVOZ"; RISTIĆ RADENKO, OWNER OF "RISTIĆ KOMERC"

- 31 AUGUST, 2011- ADOPTED THE REORGANIZATION PLAN
- 15 DECEMBER, 2011- ILIJA DEVIĆ FILED A PERSONAL CRIMINAL CHARGE AGAINST THE CITY OF NOVI SAD
- 25 JANUARY, 2012- THE ANTI-CORRUPTION AGENCY FILED CRIMINAL CHARGE TO THE SPECIAL PROSECUTOR'S OFFICE FOR ORGANIZED CRIMINAL AGAINST THE MAYOR AND THE CITY COUNCIL OF THE CITY OF NOVI SAD. THE CHARGE WAS DROPPED WITHIN 14 DAYS WITHOUT ANY INTERROGATIONS!
- 28 MARCH, 2012- CRIMINAL CHARGE WAS FILED TO THE REPUBLIC PUBLIC PROSECUTOR'S OFFICE AGAINST: NIKOLA LAPČEVIĆA, PRESIDENT OF UO (STEERING COMMITTEE) ATP"VOJVODINA"; NENAD ČORTANOVAČKI, MEMBER OF UO ATP"VOJVODINA"; LAZAR MUNJIŽABA , MEMBER OF UO ATP"VOJVODINA"; NIKOLA PAVLOVIĆ, BANKRUPTCY ADMINISTRATOR OF ATP"VOJVODINA"; DRAGOMIR ZJALIĆ ,LAWYER FROM NOVI SAD.
- MARCH, 2012- ADOPTED THE EP RESOLUTION IN WHICH ATP"VOJVODINA" IS PUT ON THE LIST OF 24 CONTROVERSIAL PRIVATIZATIONS AS THE ONLY ONE IN WHICH THE INVESTOR IS THE ONE WHO SUFFERS DAMAGE.
- 6 APRIL, 2012- JUDGEMENT MADE BY THE COMMERCIAL COURT FROM NOVI SAD
- 31 JANUARY, 2013- JUDGEMENT MADE BY THE COMMERCIAL APPELLATE COURT
- 09 MAY, 2013- JUDGEMENT MADE BY THE SUPREME COURT OF CASSATION
- 21 JUNE, 2013.- COMPLAINT FILED TO THE SUPREME CONSTITUTIONAL COURT OF SERBIA

Sincerely Yours,

ILIJA DEVIĆ, INVESTOR OF ATP VOJVODINA

Phone number:063204416

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Sent to:

- Aleksandar Vučić, Prime Minister of the Republic of Serbia
- Tomislav Nikolić, President of the Republic of Serbia
- Maja Gojković, President of the Assembly of the Republic of Serbia
- Anti-corruption Council
- Anti-corruption Agency
- European Council
- European Commission

European Parliament