

HRVATSKI ULJUDBENI POKRET -  
CROATIAN CIVILIZATION MOVEMENT

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by

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Copy:  
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**Odbor za ljudska prava i**  
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Subject:  
Letters to the European Union  
about Chapter number 23.-

Esteemed mr. Füle,

**CROATIAN GUARDIANS OF EVIL**

No doubt. The European Commission has the best intentions. The Commission wants Croatia at least closer to, if not bring it to the level of

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modern civilization achievements. Those at which, it can be said, the West has always been proud of. Only then admit to Croatia to the membership.

Patiently, with no desire to hurt and insult, the European Commission is negotiating with the Republic of Croatia on its accession to the European Union. Knowing that the Croats belongs in it, and so that knows the Croats. Unfortunately, only from the second hand.

That bothers.

Therefore, the Croats are so suspicious about entry into the European Union. They do not know what is really "behind the mountains". Because, so many times in their history, Croats were deceived. Fooled. With terrible consequences, which often meant a threat for their survival.

Negotiations are progressing. Lasting. For years. Opening and closing chapters for accession. One after the other. So it is arrived to the twenty-third: Chapter 23 - Judiciary.

European Commission, at least as it can be managed to find out "between the lines" wants and expects the effective administration of justice. And rightfully so.

Technically speaking.

Only technically. Robotized. Not the content.

At the times of the Soviet Union. In the era of Stalin and Lenin the time Siberia was full of camps. Camps for the political opponents. Innocent or guilty. They were all in there, in the "gulag", through the justice way. The courts were reliable and worked efficiently. Based on the indictment prepared-judgments, which should only be signed. Sometimes not even that. As a rule, without evidence. Execution of sentence was not behind.

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Time of day was not a limiting factor. Midnight. Four o'clock in the morning. Never was late.

Before the eyes of the West.

Then the Soviet Union. Today, the Republic of Croatia. Efficiency, effectiveness, efficiency.

However, what about the people? The Human Rights and Fundamental Freedoms.

There is no longer a secret. Formally, all that was confirmed by prof. dr. Šime Đodan, top HDZ party ruler, and a senior official of Croatia. He said: "We only lifted our hands. The secret committee was deciding about everything."

Which secret committee Mr. professor?

"Dr. Franjo Tuđman, Ivica Račan, Josip Manolić, Josip Boljkovac, Dr. Dušan Bilandžić."

Thank you Mr. professor. We think the same. We know!

I'm reading these days ("Witnesses claim: Boljkovac was personally killing", [www.vecernji.hr](http://www.vecernji.hr) - July, 13 2010):

"A group of witnesses who spoke about the liquidation of Valentin Banovac and Slavko Volović agreed in turn that they have surrendered to Boljkovac, and then he had killed them on the fraud. On the contrary, to the Banovac he was 'personally spilled his brains with bursts of machine gun'. For the Court, so it seems, this event from October 1947 was crucial. ... He was hiding in Tončić village, at his mother's house, in specially designed shelter under the stairs, where nobody found him, up to 1947. Then, Boljkovac dashed in with seven other partisans and

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processed his mother and stepfather. He claimed that amnestying was declared, that Valentin was working for partisans before, that they need him and that is nothing going to happen to him... Boljkovac was repeatedly claiming that Valentin is very qualified man and that is nothing going to happen to him. After finishing meal, OZNA members were tied by wire Valentin and Slavko, and Valentin kissed his mother on the door and told her: 'This is my end.' Mother Eva, son Pavle and stepfather Mija Draganjac were standing on the door and from the distance of some 10 meters they heard gun shots and after that machine gun burst." Efficiently.

Later professor. What happened after, when war happening were forgotten?

"Let others tell you about that."

You are right professor. What nation are us, if everything is based on the testimony of only one man.

I'm reading these days further ("Perković organized liquidation of Đureković", [www.jutarnji.hr](http://www.jutarnji.hr) - February, 21 2008):

" Croatian dissident, anti-communist and writer, Đureković, agents of the Yugoslav secret service killed in July 1983 ... Former CEO in INA Stjepan Đureković was killed by order of the Executive Committee of the Communist Party Central Committee (Izvršni komitet CK SKJ) in order not to speak out about the embezzlement of state money in the early 80's in INA made by Vanja Špiljak son Mike Špiljak, one of the leading officials in the former state. Executive Secretary of the Communist Party Central Committee passed to the Head of the Croatian SDS Zdravko Mustač that Đureković must be eliminated, and he assigned Josip Perkovic to organize an action in which the key assignment had also and the accused Prates - as said Vinko Sindičić on the High State Court in Munich.

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... I know everything about manipulations of Perkovic, Nobilo, defender Rosebrock. Perkovic exactly knew who the witness is and when is witnessing when the German authorities requested documents from the Croatia - said Sindičić. On the asked question is Perković is still active, Sindičić replied - Of course. Officially he is retired, but is still holding all the strings. His son is an advisor to the president Mesić. This is a guy who knows nothing and his father is hiding behind him - he said."

Efficiently.

Esteemed gentlemen from the European Commission, Croats does not want more of such efficiency. Why do you impose it?

German police wants the extradition of Josip Perković. Croatian state leadership, the HDZ and the SDP, the Croatian justice system doesn't provide it. Perseveringly. Unshakably.

Is it possible to show efficiency in this case?

With help and support of the European Commission.

\* \* \*

Speaking in a rough outline of what is wrong in law that we have (because there are no solutions that the workgroup could accept and all suggestions are open for suggestions), dr. Novoselec says that our *businessmen are equalized with government officials*, and offenses against the market competition (so-called Cartel Criminal Law) are not compatible with the legal achievements of the European Union, but is not compatible even with the Croatian Law About Protection of Economic Competition. "

But, But, but, but ...

"Specifically, whole chapter of the Criminal Code should be modernized, in which the Economic Crime is described. It means that some acts should

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be deleted and new ones should be defined. All that must be done, so there **must be continuity between the old and new.**"

Continuity! **New which is old, in fact?** Theirs continuity! Bolshevik!  
Despite the European Parliament resolutions.

\* \* \*

Dear European gentlemen, we want to say gently, ***we are not joining the European Union***, if it means that, as with slaves, Jugo-Bolshevik committee members are going to command any further. Although, if you send tanks on us.

After all, you'll see!

\* \* \*

### **Personal addendum**

So was I sentenced to four-year prison sentence, followed by "rubber articles" - article number 292<sup>nd</sup> and 337<sup>th</sup> in the connection with article 37<sup>th</sup> of the Penal Code of the Republic of Croatia and by the verdict of the County Court in Slavonski Brod, ? K-32/04-137 from January 8, 2009, which was confirmed by the verdict of the Supreme Court ? I Kz 282/09-6 from December 23, 2009, although:

a) **there is not a single evidence** that could confirm that I've **encouraged** Mirjana Marinović, the director of the company "Brodvin" Joint Stock Company from Slavonski Brod, to commit the crime, nor I've had any reason for that,

b) what is "crime act": the acquisition of illegal profit in the form of realizing the price difference in the purchase-sale of shares and business stakes. That is **not a criminal offense** according to the Criminal

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Code of the Republic of Croatia, or by any other legal legislation of Croatia, or by the international law,

c) where I was **prevented from using** the witnesses and expert witnesses of court.

Also, for the same "crime" my wife was convicted. My companies in Zagreb: "Dragunov ured" Ltd., "Prisika" Ltd. and "Financijska revizija Dragun" Ltd. were convicted, but ***they have not even been charged, nor they have been invited to the Court*** during the underlying trial court proceedings, ***nor their business records has been examined*** from which is clearly visible what they did and how they have worked, and whether they actually violated the law.

Regarding this, **but not only this**, me and my wife, ***have asked for the political asylum*** in the Republic of Slovenia (European Union), and I'm submitting my book ***"Ratko Šćekić, the judge, That's how the justice is carried out - The First Book"*** for review.

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I'm expecting your, appropriate and on-time response.

Tomislav Dragun, PhD  
Research Associate  
Qualified and certified  
financial auditor

