

**ADDITIONAL REPORT**  
**NEW EVIDENCE, FACTS AND OFFICIAL  
DOCUMENTATION**  
**REGARDING CASE NUMBER OTP-CR-47/12**  
**REGARDING THE SUBSTANTIATION OF REASONABLE  
BASIS FOR THE CRIMES OF**  
**GENOCIDE AND CRIMES AGAINST HUMANITY  
COMMITTED AGAINST**  
**THE GREEK/HELLENIC POPULATION**

By

**Olga YERITSIDOU, Educational Psychologist, Greek Citizen  
residing temporarily in 9 Zosimou Str, 114 73, Athens, Greece,**

e-mail [olgayeri@gmail.com](mailto:olgayeri@gmail.com)

and

**Tanya-Maria GERITSIDOU, Psychopedagogue and Publisher,  
Greek Citizen residing temporarily in 9 Zosimou Str, 114 73,  
Athens, Greece,**

e-mail [tantz.aerine@gmail.com](mailto:tantz.aerine@gmail.com)

common phone number +0030-210-6410624

---

Pursuant to your official response dated Tuesday 26 June 2012 where you maintained that the case as reported by us in our 11 October 2011 Report (OTP-CR-47/12) (see ref. 1) to you would be reconsidered “*if new facts or evidence*” were procured to support the basis that crimes within the jurisdiction of the Court have been committed, we now submit to you under the provision of Article 15 of the Rome Statute the following additional report and official irrefutable evidence regarding :

- (a) The crime of Genocide against the Greek population as delineated in Article 6b, 6c, 6d of the Rome Statute
- (b) The crime of Crimes against Humanity against the Greek population as delineated by Article 7h and 7k of the Rome Statute.

## INTRODUCTION

In our 11 October 2011 Report to the Court, we had accused, by providing relevant evidence the Government of Greece and in particular the then Prime Minister G.A. Papandreou and his assorted Cabinets of enabling and overseeing/perpetrating the Crimes as above through systematic and willful, in full awareness of the impact and consequences involved, enforcement of relevant policies.

Not only we but also a staggering amount of other Greek Citizens corroborated our assertion that the Greek population was at the time and is continuing to be the subject/target of extremely adverse acts of governmental policy rendering it subject to great suffering, serious injury to mental and physical health as well as early preventable death. Additionally to that it was reported and corroborated to you

that systematic and unwarranted policy prevented and continued to prevent births within the Greek population and continued to progressively inflict on the Greek population conditions of life calculated to bring about its physical distraction.

You received such communications originally through registered mail from us and from the several Greek Citizens through e-mail to your Office of Communications.

Additionally, it has been reported in the media that you have also received three (3) more official Appeals/Reports regarding the perpetration of the above crimes (including but not limited to the above reported Articles of the Rome Statute) by three Greek Citizens and one German Citizen (see: Christina Salemi versus K. Papoulia, G.A. Papandreou, L. Papadimou and E. Venizelou for Genocide, 2-3-2012; George Trangas, D. Konstantaras, P. Tzenos and A. Prekas versus Troika: C. Lagarde, A. Merkel, W. Schauble, J.M. Barroso and H.A. Van Rompuy, 13-7-2012; Sarah Luzia Hassel-Reusing versus Whom it may concern, OTP-CR-345/12 ) (see ref 2, 3, 4).

For the economy of the present additional Report, we will not repeat the content of our original 2011 OTP-CR-47/12 Report which we urge you to review (see ref. 1) in conjunction with the additional new and irrefutable official evidence below.

Considering that since 2011 there have been several Governments in Greece including the current A. Tsipras administration that, as we will demonstrate below, have willingly or through alleged (i.e. self-reported) coercion by specific political and governmental organizations/institutions perpetrated the Crimes above stated, we

wish to add not only further evidence for the above Crimes that are still being perpetrated as this current Report is being composed, with progressive exacerbation, but also additional individuals and coalitions of individuals responsible.

We also wish to clarify that all evidence and all facts that will be listed below are either **official reports by investigatory organizations under the auspices of the United Nations** (see ref. 8) or **official reports by Greek Parliamentary Committees** (see ref . 6 & 7), **Greek or international statistical organizations or official Committees of evaluation of relevant policies** (see ref . 9, 10 & 11).

As such, it goes without say that the sheer scope and scale of the impact as will be listed for you below involves **the sum of the Greek/Hellenic population as an ethnic/national group in its entirety in addition to even more exterminatory discriminating policies against specific subgroups of it.**

Therefore, as far as the Court's jurisdiction is concerned, both requirements of "*a widespread or systematic attack directed against any civilian population with knowledge of the attack*" and of the "*intent to destroy in whole or in part a national/ethnic ... group*" are met by all logical and legal standards, including the reported numbers of victims caused as direct impact effect of the above policies, including ourselves as will be demonstrated below.

Finally, **as will be immediately apparent by the evidence listed below, our original 2011 OTP-CR-47/12 Report was not only accurate but also sought to arrest the precipitation and the devastation of the impact on the sum of the Greek population that**

**did inadvertently take place in the period 2010 – 2016 and is still causing the accumulation of victims, simply because no governmental entity undertook the obligation of investigation within Greece with the aim of stopping these crimes of Genocide and Crimes against humanity in the face of the Greek People nor did your Court see it appropriate to investigate before allowing several hundred thousand victims to occur, as well as the utter destitution of one third (1/3) of the entire Greek population to the irrevocable bodily and mental harm and acute suffering, including the progressive decrease of the population due to a decrease in births, an increase in deaths (not even accounting for mass migration), leading altogether to the general drop in numbers and fertility of the Greek population <sup>1</sup>.**

As will be shown below, all of the above is in direct relation to the reported governmental policies, something that, in terms of impact on the Greek population is not only known to the sum of the policy makers and policy enforcers but accepted and perpetuated through efforts to refuse to address it and/or actively hide it.

## THE CRIME OF GENOCIDE

According to Article 6b, 6c and 6d of the Rome Statute, for the crime of Genocide to be perpetrated, a national/ethnic group should be targeted through systematic and extensive policy/instigation of acts that intent or involve for whatever purpose causing serious bodily or

---

<sup>1</sup> At this point we have to mention that, having foreseen that such levels of devastation would occur we asked in desperation in our e-mail to your Court *“how much is the blood quota you require before you take action since clearly you are not interested in prevention”* (see ref. 5). There was nothing but silence on your part to this Plea, but we feel that at this time, considering your Court’s Jurisprudence you will be obliged to respond with due action at the face of the scale and the numbers of the victims reported.

mental harm to its members, inflicting conditions of life calculated to bring about physical destruction and imposing measures intended to prevent births within the group.

Since 2009 but especially since 2010, as also reported originally in our 2011 OTP-CR-47/12 Report to your Court (see ref. 1), with the pretext of dealing with Greece's alleged debt, a series of Memoranda of Understanding [from now on referred to as MoU(s)] were imposed/implemented as a precondition for securing so called financial assistance allegedly intended to reduce the Country's fiscal deficit and generally prevent the Country from defaulting on its allegedly massive debt.

For the purposes of context, we feel that at this point we should mention that after three (3) adjustment programs (MoUs)<sup>2</sup> that as we will provide proof for below have brought about and continue to bring about the devastation upon the Greek population we will currently further report, **not only has there not been any improvement on the Country's financial situation and/or debt but on the contrary Greece's debt situation has worsened, Greek financial situation domestically and internationally has worsened and it has been officially admitted that the sum of the MoUs were in error of policy BUT STILL DESPITE THE ERROR, THE LACK OF SUCCESS AT THE PROFESSED GOALS AND THE EVER INCREASING HUMANITARIAN DESTRUCTION AFFLICTING THE GREEK POPULATION ALONE, ALL THE MoUs ARE TO CONTINUE TO BE ENFORCED AS IF THEY**

---

<sup>2</sup> Memorandum of Understanding on Specific Economic Policy Conditionality, May 3, 2010 (MoU 1), Memorandum of Economic and Financial Policies (MEFP), February 2010 (MoU 2), Memorandum of Understanding and Loan Agreement, August 2015 (MoU 3)

**WERE CORRECT**<sup>3</sup>(see ref. 6, 7, 8 and particularly pp 8-9: points 26-30, 9, 10 & 11).

The willful and official declaration of intent by all relevant governmental/political entities and institutions to continue to enforce policy that has officially failed at the professed goals it was supposedly intended for, and which has officially been reported to cause significant and ever worsening regressive impacts in a staggeringly vast and ever increasing spectrum of Human Rights destroying the core Human Rights of the Greek population in part and in whole and leading to severe and serious bodily and mental harm and death, constitutes more than sufficient ground to argue that **the actual intent of the aforementioned policies is to perpetuate the extermination of the rightful right-holders of the territorial and geostrategic benefits of the Hellenic/Greek territory for/in benefit of third parties of differential ethnic and economic interests.**

Evidence to the abject failure of the MoU related policies is provided for in the sum of the Preliminary Report of the Parliamentary Truth Committee on Public Debt (see ref. 6) but in particular in chapter 5, pp 33 – 36, where it is substantiated that not only did the MoUs fail but on the scenario that absolutely no action would be taken regarding the Greek debt, **there would have been a significant and**

---

<sup>3</sup> See:

- a. “*Greece, the Sacrificial Lamb*”, by Joseph E. Stiglitz, July 25<sup>th</sup> 2015, The New York Times.
- b. “*The Colonial Origins of the Greek Bailout*”, by Jamie Martin, July 27<sup>th</sup> 2015, Harvard University, Imperial and Global Economic Forum
- c. “*Greece’s bailout will fail*”, by Mike Bird, July 15<sup>th</sup> 2015, Business Insider.
- d. “*Πρωτα η συμμόρφωση με το πρόγραμμα και μετά η αγορά ελληνικών ομολόγων*” δηλώσεις Ντράγκι 13-1-2016,
- e. “*Όλα με δόσεις, αποφάσισε το χθεσινό βραδινό Eurogroup: αξιολόγηση, χρηματοδότηση, χρέος*”, Παπαστάθης Αργύρης, 24/5/2016, εφημερίδα «Το Βήμα»

**irreversible improvement on all fiscal and other relevant quotients** (see ref. 6 in particular fig 5.1, p 34).

In additional evidence the failure of the MoUs is also reported in several points in the Report and analysis by the Independent Evaluation Office (IOE) of the International Monetary Fund (IMF) dated July 8<sup>th</sup>, 2016 (see 9 in particular p. 36 paragraph 85, but not only as there are reports and points made about the failure of the MoUs throughout).

Additionally in evidence, the same is reported by the Independent Expert J.P. Bohoslavsky (see ref. 8). The Independent Expert also reports that both he and his predecessor<sup>4</sup> **repeatedly informed all relevant/involved parties in the implementation of the MoU policies that they were intolerably afflicting and causing tremendous impact on the enjoyment of core Human Rights pertaining to physical survival, health and mental health as well as core Human Rights pertaining to the loss/destruction of property and access to work that can allow survival sustenance and have been summarily ignored by said parties.**

The sheer scale of the impact of these policies, including even more aggravated assault to specific subgroups of the Greek population (namely the poor, the elderly, women, children, young, unemployed, the disabled or terminally/seriously ill and refugees) is listed within the entirety of the Report of the Independent Expert (see ref. 8), in chapter 6 of the Preliminary report of the Truth Committee on Public

---

<sup>4</sup> “*Report of the Independent Expert on Foreign Debt and Human Rights*”, A/HRC/25/50/Add.1, by Cephass Lumina. **Which we had already made known to you as early as 2011 (see our OTP-CR-47/12 Report to your Court, reference number 40), which was ignored by you** as was done as well by the MoU involved parties.



Debt (pp 38 – 43) (see ref. 6) as well as in the O.Karas & L.Hoang Ngoc Enquiry Report on the Role and Operations of the Troika for The EU Parliament and in the Comparative Analysis of the Impact of the Crisis on Fundamental Rights Across Member States of the EU done for the LIBE Committee, EU Parliament (see refs 10 & 11)<sup>5</sup>.

Within the Report of the Truth Committee alone (see ref 6), the numbers of the afflicted Greeks are staggering and reported to increase exponentially **as a direct result of the extreme coercion and violent/drastring adjustment of the MoU related regime**<sup>6</sup>.

Indicatively we mention two and a half million (2.500.000) Greek people exposed to serious bodily/mental harm and/or death because of lack of access to health care (including the shutting down and/or merging of hospitals and the constriction in number of beds, hospital staff, hospital equipment and supplies including even basic pharmaceuticals and insurance coverage/access to tertiary care), with the direct result of the spreading of physical disease such as tuberculosis, malaria and AIDS, the progressive degeneration of terminally or chronically ill patients such as those with cardiac/cancer related/congenital diseases aside, as well as a high level of mental health issues and crisis related suicides<sup>7</sup>. Also, more than 500.000

---

<sup>5</sup> We feel it is important to mention despite it being self-evident that all of the official Reports referenced here also draw their own conclusions from other official Reports and documentations from several different official sources to which and whom your Court may also extend inquiries and summon witnesses from, something that we strongly urge you to do.

<sup>6</sup> See ref 6, pp 38-39 for further accounts regarding **the dismantling of the health system on the rigid demands and to the satisfaction of the MoU related regime designers and specifically the Troika.**

<sup>7</sup> See ref 6, p. 39. Also, see “Σε καραντίνα 12 δήμοι, λόγω ελονοσίας”, Πέννυ Μπουλούτζα, 22-08-2016, «Η ΚΑΘΗΜΕΡΙΝΗ»; Press Release by ΚΕΕΛΠΙΝΟ (ΚΕΝΤΡΟ ΕΛΕΓΧΟΥ & ΠΡΟΛΗΨΗΣ ΝΟΣΗΜΑΤΩΝ), August 8<sup>th</sup> 2016, “Επηρεαζόμενες περιοχές από την ελονοσία στην Ελλάδα, περίοδος Μετάδοσης 2016” (“Areas/Districts affected by malaria in Greece, Contagion Period 2016”)

Greek people are exposed to severe physical and mental harm and/or death due to homelessness, a round 19.000 due to lack of access to water, 34% (more than one third 1/3 of the children population) of Greek children exposed to acute poverty or risking acute poverty and an official non-viability of pensions for the elderly (since pensions got slashed to half their original nominal yearly amount on the average and actually even further considering the cumulative increases in cost of living especially due to increases in indirect tax and VAT), rendering 45% of pensioners (almost half of the pensioner population, with a projection to keep increasing dramatically) in acute poverty with all of the physical and mental harm involved including early death<sup>8,9</sup> **and 73.3%<sup>10</sup> of Greek young adults unable to create families and procreate due to MoU policies<sup>11</sup>**.

All the percentages and numbers are reported to increase and keep increasing, whereas **before the MoU policies instances of acute poverty and especially homelessness and lack of access to physical and mental health care were negligent for the Greek population.**

These numbers are only indicative and the result of under reporting as mentioned by the Independent Expert as well<sup>12</sup>, fact which implies

---

<sup>8</sup> See also “*Health Effects of financial crisis: omens of a Greek tragedy*”, by A. Kentikelenis, M. Karanikolos, I. Papanicolas, S. Basu, and M. McKee, *The Lancet*, vol. 378, Oct.22, 2011

<sup>9</sup> See also “*Greece’s health crisis: from austerity to denialism*”, by A. Kentikelenis, M. Karanikolos, A. Reeves, M. McKee, and D. Stuckler, *The Lancet*, vol. 383, Febr. 22, 2014

<sup>10</sup> The above numbers of the impact of the MoU related policies concern an indicative imprint (due to under-reporting) of the situation at the most up to mid-2015 and it is safe for the reader to assume that all numbers and impact worsen due to adherence with even higher rigidity and coercion (see also ref 7) as well as further attacks by the MoU related regime enforcers such as the imposed capital controls since summer 2015.

<sup>11</sup> According to ICC Jurisprudence cases where perpetrators “*exercise control over crucial parts of the State apparatus including finances and logistics and have the powers of a de facto Prime minister*” and commit the crimes reported in this additional Report **warrant admissibility including when the State concerned cannot, does not or is unwilling to genuinely investigate and prosecute to restore the Rule of Law** (ICC-01/11, the Prosecutor v. Saif Al-Islam Gaddafi, ICC-PIDS-CIS-LIB-01-011/15)

<sup>12</sup> See ref. 8, pp 16 (point 64), 17 (point 72)

that **the actual scale and level of destruction the Greek population is sustaining as a national/ethnic group is far larger.**

Given all of the above simple and basic indications of the estimate of the impact of the MoU policies, as well as the fact that all relevant parties imposing MoU policies in Greece **are aware of that impact at this scale** (see ref 8, 9, 10, 11), **are aware that the professed MoU goals have not and cannot be achieved through MoU policies** (see ref 9 & 10) **and still intend to continue not only to impose but also aggravate these MoU policies** (see ref 7 & 9) **in complete disregard and acceptance of this devastation and progressive elimination of the Greek population** (see ref 8 & 10), **the specifications for the Crime of Genocide against the Greek Population as defined by the Rome Statute are met enough to warrant basis for investigation and intervention by the Court against the individuals/institutions as they will be delineated further below**<sup>13</sup>.

## **CRIMES AGAINST HUMANITY**

Pertaining to the MoU's policies acts of widespread and systematic attack, with knowledge of such attack as described in Articles 7h and 7k of the Rome Statute, there have been reported both by the Independent Expert and the Truth Committee systematic MoU related legislation going against all International and domestic Constitutional Law specifically targeting and causing the intense suffering and

---

<sup>13</sup> According to ICC Jurisprudence cases where perpetrators “*exercise control over crucial parts of the State apparatus including finances and logistics and have the powers of a de facto Prime minister*” and commit the crimes reported in this additional Report **warrant admissibility including when the State concerned cannot, does not or is unwilling to genuinely investigate and prosecute to restore the Rule of Law** (ICC-01/11, the Prosecutor v. Saif Al-Islam Gaddafi, ICC-PIDS-CIS-LIB-01-011/15)

serious injury to mental and physical health of the Greek population (see ref 6, 8, 10 & 11). Thus, **there is due official substantiation that the crimes as delineated above in Articles 7h and 7k of the Rome Statute have been and are being perpetrated in Greece under MoU related policies and actions.**

As such indicative inhumane actions going against the Rights of the Child and a slew of other Covenants and Agreements of International Human Rights to which all involved MoU parties are bound to serve (see ref 8, pp 6-8: points 16-30), we mention the following without limiting the perpetrating acts to these (for a comprehensive listing of all MoU policies causing inhumane conditions of great suffering and of bodily/mental harm, please see ref 6 & 8 as well as 11) : the shutting down of 1053 Greek schools and the running of the remaining schools in Greece during heavy winter without heating, the inaccessibility of disabled Greek children, children living in remote areas and Greek Roma children from access to schools due to MoU cutbacks, the condemnation of 45% of Greek pensioners to acute poverty putting them in danger of severe disability and untimely death, the homelessness of 500.000 Greek people, the 73.3% of Greek young adults unable to create families and procreate due to MoU policies, 142.000 Greek people unable to provide heat during winter in any form, 23.1% of the Greek population in total living in acute poverty in 2015 (see ref 6) which escalated to 34% by 2016 (see ref 8)<sup>14</sup>, 21.5 % of the total Greek population by 2014 being unable to have access to absolutely basic survival goods (see ref 6), excessive

---

<sup>14</sup> Additionally, see also: also “*Greece’s health crisis: from austerity to denialism*”, by A. Kentikelenis, M. Karanikolos, A. Reeves, M. McKee, and D. Stuckler, *The Lancet*, vol. 383, Febr. 22, 2014, as indicative comparative measures of the direct increases in impact percentages for the consecutive years 2009 - 2016

persecution and violence orchestrated by governmental orders through police and violent secret police contingents as officially reported and proven by video evidence and referenced in chapter 6 of the Truth Committee Preliminary Report (see ref 6, ch 6, pp 40-41: points 7, 9 & 10) as well as our own 2011 OTP-CR-47/12 report to your Court with perpetrations committed to that date (see ref 1, Evidence numbers: 44, 46, 47, 48, 49), including pre-emptive arrests, interrogation of minors and torture during detention with intent to cull peaceful demonstrations, and finally MoU policies specifically designed to differentiate against large sections of the Greek population including but not limited to the elderly, the sick, Greek Roma, youths under 25, the self-employed, the small property owners (and especially home owners), families with more than two children, pensioners, public service workers, private sector workers, women, prisoners, farmers (see ref 6 & 8).

At the same time it has been rendered nearly impossible or objectively/practically impossible to seek legal protection/judiciary protection from such acts either because access to courts in Greece has been rendered impossible due to extremely expensive judiciary costs as part of the MoU policy (ref 6, p.40 point 7; ref 1: evidence number 32) or because even when such access is achieved court orders are not heeded/observed by the state or new MoU related legislation is passed to overturn the court orders<sup>15</sup> (see ref 7, pp. 10 &

---

<sup>15</sup> “Καταγγελία δικαστικών ενώσεων περί μη σεβασμού των δικαστικών αποφάσεων εκ μέρους της κυβέρνησης – τροπολογία σε σχέδιο νόμου του Υπ. Δικαιοσύνης”, Δελτίο Τύπου της 12-11-2014 από Ενώσεις: Δικαστών & Εισαγγελέων, Διοικητικών Δικαστών, Εισαγγελέων Ελλάδος, Δικαστικών Λειτουργών Ελεγκτικού Συνεδρίου και μελών Νομικού Συμβουλίου του Κράτους // “Complaint of Judicial Associations about non-adherence/respect of court rulings by the government – amendment/modification to bill of the Ministry of Justice”, 12-11-2014 by Associations of: judges & prosecutors, administrative judges, prosecutors of Greece, judicial audit officers and legal council of State members.

16) or even change the whole judiciary procedure/system (see ref. 7, p 12)<sup>16</sup>. The resulting situation is a judiciary corps that remains harassed, blackmailed/coerced or non-transparently receiving benefits for the production of illegal court rulings and the signing off on anti-humanitarian governmental activity. **As such, it is self-evident that Greece is not able at this time to investigate and persecute the crimes reported herein.**

In general it is also reported that the MoU related regime protects itself either through summarily withdrawal of cases due to MoU related imposed cutbacks<sup>17</sup>, MoU related demands on the judiciary court to refrain from investigating for or issuing specific types of court orders against the MoU regime and related criminal activity, as well as reluctance and/or refusal by the police to properly investigate crimes due to MoU related cutbacks and/or policies limiting police activity to only acting as enforcers of the demands and bodyguards to MoU regime domestic and foreign agents (see ref. 6, ch. 6: 9; and ref. 11, pp. 117-118, 120-121).

It is therefore self-evident that none of these crimes reported to your Court can be adequately and justly examined within Greece, assuming

---

<sup>16</sup> “*Unanimous Decision and Public Announcement Dated 6-2-2016 by the Administrative Council of the Association of Judges and Prosecutors*”, Public Announcement where it is **reported that legislation is done at the dictation of the “Institutions”/ Troika and via foreign interventions, it is also reported that civilians have limited or no access to Justice, that the new Insurance Fund System is going to strangle what remains of Greek society and lead to destitution and mass migration, under foreign induced grids of legislation BREACHING ALL ASPECTS OF A STATE OF JUSTICE AND A STATE OF PROVIDENCE.**

<sup>17</sup> E.g. “*Extraordinary Statute of Limitations and cessation/dismissal of persecution for all criminal acts perpetrated up to 31-3-2016 except felonies*” State Gazette A 142-3/8/2016, Law 4411/2016, Article 8 [i.e. the State refuses to adjudicate/denies justice on any crime less severe than a felony, resulting in a practical state of anomy and lack of protection of the civilians, protecting perpetrators and encouraging further perpetration of crimes resulting in a collapse of the state of Justice with everything that entails for the Greek population].

that anyone dares to examine them at all, **especially in the face of recurrent evidence that they are known to the related parliamentary/governmental/judicial parties and action is consciously and consistently taken to conceal them** (see ref 12)<sup>18</sup>.

These crimes cannot be addressed in any EU court either, not only due to jurisdiction issues but also because, as will be demonstrated in the relevant section below, a significant component and enforcer of MoU policies, and therefore likely **perpetrators of the aforementioned crimes are within the EU top governmental entities including the European Commission, the ECB and “specific Eurozone governments”** (see ref 9). Besides, as is demonstrable (see ref. 10 & 11), the EU Parliament has already attempted some address towards the above crimes, albeit minimal and not in their proper terms, but the EU Commission and the ECB have ignored all relevant interventions and continued even more rigorously with their criminal activity (see also ref. 8).

Therefore, the only court with the ability and jurisdiction to

---

<sup>18</sup> Order number 4080/11-10-2011 to Athens Prosecutor *D. Gyzis* by the Prosecutor of Areios Pagos (Greek Supreme Court) *A. Katsirodis* to archive our law suit with charges of High Treason where the crimes reported to your Court had been delineated before the Greek authorities following due process (see ref 1, Evidence number 17) against the then Prime Minister G. A. Papandreou and cabinets, refusing/denying Justice with the explanation that **all reported crimes are known to the Greek Parliament that would have moved priorio motu if it wanted and since it has not, the judiciary corps should rest.** [This document is only a salient example from the several instances (see ref 1, Evidence number 18 & 19) where the relevant authorities especially judiciaries and Parliament **admit to being aware of the perpetration of the relevant crimes reported to your Court and declare inability, unwillingness or refusal to investigate and prosecute** the situation we are bringing before your Court and breaching the Rome Statute’s stipulations] (see also footnote n. 11):

According to ICC Jurisprudence cases where perpetrators “*exercise control over crucial parts of the State apparatus including finances and logistics and have the powers of a de facto Prime minister*” and commit the crimes reported in this additional Report **warrant admissibility including when the State concerned cannot, does not or is unwilling to genuinely investigate and prosecute to restore the Rule of Law** (ICC-01/11, the Prosecutor v. Saif Al-Islam Gaddafi, ICC-PIDS-CIS-LIB-01-011/15)

**investigate and persecute with a view to finally arresting the crimes reported in this current additional Report as well as our original 2011 Report in these current circumstances as described above is your Court, the ICC.**

## **PROOF OF PRIOR KNOWLEDGE AND FOUL PLAY/MALEFICENCE/ MOTIVE ASSESSMENT**

According to your Court’s jurisprudence, in order for the above reported crimes to be considered on a basis of your jurisdiction, due grounds of prior awareness and intent of the systematic attack against the civilian population and destruction of a specific national/ethnic group have to be delineated and demonstrated to exist.

In the particular case of the humanitarian devastation taking place in Greece against the Greeks for at least the past seven (7) years and continuing to take place as these lines are being written, not only **prior knowledge of its impact and general ramifications can be demonstrated** through official documentation by international organizations (see ref 1, evidence 40, 56, 59; ref 8, 10 & 11), through continuous and various statements by key individuals (see ref 1, evidence 46; our new evidence Report’s footnote 3a, 3b, 3c), some in key relevant positions<sup>19</sup> as well as in the international press<sup>20</sup>, even if

---

<sup>19</sup> “*These economists are calling for an end to Greece’s austerity nightmare*”, by Charlotte Alfred, The Huffington Post, 7-2-2015 with update 3-7-2015 [article lists important international economists in key positions including J. Stiglitz, Nobel Laureate; **M. Guzman**, Columbia University research Fellow; **C. Crook**, financial analyst for Bloomberg; **K. Rogoff**, Harvard economics professor; **V. Pryce**, Chief economic adviser at Center for Economics and Business Research, **J. Bernstein**, former economic advisor to Barack Obama; **P. Krugman**, Noble Laureate; and, **L. Summers**, former Treasury Secretary]

<sup>20</sup> see indicatively:

a. “*Ein Jahr Griechenland-Rettung: Autoritar sin dimmer die anderen*”, by Thomas Fricke, Spiegel On Line, 19-8-2016



we were to erroneously by the Rule of any Law assume that there could be some mitigating factors in ignoring the massive reaction and opposition of the Greek population that remains continuous since the beginning of the perpetration of the above crimes in various incarnations<sup>21</sup>, with its crowning instance of the legally binding Greek Referendum of July 5, 2015 (see ref 7).

On top of that, compounding the shocking level of willful maleficence, important figures controlling and/or affecting the MoU regime enforcement and development went on the record multiple times, stating in no uncertain terms their intent to punish and make an example of the Greek population to such a severe level that the Greeks serve as an example to all other nations<sup>22</sup>. Several examples of

- 
- b. *“Tough austerity measures in Greece leave nearly a million people with no access to health care, leading to soaring infant mortality, HIV infection and suicide”*, by Charlie Cooper, The Independent, 21-2-2014
  - c. *“The Greek impact on stock markets: why austerity is not a sound economic policy”*, by Katina Stefanova, Bloomberg News, 18-7-2015
  - d. *“The IMF sacrificed Greece to save the Euro”*, by John Mouldin, Forbs Magazine, 23-8-2016

<sup>21</sup> See indicatively:

- a. *“Πάνω από 20.000 πορείες έγιναν στην Ελλάδα στα τέσσερα χρόνια του Μνημονίου, περισσότερες από 6.000 μόνο στην Αττική”*, Iefimerida, 24-4-2014 [*“Over 20,000 demonstrations done in Greece in the four years of the Memorandum, more than 6,000 in Attica alone”*]
- b. *“Αφιέρωμα: οι μεγάλες συγκεντρώσεις της εποχής του Μνημονίου”*, News247, 12-2-2012 [*“Special: the grand demonstrations of the Memorandum era”*]
- c. *“Greeks defy Europe with overwhelming referendum ‘No’”*, by Lefteris Papadimas and Renee Maltezos, Reuters, 5-7-2015
- d. *“Ελλάδα: 6 Μαΐου 2010 -ημέρα ψήφησης του 1<sup>ου</sup> Μνημονίου- η βλοσυρή παρακαταθήκη της κρίσης”*, by G. Hionis, Bankingnews.gr, 6-5-2015 [*“Greece: May 6, 2010 – the day of voting in 1<sup>st</sup> Memorandum- the grim legacy of the crisis”*]

<sup>22</sup> See indicatively:

- a. *“The Politics of Punishment: Greece is being destroyed by Europe and austerity orthodoxy”*, by S. Nevins, Mint Press News, 28-7-2015
- b. *“Merkel admits: “Greek austerity imposed to set an example to entire Eurozone”*, Keptalkinggreece.com, 12-6-2012
- c. *“The Greeks should not expect sympathy, says IMF boss Christine Lagarde who is ‘more worried’ about schooling in Africa”*, by E. Allen, Daily Mail, 26-5-2012
- d. *“Crash the Greeks! The Greek bailout revisited in the light of the Geithner revelations”*, by Y. Varoufakis, 13-11-2014
- e. *“A less punishing, more forgiving approach to the debt crisis in the eurozone”*, by P. de Grauwe, CEPS (Center for European Policy Studies), no. 230/January, 2011

how an entire population is annihilated under the pretext of “*disobedience to their authority*” exist<sup>23</sup>.

Not only that but as is demonstrable in chapters 2 and 3 of the Preliminary report of the Parliamentary Truth Committee (see ref. 6) as well as from the current ongoing (and much opposed by key components of the institutions/organizations and governments responsible for the MoU-derived regime in Greece) re-opened court investigation against former ΕΛΣΤΑΤ/Greek Statistical Authority president A. Georgiou<sup>24</sup>, the initial causation for the onset of the MoU derived regime in Greece **was fabricated through multiple instances of fraud in the highest governmental and administrative ranks.**

In particular it has been found that after a series of illegal actions for which he received endorsement and protection from international and domestic governmental parties/entities<sup>25</sup> [such as dismissing all the

---

f. “*Punishing the victims- a beginner’s guide to the EU and the crisis*”, Corporate Europe Observatory, 17-2-2014

<sup>23</sup> “*The European Union’s Eurozone Crisis and What (not) to Do About It*”, by V.A. Schmidt (Jean Monnet Chair of European Integration, director of the Center for International Relations and professor of International Relations and Political Science at Boston University), Brown Journal of World Affairs, Vol. 17, issue 1, Winter 2010

<sup>24</sup> See ref. 1, Evidence numbers 22 & 23; See also latest developments:

- a. “*Greece to press ahead with criminal trial for ex-statistics chief*”, by E. Kourtali and A. Beesley, Financial Times, 2-8-2016
- b. “*Γεωργίου στους Financial Times: σε κίνδυνο οι διαπραγματεύσεις για το χρέος αν καταδικαστώ*”, iefimerida, 14-8-2016 [Georgiou at FT: debt negotiations endangered, if I am convicted]

<sup>25</sup> See indicatively:

- a. “*EU warns Greece statistics row ‘dangerous’ for bailout*”, by A. Macdonald and R. Maltezou, Reuters, 24-8-2016
- b. “*Commission ‘yellow card’ to Athens over prosecution of ex-statistics Bureau head; Thyssen demands govt refute claims*”, Naftemporiki, 24-8-2016

official statisticians and board of statisticians (see ref. 1, Evidence 22 & 23; and ref 6, ch. 2, p 18) that could veto or investigate and debunk official statistical announcements regarding Greece's debt, effectively becoming a single person administration], the head of the ΕΛΣΤΑΤ/the Hellenic Statistics administration fabricated the statistical data to present a far higher percentage to GDP debt ratio against all regulations following the direct orders of the then Minister of Finances G. Papakonstantinou (see ref 6, p. 18). It is also reported that while initially Eurostat did not accept the resulting ratio in the way it was calculated, later it mysteriously chose to accept it breaking all EU Regulations of the European Statistics Code of Practice (see ref 6, p 18). It is telltale to mention that **this gross infraction took place a little while before the first MoU was introduced amid great sensationalism and systematic dehumanization propaganda against the Greeks** (see ref 1, Evidence numbers 25, 26, 27, 35, 37 & 38).

**But that is not the only irrefutable proof that the entire debt crisis and its handling in Greece is based on fraudulent pretexts designed to introduce the MoU regime in Greece, with all its devastating as above described impacts that, as we will present below seem to be the end to the MoU's means and not an**

- 
- c. “European Commission Issues Statement in Support of Georgiou; Commission concerned over statements calling into question the quality of official statistics in Greece”, To Vima, 24-8-2016
  - d. “Και η υπάλληλος του ΔΝΤ Ξαφά «βάζει πλάτη» για την Γεωργίου”, Dimokratia Newspaper, 18-8-2016. [“IMF employee Xafa supports Georgiou also” where it is mentioned that the particular individual threatens with financial strangulation on the event that the government doesn't intervene to stop the judiciaries from continuing with Georgiou's persecution]
  - e. “Οι δανειστές απαγορεύουν την αντικατάσταση του κ. Γεωργίου”, Newsbomb, 23-1-2013 [“The debtors forbid the replacement of Mr. Georgiou” where it is mentioned that the Troika and Berlin forbade the dismissal of A. Georgiou from head of ΕΛΣΤΑΤ when he was first indicted for felonies, for which they asked summarily acquittal, which was granted illegally]

### **unfortunate byproduct:**

In its Report, the IMF's IOE clearly states multiple times that, in order to participate in the MoU agreements, the IMF had to go against and break several of its own Regulations and be surprisingly non transparent and negligent against its own interests/limitations (see ref 9, especially points 31, 33, 34, 35 but not limited to only those points as similar statements exist throughout the document), at the political pressure and near coercion of euro area institutions and governments (see ref 9, especially points 30, 31, 32, 35, 39, **87, 100, 105**).

The IOE states that the decisions taken not only circumnavigated the IMF Board and IMF main staff, but were enshrouded in such levels of secrecy that they (board and staff) were not even aware of the decisions taking place or the people taking them in the IMF fold until almost after the fact (see ref. 9, point 36). The IOE succinctly mentions repeatedly that even several years later documents and workings of those mysterious within-the-IMF groups have not been submitted for inspection and evaluation.

Compounding the above incriminating facts that the entire MoU regime in Greece is the result of domestic and international fraud and fabrication with ulterior motives, that certainly do not coincide even with standard IMF goals and motivations (see ref. 9, point 106), is the fact that continuous warnings and prior knowledge of the dismantling of the social fabric and capacities of the Greek people for survival was not only a big part of the debate in the IMF (see ref. 9, points 37, 39, 43, ), it also was stated with due substantiation that **the MoU regimes were doomed to fail in their professed officially stated purpose of producing debt sustainability** (see ref. 9, indicatively

points 38, 43, 105 & 106).

So much so was every pre-existing safeguard willfully torn down, that a specific clause in the prerequisites for relevant IMF funding had to be summarily altered for the plan to go through (see ref. 9, points 40-box 4, 41 & 42)<sup>26</sup>. **The proof that this alteration not only was a gross aberration going against every practical and scientific economic principle but also that it resulted in exposing the IMF to serious detriment to its own viability and functioning lies in the fact that the IMF has now removed it in the same manner that it had added it in order to make the attack on the Greek people feasible for the given window of opportunity existing at the time** (see ref. 9, point 43).

Similarly and consistently with the emerging pattern, action by the IMF is reported to have been taken not in the interests of Greece or of the Greek people but in the interests of the Eurozone banking system, the EU Commission and several as of yet unnamed by the Reports “*big private investors and creditors*” (see ref. 9, indicative points 38, 85, 87, 100, 105, 107).

At this point we feel it is important to underline the fact that the IOE Report of 2016 especially highlights the complicity of the IMF in what has eventually resulted in a pro-cycling crisis producing exponentially harsher survival conditions for the Peoples of the Eurozone and especially for Greece as well as other weak economies especially in the European South from virtually the conception of the euro project: it consistently failed in all its vested duties and especially the resetting and revival of economies’ fiscal and other

---

<sup>26</sup> ...

health, it yielded to political and corporate lobbying and it contributed to the above crimes by either through criminal negligence in its performance or non-transparent maleficence and abuse of power even within its own ranks. Such is directly evident in the fact that, although IMF staff had predicted the possibility (and vulnerability) of the Eurozone by aggressive speculation against specific country members /challenging the ECB as early as 1998, no steps were taken for contingency planning or remediation. On the contrary, several active steps were taken to encourage Eurozone country members' profligacy and the fallacy of Eurozone immunity to market forces and speculation, a mirage that has cost tremendous loss of human life and capital (see ref. 9, indicative points 40 – 56).

Not only that, as already demonstrated, the IMF went out of its way to serve the European banking system and protect specific countries' economies, effectively destroying the Greek economy (with all the impact already described), at the behest of specific political coercion, including the U.S.A. and the other G7 countries ignoring the Board against Regulation (see ref. 9, point 105).

Given all of the above it is easy to understand and evident that the MoU schemes did not serve their professed/alleged purpose but instead a completely different one: the only entities benefitting from the MoU regime are banking system organizations<sup>27</sup>, large conglomerates acquiring Greek State infrastructure<sup>28</sup> at negligent/injurious prices<sup>29</sup> due to forced privatizations<sup>30</sup> (see ref. 6, ch. 6

---

<sup>27</sup> See indicatively: ref. 6, chapter 4 (especially point 4); ref. 9, point 38

<sup>28</sup> “*The winners and losers in EU's great privatization fire sale*”, Transnational Institute, 23-2-2016

<sup>29</sup> “*ΤΕΕ: Δίνουν ‘τζάμπα’ το Ελληνικό στον Λάτση*”, by N. Perperas, Imerodromos.gr, 31-10-2014 [“*Technical Observatory of Greece: They are ‘giving away’ for free the Hellenicon to Latsis*”, where a report is published that the prime cut area of the old airport of Athens was

footnote 60) and specific governmental entities acquiring geopolitical holding within Greek territory<sup>31</sup> and administration<sup>32</sup> resulting in a gross reshuffling and redistribution of Greek public and private wealth<sup>33</sup> in favor of specific conglomerates, big private investors, banks and creditors<sup>34</sup>. **Such reshuffling and redistribution of the**

---

privatized at a minus (-)222% at 915 million euro of its actual value which is estimated to be at least 3 billion euro, and that the transfer expenses to the State will cost an additional 2 billion euro at the expense of Greece that pays to lose this particular asset for 99 years at least]

<sup>30</sup> See:

- a. “*The great Greece fire sale*”, by J. Rankin and H. Smith, *The Guardian*, 24-7-2015
- b. “*Μνημόνιο 3, ΤΑΙΠΕΔ και η λίστα των ιδιωτικοποιήσεων*”, found at fekyou.info/post/541, 23-10-2015, where the excerpt of the State Gazette announcing that the privatizations are a MoU requirement (i.e. forced) is included along with a list of State assets with a specific stipulation that all privatization profits will exclusively go to debt repayment irreversibly and without any remuneration for the State.

<sup>31</sup> “*Η λίστα των άμεσων αποκρατικοποιήσεων (ΦΕΚ)*”, aftodioikisi.gr, 26-5-2016 [“*The list of immediate privatizations (State gazette Issue)*”, where the State Gazette Issue announcing 19 major privatizations is presented, including Greece’s major ports and airports as well as major main avenues, main infrastructure such as the State Power and Water plants and the national railroad and national post office service]

<sup>32</sup> See:

- a. “*Η Ελλάδα αλλάζει χέρια*”, by A. Karakousis, *To Vima*, 3-7-2016, [“*Greece changes hands*”, where the MoU related legislation regarding the official control of the Greek banking system by the Troika and other foreign centers of control is presented/discussed, including the fact that the Greek State is foreign-controlled and that Greece is discriminated against compared to Portugal and Ireland in its handling by the EU]
- b. “*Κατάσχεση της δημόσιας περιουσίας απαιτεί η Τρόικα: η ΕΕ αρπάζει το ΤΑΙΠΕΔ*”, by D. Markopoulos, *Protothema*, 25-8-2013 [“*Seizure of the public property demanded by the Troika; The EU snatches TAIPED*”, where a report the ESM is presented demanding that privatizations are assigned to foreign technocrats with a non-Greek operation basis in order to avoid Greek State control and have TAIPED be subordinate to foreign controlled Supervisory Board and Board of Experts, to ensure that all profits from privatizations will go to the debtors without ever the Greek State mediating]

<sup>33</sup> See indicatively:

- a. “*‘Αναλήψεις’ Δημοσίου από λογαριασμούς για χρέη προς την εφορία*”, by E. Tzortzi, *Kathimerini*, 24-8-2016 [“*Withdrawals’ by the Public Sector from private bank accounts for debts to the IRS*”, where it is mentioned that there were over 187,000 seizures of bank accounts in a frenzied effort to meet MoU related prerequisites]
- b. “*Πλειστηριασμούς ακινήτων άνω των 120.000 ευρώ ζητάει η τρόικα*”, by TVXS, 21-10-2015 [“*Real estate Auctions above 120,000 euro demanded by the Troika*”, where the troika is reported to have officially demanded that private domiciles/main and only residence houses of Greek families are seized and auctioned off without any judiciary protection regarding the imminent homelessness of these families]

<sup>34</sup> See footnote 27 above

**Greek public wealth, infrastructure, assets as well as public and private and property to specific domestic and international recipients constitutes of course both the motivation and points to the profiting parties of the above crimes as probable instigators.**

Additionally and contrary to official statements and affirmations (see ref. 9, points 65, 66, 67; and ref. 10, points 23 & 24) such control is designed to be permanent and not temporary, spanning at least a century<sup>35</sup>.

Given the progression of the MoUs it is also highly likely that additional MoUs are going to be introduced on demand and against every International and Constitutional Law in order to further ensure such permanence, effectively turning an independent Democratic State into a colony under colonial regime<sup>36</sup>: such is easily demonstrable in the recent history of the 2015 – 2016 Tsipras administration(s) where every Rule of Law was broken (including the breach of the Constitutionally binding Referendum of July 5<sup>th</sup>, 2015 with a high majority percentage) through coercion and economic stifling in order to affect political action and in order to defend the pre-existing MoU regime (see ref. 7).

**All of the above highly irregular, abrasive and abusive actions were taken with a complete disregard and staggering impact on all of the core Human Rights of the Greek population resulting in the**

---

<sup>35</sup> See indicatively:

- a. “Greece’s new privatization fund and the vanity of Schaeuble’s wishes”, keptalkinggreece.com, 20-5-2016 [where the new privatization Super-Fund EDIS is reported, with 70,000+ real estate properties, major State-run enterprises, bank state shares and assets to be sold off for 50 to 99 years]
- b. “New, large-scale privatization fund to include Greece’s major utilities, numerous properties”, by S. Zisimos, naftemporiki, 20-5-2016

<sup>36</sup> See footnote number 3b



**above described serious, indefinitely prolonged human suffering, bodily and mental irreversible damage/harm to the Greek population and the progressive constriction of the Greek population's numbers through physical destruction and birth prevention including mass displacement via migration done at the face of certain non-survival by the Greeks, despite the fact that they were obliged and bound by the legal stipulations to be aware of it (see ref. 8).**

**Even assuming of them being guilty of criminal negligence on this aspect of their duties on safeguarding Human Rights of the entire Greek population, they moved, beyond any reasonable doubt, to willful criminal intent and not negligence since they had been repeatedly warned and informed of it by the Human Rights Council and several independent experts (see ref. 8, 10 & 11).**

On top of all the aforementioned detriments to the Greek population, achieved through the absolute stifling and dismantling of the Greek economy and social fabric as already described and substantiated by a large range of irrefutable official Reports and evidence, an additional human tragedy where other counts of possible crimes against humanity are possibly taking place against the beleaguered and harrowed populations of assorted refugees and other displaced (possibly via violence and/or economic leverages) populations arriving illegally and en masse through professed “*slave rings*”.

This human tragedy (a Crime against Humanity in itself for the involved populations) is purposefully<sup>37</sup> being created and used to

---

<sup>37</sup> “Trapped in the EU’s new refugee camp: Greece; by shutting their borders, European leaders have trapped thousands in a humanitarian crisis in Greece-and they could easily fix it”, Amnesty International, (amnesty.org), 2016

further destroy the capacity of the Greek population to survive as, aside the economic burden and damages it entails, it introduces additional security and other hazards in what could very well be the coup de grace for the chances of human survival in Greece and especially for the Greeks.

In particular, and contrary to the official statements and recommendations of all relevant organizations<sup>38</sup> and against International Refugee Law, the EU and especially the Eurozone has imposed upon Greece the obligation to become the buffer of Europe against refugee movements to the rest of the EU as a concentration camp for them with every connotation that entails<sup>39</sup>.

Again the UN Independent Expert, among others<sup>40</sup> reports that refugees are denied core Human Rights and especially access to health care (exactly like the Greek population is as already reported above) (see ref. 8, point 74), denied their International Law Right to

---

<sup>38</sup> See footnote 37 above & also:

- a. *“Greece: Thousands of refugees and asylum seekers stranded at the mercy of European leaders”*, by F. Filippou (*Amnesty International’s Deputy Director for Europe*), Amnesty International, amnesty.org, 11-3-2016
- b. *“A doctor’s view from Greece: the refugee crisis is a moral crisis”*, by A. Moscrop, Doctors of the World, 4-8-2016
- c. *“Greece: humanitarian crisis at Athens Port; EU, Greek authorities should urgently address needs”*, Human Rights Watch, 24-3-2016
- d. *“Greece crisis briefing, International Rescue Committee Report”* found at [www.rescue.org/country/greece](http://www.rescue.org/country/greece)
- e. *“Children at risk in crowded camps as number of refugees arriving in Greece more than doubles”*, SAVE THE CHILDREN, 17-8-2016 (includes UNHCR data)

<sup>39</sup> See indicatively:

- a. *“Refugee crisis: borders controls are Europe’s new Iron Curtain; such border controls will fail says Amnesty International”*, by G. Van Gulik, Newsweek, 3-5-2016
- b. *“The new Iron Curtain holding back the hordes: the 19-mile barbed wired fence built on Macedonia’s border to stop a human tide of migrants as Greece is told it faces being ‘sacrificed’ to save the EU”*, by J. Stevens, The Daily Mail, 2-3-2016

<sup>40</sup> See footnotes 37, 38 & 39 above

Free Movement<sup>41</sup>, subjected to forced transportations/ relocations/ imprisonment on Greek soil<sup>42</sup> and an illegal, immoral, with dangerous consequences/impact closing of the borders around Greece.

By effectively quarantining in this way the country and setting up the conditions for security breaches<sup>43</sup>, unrest, violence and increased criminality<sup>44</sup>, an even higher level of risk for disease for both Greek

---

<sup>41</sup> See:

- a. 1951, Refugee Convention, Art. 26
- b. “*Examination of camp confinement policies under International Law*”, Human Rights Watch, (found at [www.hrw.org](http://www.hrw.org)), 2002
- c. “*EU court backs refugee’s free movement, in most cases*”, by N. Nielsen, EU Observer, 1-3-2016

<sup>42</sup> See footnotes 37, 38 & 39 above; and indicatively:

“*Πρόσφυγες στον Πειραιά «Θέλουμε να φύγουμε, δεν μπορούν να μας κρατούν με το ζόρι»*”, by E. Revi, Protothema, 26-2-2016 [“*Refugees at Piraeus Port “we want to leave, they can’t hold us by force”*”, where several testimonials are reported of more than 1,700 refugees detained against their will at the Piraeus Port ]

<sup>43</sup> See indicatively: “*Europol to send terror experts to Greek migrant camps*”, by A. Eriksson, EU Observer, 15-8-2016

<sup>44</sup> See indicatively:

- a. “*Η Europol στέλνει 200 αξιωματικούς στην Ελλάδα για τον εντοπισμό τζιχαντιστών*”, Proto Thema, 27-8-2016 [“*Europol sends 200 officers to Greece to find jihadists*”]
- b. “*Refugee influx sparks rising crime as situation gets desperate*”, by M. Harris, greekreporter.com, 21-6-2016
- c. “*Greeks confront crime wave amid austerity*”, by C. Hadjimatheou, BBC news Athens, 16-8-2012
- d. “*Ξεσηκωμός στη Λέρο. Επίθεση μεταναστών στον αστυνομικό διευθυντή*”, by Th. Panagiotidis, news247.gr, 10-7-2016, [“*Uprising at Leros. Immigrant attack against the police commissioner*”]
- e. “*The refugee crisis has produced one winner: organized crime*”, by M. Glenni, New York Times, 20-9-2015
- f. “*Refugees who cannot pay people smugglers ‘being sold for organs; man arrested for people trafficking opens up to police after sock at the number of migrant deaths*”, by E. Vulliamy, The Independent, 4-7-2016
- g. “*Ο ακήρυχτος πόλεμος των hot spot και η εμπλοκή ΕΣ και ΕΛ.ΑΣ.*”, by ΕΝΩΜΕΝΗ ΘΕΣΣΑΛΟΝΙΚΗ (Συνδικαλιστικός συνδυασμός αστυνομικών Θεσσαλονίκης), enomenithessaloniki.gr; [“*The undeclared war of the hot spots and the involvement of the Hellenic Army and the Hellenic Police*”, where police syndicates report that migrants continually attack police with murderous intents forcing them to retaliate and the State to deploy special riot police units and unorganized haphazard deployments of Hellenic Army units to guard illegal

and refugee populations<sup>45</sup>, an intolerable level of strain on Greek State resources is put at the time that these resources are completely depleted on absolute levels<sup>46</sup>.

In this way, **the same perpetrators at the same key positions have once more created a situation where International Refugee Law and core Human Rights, for refugees too this time, are abolished and/or breached to nightmarish levels** without any hope of integration or acculturation for them, while at the same time creating a geopolitical and humanitarian powder keg for the Greek population who has already been and is already facing genocide and Crimes against Humanity on its face since 2010 at least, thus rendering the country not only at security risk but practically forced into the Failed State Status.

And not only that, but in conjunction with these crippling demands on an already crippled economy after the onslaught of the MoU related regimes with all the genocidal and antihumanitarian ramifications already delineated for the entire Greek population, **the refugee issue might even pose a breach of the Lausanne Treaty<sup>47</sup> regarding exceptional free movement of non-EU population from Turkey, a country bound by Treaty for the sake of international/and Balkan**

---

migrants. It is also reported that there are State security issues like espionage under the guise of undocumented NGOs]

<sup>45</sup> “*Rapid Risk Assessment: communicable disease risks associated with the movement of refugees in Europe during the winter season*”, ECDC, 10-11-2015

<sup>46</sup> “*Το σχέδιο Μουζάλα για τους πρόσφυγες, 5.000 αστυνομικοί για το μεταναστευτικό*”, by G. Papakonstantinou, ΕΝΩΜΕΝΗ ΘΕΣΣΑΛΟΝΙΚΗ (συνδικαλιστικός συνδυασμός αστυνομικών Θεσσαλονίκης, enomenithessaloniki.gr [“*The Mouzala Plan for the refugees, 5,000 policemen for the refugee crisis*”, where the tremendous initial cost for the addressing of the existing refugee needs amounts to around half a billion euro]

<sup>47</sup> 1923 Lausanne peace Treaty VI. Convention concerning the exchange of Greek and Turkish populations ( Articles 1 – 19)

**security regarding that about its population and which country is already hostile to Greece**<sup>48</sup>, with clearly stated **aggressive** territorial demands and actions<sup>49</sup>. This aggressive attitude and behavior of Turkey against Greece already happens despite its being bound by the Lausanne Treaty (a mutual Treaty binding that was done and remains in service of World Peace and the avoidance of further instances of genocide already incurrent in Turkish past against non-Turkish populations threatening their expansive/imperialistic territorial ambitions<sup>50</sup>), the rest of the International Law aside.

**Therefore, it is evident that the same domestic, foreign and EU governmental entities/perpetrators are undermining World Peace and definitely Peace in the Balkan area by abusing/ignoring all International Law**<sup>51</sup> **using refugee/migrant populations**<sup>52</sup> **as means to their ends. Refugees/migrant populations that they are also**

---

<sup>48</sup> See indicatively:

- a. *Chronology of main Turkish hostile actions and arbitrary claims against Greece 1955 – 1996*, found at [www.hri.org/MFA/foreign/bilateral/turchro.htm](http://www.hri.org/MFA/foreign/bilateral/turchro.htm)
- b. “*They know how it’s done: Turkey violated Greek airspace 2244 times in 2014 alone*”, RTnews, 25-11-2015; [with mention of statistical data by the University of Thessaly]
- c. “*Turkish warplanes violate Greek airspace 22 times within 24 hours*” by V. Sriharan, International Business Times, 16-2-2016
- d. “*Turkey disputes Greek sovereignty via NATO patrols*”, ekathimerini.com, 6-3-2016

<sup>49</sup> See indicatively the “Aegean Dispute” article in Wikipedia (in.wikipedia.org/wiki/aegean\_dispute)

<sup>50</sup> See indicatively:

- a. “*The genocide of Ottoman Greeks, 1914-1923*”, found at Rutgers Newark College of Arts and Sciences, University College-Newark
- b. “*Armenian genocide*”, found at [history.com/topics/Armenian-genocide](http://history.com/topics/Armenian-genocide)
- c. “*Turkey ordered to pay Cyprus 90 million euro for 1974 invasion; the European Court of Human Rights said Turkey still ought money to residents affected by conflict*”, by L. Dearden, The Independent, 12-5-2014

<sup>51</sup> i.e. all pertinent existing Treaties and Conventions/Covenants obstructing their profiteering aims on all levels and extents

<sup>52</sup> See indicatively: “*Turkey resorts to blackmail, warns Europe it will unleash refugees if no visa-free travel*”, by T. Durden, Zero Hedge, 7-6-2016

**treating in the most anti-humanitarian manner for their purposes while further aggravating the domestic situation in Greece that is already, as described and evidenced above, displaying human loss and great human suffering on a genocidal scale.**

It is important to keep in mind that the above impacts, dangers and other destabilizing ramifications happened and are happening (and if your Court does not intervene will continue to happen) as a direct result of the actions of the MoU regime controlling and/or the MoU regime involved parties/entities: parties/entities which are all organizations, institutions and governments which are bound by several ratified Treaties and Agreements, International Law, Constitutions and Statutes to uphold and protect target populations' Human Rights exactly so that the above described levels of devastation and human and material loss will be avoided.

That is to underline that all parties/entities involved in the MoU regime, as well as the refugee crisis handling, **were and are obliged to abstain from any policy that will damage core Human Rights or Human Rights in general regardless of any financial ramifications. Instead of that, all relevant parties/entities have conspicuously and one could say obnoxiously neglected or refrained from giving any sort of thought or evaluation of the impact of their imposed programs regarding Human Rights as reported by the Independent Expert** (see ref. 8).

The only reason to avoid satisfying such a basic prerequisite of action is because they have full knowledge that if they do they will be forced to stop and reverse all action taken because of the staggering and vast damage done to the Greek population to the point that popular press

describes it as “*immolation of Greece*”<sup>53</sup>.

And the only reason that can be construed for the continuous perpetration of the above crimes by these parties/entities, despite all Law and rules, cautionings and warnings, is that they have **intent, purpose and vested interest to continue with the annihilation of the Greek population and the complete exploitation and consumption of the Greek assets at least for the motivations of their guaranteed high profit** for the century to come.

## **RAMIFICATIONS OF THE CHARACTER OF ACTIONS TAKEN**

It has already been demonstrated that under the MoU regimes imposed by the Troika operating in Greece for the benefit of specific third parties as already described above, the Greek people have been the target of genocidal policies and governmental action resulting to irrefutable suffering and damages on the level of crimes against humanity, while having its sovereign freedoms and rights to democratic polity progressively converted and turned into ‘MoU permissible action and polity only’ with the express requirement of every governmental action being approved by “*the creditors*” (see ref. 7, p. 12)<sup>54</sup>.

The imprint of the sum of these activities amounts to what would happen after a very violent war of attrition. In fact, **given that the perpetrators are persons in a position effectively to exercise**

---

<sup>53</sup> “*IMF admits disastrous love affair with the euro and apologizes for the immolation of Greece*”, by A. Evans-Pritchard, The Telegraph, 29-7-2016

<sup>54</sup> “... *Greece has effectively lost its sovereignty in the same manner as the previous agreements. Any bill that comes through parliament must receive the approval of the creditors before being adopted.*”

**control over or to direct the political or military action of the State, and that these perpetrators as already demonstrated have been involved in the planning, preparation, initiation and execution of illegal use of force through economic means and economic blackmail and terrorism after fabrication of reasons for these actions, everything so far described would amount to the Crime of Aggression as contained in General Assembly Resolution 3314 were it not required that force were armed (see ref. 7, pp. 10-11).**

In the same manner one would be able to argue that such act of aggression and such war of attrition has taken place and is taking place in Greece in abject violation of the Charter of the United Nations in every count except (yet) that of actual armed forces occupation, something that, however, seems to begin to be entertained and cultivated in public fora<sup>55</sup>.

Given the fact that actual use of armed forces for war of attrition is forbidden in International Law under any pretext (including the aforementioned acts of aggression), it can be argued and substantiated that **finally the means for conducting such wars of attrition and acts of aggression, resulting in the exact same political, geopolitical and humanitarian damage impacts, including the loss of sovereignty and/or colonialization, have simply changed from**

---

<sup>55</sup> See indicatively:

- a. “*Shocking Forbes article: what Greece really needs is a military coup*”, by E. Seiradaki, Greek Reporter, 31-10-2011
- b. “*Στο τέλος θα γίνει πραξικόπημα στην Ελλάδα: αίσθηση προκαλούν οι δηλώσεις του Michel Rocard*”, by newsbeast.gr, 4-3-2012, [“*In the end there will be a coup in Greece: the statements of Michel Rocard cause a sensation*”]
- c. “*Rumbles of military coup as Greek workers demand end to EU austerity*”, by A. Lantier, wsws.org (published by the International Committee of the 4<sup>th</sup> International, 4-7-2015)



**regular arms/armies to fiscal, economic and market related ones.**

Still, the use of force in terms of traditional violence and arms in such cases manifests in the instances of extreme police brutality in using actual warfare tools, in the preemptive arrests, torturings and **brutalizations** of entire populations including the interrogation of women, elderly and minors and the gassing of schools (see ref. 6, chapter 6, points 7, 8, 9, 10) some of which we had already reported and documented to your Court with our 2011 OTP-CR-47/12 Report (see ref. 1, evidence 44, 45, 46, 47, 48, 49, 50, 51, 52, 54)<sup>56</sup>.

While we are aware that your Court cannot at this time persecute the perpetrators for war of attrition via economic means or acts of economic aggression, we urge you to petition for such amendments to be made in the Rome Statute as is within your capacities for the future.

**TENTATIVE LIST OF SUSPECTS**

**BASED ON CURRENT EVIDENCE AVAILABLE TO US**

We also sincerely **urge you to take action**, as IS currently your **Court's jurisdiction**, regarding the as above reported counts of

---

<sup>56</sup> See indicatively:

- a. "*Amnesty International Report*", 2014 – 2015 [Where the situation in Greece is described throughout the Report. See also relative article summing it up: "*Amnesty International Warns on continued police brutality in Greece*", The Press project, 26-2-2015
- b. "*Amnesty International Annual Report: Greece 2015-16*", [Where collective expulsions at the Greek Turkish border of migrants, torture and other ill-treatment and excessive use of force by police is reported on the population, humanitarian crisis, etc.]
- c. "*Violence continues over gold-mining in N. Greece*", by WWF Crisis Watch, 20-5-2013
- d. "*ΣΥΡΙΖΑ/SYRIZA MP condemns police over Skouries clashes*", by the Press Project, 6-4-2015

Genocide and counts of Crimes Against Humanity as perpetrated by individuals and entities wholly or in part within:

- 1. The sum of the administrations of the Greek Governments of 2009 until 2016 and PMs K. Karamanlis<sup>57</sup>, G.A. Papandreou, L. Papademos, A. Samaras – E. Venizelos, A. Tsipras – P. Kammenos, their assorted cabinets and especially their Ministers of Economics and Finances.**
- 2. All Greek Parliament members of the above administration periods that supported via vote in any manner the MoU policies.**
- 3. The Greek Presidents of the Democracy K. Papoulias and P. Pavlopoulos for breaking the Greek Constitution and all obligations Greece is bound to uphold, by signing off on MoU policy related legislation, when it was in their power and obligation to demand that these policies are voted in only on condition of unanimous parliamentary vote<sup>58</sup>.**
- 4. A. Georgiou, former head of the ΕΛΣΤΑΤ/Greek Statistical authority and any individuals or entities aiding and abetting his actions regarding the fraudulent reports of 2009- 2010.**
- 5. Members of the IMF, as reported by the IOE of the IMF, responsible for the Greek MoU program support; as well as the IMF Managing Directors responsible for the IMF actions of aiding and abetting fraud or breaking of IMF**

---

<sup>57</sup> We include in the list of suspects the former PM K. Karamanlis and his assorted cabinets/and associates because as is delineated in ref. 6 he and they contributed to the debt fraud both actively and passively. He and they, therefore, aided and abetted the fraud regarding the 2008 & 2009 deficit, at least by not challenging with any means the fraudulent review by the then head of ΕΛΣΤΑΤ A. Georgiou and his associates.

<sup>58</sup> Article 42 of the Greek Constitution.

**Regulations and IMF's Human Rights obligations; including but not limited to D.Strauss Kahn and C. Lagarde and corresponding IMF Executive Board members supporting/endorsing/enforcing the MoU programs in Greece.**

- 6. ECB Presidents J.C. Trichet and M.Draghi, as well as Governors of the Bank of Greece G. Provopoulos and I. Stournaras with any relevant administration aiding and abetting the debt crisis fraudulent acts, including the administrative boards and leadership of any banks or bank holding companies supervised by the BoG and benefitting from the MoU policies<sup>59</sup> such as National Bank of Greece, Alpha Bank, EFG Eurobank, Piraeus Bank, Proton Bank, etc .**
- 7. EU Commission Presidents and Commissioners for the period of 2009 – 2016, i.e. J.M. Barroso and the Barroso Commission and J.C. Juncker and the Juncker Commission.**
- 8. EU, Eurozone and G7 Presidents, Prime Ministers, Eurogroup members (indicatively Jeroen Dijsselbloem) and relevant Governmental Administrations and Parliamentary Members involved in the creation and enforcement/perpetuation of the MoU regimes in Greece, in particular those in Germany, France and the countries specifically mentioned to be involved in the scheme in ref. 9, especially points 100-107**

---

<sup>59</sup> See indicatively the response of the Ministry of Finances to MP M. Glezos question on the benefit of the domestic banking system: “Πόσο αίμα και χρήματα έχουμε δώσει στις τράπεζες για να πάρουμε ανεργία;”, Logios Ermis, 14-11-2014, (found at [logiosermis.net/2014/11/blog-post\\_162.html#.V8A\\_ajiLSUI](http://logiosermis.net/2014/11/blog-post_162.html#.V8A_ajiLSUI)).

9. **Credit rating agencies involved in the challenging of the ECB's function within the Eurozone and causing deeper aggravation of the global market situation thus providing additional leverage for the MoU policy perpetrators in Greece. In particular, Standard and Poor's, Moody's and Fitch<sup>60</sup>**
10. **The Troika decision group for Greece responsible for the control of political action taken in Greece including MoU related policy measures and in particular the IMF, ECB and EU Commission representatives from the moment of the Troika's inception to the present day, including but not limited to such ad situm representatives as Poul Mathias Tomsen, D. Costello, Claus Masuh, Rasmus Rueffer, R. Goyal, D. Velculescu and their relevant teams and co-workers.**
11. **Relevant European Council Presidents and their respective personal cabinets, namely H.A. Van Rompuy and D. Tusk regarding relevant actions on 'crisis solving' guidance of legislative policy and handling of the refugee and Greek MoU policies.**
12. **Direct beneficiaries of Greek privatizations and other MoU related policies receiving Greek assets or assignments in non-transparent or biased, injurious to the State and the population procedures such as Eurobank Properties, Εθνική Παγγαία, etc.<sup>61</sup>, Lamda Development of the Latsis Group<sup>62</sup>, etc**

---

<sup>60</sup> See indicatively: "*Credit rating agency downgrades and the Eurozone sovereign debt crises*", by C.F. Baum, M. Karpava, D. Schafer and A. Stephan, Boston College, 30-1-2014

<sup>61</sup> See ref. 6, ch 6, footnote 60

**13. Greek Mass Media Groups (such as Teletypos A.E.- Mega Channel, Pegasus A.E., and the rest) and their leaderships as well as Greek journalists (such as I. Pretenderis. and M. Spyraiki<sup>63</sup>, and the rest) that knowingly and consistently spread pro-MoU regime false information/propaganda, and their international counterparts spreading racist and dehumanizing anti-Hellenic propaganda<sup>64</sup> and having received specific indoctrination to be pro-IMF in their coverage of Troika events<sup>65</sup>**

**The above list of physical and legal individuals and entities we wish to present to you as addendum to our original 2011 OTP-CR-47/12 Report List of perpetrators to your Court as necessary, given the new evidence and facts implicating them as well.**

We also wish to state that within our capacities as civilians it is nearly impossible to gain adequate access to complete the above list of perpetrators. **We, therefore, invoke your duties and capacities as Prosecutor to initiate official investigation on the matter and summon all relevant experts that contributed to the composition**

---

<sup>62</sup> See “Με 92 ευρώ το τετραγωνικό αγόρασε ο Λάτσης το Ελληνικό”, by K. Tzelis, enikos.gr, 13-6-2016

<sup>63</sup> See indicatively: “Πρετεντέρης και Σπυράκη ομολογούν ότι απέκρυψαν πληροφορίες από τον Ελληνικό Λαό”, Tribune.gr, 24-4-2014, [“*Pretenteris and Spyraiki confess that they hid information from the Greek People*”]

<sup>64</sup> See indicatively:

- a. Ref. 1, evidence 25
- b. “*Die Welt: οι Έλληνες δεν πρέπει να είναι στην Ε.Ε. λόγω μπασταρδεμένου DNA*”, news.gr, 16-6-2015, [“*Die Welt: Greeks shouldn't be in the EU due to bastardized DNA*”]

<sup>65</sup> See IMF correspondence to T.N. Quick, dated 19-6-2015, signed by Director of the Communications Department Gerry Rice, [Where the IMF admits that the IMF has a fellowship program for journalists to cover important economic discussions]

**of the evidence we have procured to your Court and who have far deeper knowledge and evidence on additional perpetrators or collaborators. Indicatively we mention Wilmington Trust (London) Limited which has been reported to have played a key role in the 2012 slashing of Greek assets with a direct implication on the physical and bodily damage and death rate of the Greek population (see ref. 6, ch 2, p. 30, point 2.2), and which might also be in breach of regulations set by overseeing organizations (with or without their knowledge and tolerance) including its ultimate supervising organization, the Federal Bank of America.**

## **CONCLUSION**

From all of the above **it can be irrevocably construed and substantiated that several counts of Genocide and Crimes against Humanity have been and are being committed in Greece against the Greek population** as described above and in full accordance with the stipulations listed in the Rome Statute (Articles 6b, 6c, 6d, 7h and 7k) concerning the perpetuation of said crimes.

Should your Court further allow the continuation of this genocidal and severely anti-humanitarian scheme without immediate and urgent action on your part for the arresting of all these profoundly criminal activities, the Greek population faces a perpetuation of intolerable extreme suffering, physical and mental harm and early death simply for being members of the Greek/Hellenic national group which has been purposefully singled out and vilified to achieve its dehumanization and objectification in the eyes of the global common

opinion<sup>66</sup>.

Such vilification, dehumanization and punishment is definitely the case, considering that other national groups such as the French, the Spanish or the Portuguese have not been subjected to such punishment despite having similar or worse fiscal profiles (see footnote 66), in what amounts to a textbook case of racism and discrimination practices against a specific ethnic/national group.

Consequently and beyond a shadow of a doubt the Greek population is faced with a grim projection of severe diminishing in the near future (as has already been warned against and demonstrated under these inhumane circumstances, if they continue) to the point of its elimination as a national group enjoying all the Rights International Law prescribes within its own national borders.

In our 2011 OTP-CR-47/12 Report to your Court we had appealed to you for protection, not only for our persons but also for the Greek People in total since we all were facing irrevocable damages and a direct attack on the aforementioned extensive scale on our general state of being.

We requested that action be taken on your part, at least in the form of witness protection for everyone willing to contribute with testimonials to your investigations as required, especially for the interests of the investigation and the truth finding in a case such as this, where

---

<sup>66</sup> See footnote 64 above and especially 64b. Also see: “*Spiegel critical of Schaeuble’s 2-tiered approach to EU Member States*”, by M. Harris, Greek Reporter, 28-7-2016, [Where it is said “... proving yet again that the European Union has a two speed approach when it comes to the treatment of its members” despite warnings that this strangles economic recovery of the Greeks and that the EU Commission turns a blind eye to the similar situation in France only “... because it is France!”]

genocide and crimes against humanity are taking place in such a scale and span, with the government as the means and an international and domestic ring of non-transparent physical and legal entities as the perpetrators and instigators for their own personal material interest.

Had your Court intervened in 2011 not only we but also several hundred thousand of Greeks would have avoided severe suffering, persecution, damages and/or death. And of course currently there wouldn't be upscale of two and a half million (2.500.000) Greeks being subjected to this genocide and crimes against humanity with no end in sight.

With this current additional Report we are not only sending you the grim confirmation of everything we originally urged your Court to shield us from in 2011 but even more, as the devastation is on such a comprehensive scale that nearly no subgroup of the Greek population is spared as already thoroughly demonstrated through several official documents and reports.

Therefore we urge your Court to intervene and arrest the progression of this Genocide and the Crimes against Humanity taking place post haste.

We are currently on such a degree of desperation and lack of options as a People that if the ultimate post-war organization, that is your Court, for the protection of the Peoples' core Human Rights and for their Right to be protected from elimination or from a life of extreme suffering and bodily and mental harm, fails to come through on these obligations for protection, we will be forced to protect our own selves as a People in any manner amenable to us as foreseen by



**the current Greek Constitution (Article 120 Σ) as well as International Law and recent Human global History in similar situations.** <sup>67</sup>

**BECAUSE** it has been proven herein that there is due evidence that Genocide as stipulated by Articles 6b, 6c and 6d of the Rome Statute is being perpetrated against the Greek population in Greece,

**BECAUSE** it has been proven herein that there is due evidence that Crimes Against Humanity are being perpetrated against the Greek population in Greece as stipulated by Articles 7h and 7k of the Rome Statute,

**BECAUSE** there is due evidence that Crimes Against Humanity are being perpetrated against the refugees/illegal migrants in Greece as stipulated by Articles 7h and 7k of the Rome Statute,

**BECAUSE** there is due evidence that these crimes are being perpetrated with the instigation and coercion/cultivation of specific physical and legal entities (constituting for all intents and purposes a criminal ring in the face of the Law<sup>68</sup>) in governmental and/or political positions with the ability and will to affect and dictate policy and polity in Greece against Greece's political regime and democratic obligations, as listed indicatively and not completely in this current Report to your Court, additional to our OTP-CR-47/12 Report,

**BECAUSE** the exact same patterns of coercion, misappropriation and premeditation as well as the same patterns of fraud and bad faith/abuse of power preceding the onset of the above described

---

<sup>67</sup> See The Greek Constitution, Article 120

<sup>68</sup> See Hellenic Penal Code: Articles 187 and 187A

counts of Genocide and Crimes Against Humanity emerge in all aspects and levels of these relevant MoU designed procedures/processes, thus referring to a single specific modus operandi (M.O.)<sup>69</sup>, as is typical for any criminal ring/organized crime activity,

**BECAUSE** this specific modus operandi (M.O.) adheres to the perpetration of the crime of Aggression (as per Resolution 3314 of the General Assembly), only with economic and fiscal means,

**BECAUSE** such Aggression with economic and fiscal means amounts to War of Attrition via economic and fiscal means leading to the alteration of the targeted Country's (in this case Greece) integrity and the suspension or abolition of its Sovereignty and other State and Country Rights and Obligations, exactly as results after War of Attrition by armed forces,

**BECAUSE** all of the above substantiated and irrefutable facts, i.e. the damages in human capital and the damages in material capital in Greece are breaching intolerably the Rome Statute, solely for material gain for the aforementioned criminal ring of perpetrators,

**BECAUSE** given the geopolitical ramifications as above described in the case of Greece, these crimes and particularly the extremity of their impact constitute a security risk to World Peace and specifically Peace in the Balkan area,

**BECAUSE** such ramifications and prolonged perpetuated extreme economic instability and abject deprivation to the point of the State's

---

<sup>69</sup> See legal definition found at: [legal-dictionary.thefreedictionary.com/modus+operandi](http://legal-dictionary.thefreedictionary.com/modus+operandi)

blockade from viability and its resulting population destitution and projected elimination that are used as leverage for political coercion **constitute economic terrorism on an international level** committed by the aforementioned criminal ring of domestic and international perpetrators, listed in part according to our capacities in this current additional Report, with an exacerbation in the area of Southern Europe and especially in Greece,

**BECAUSE** considering the nature and current function of the perpetrating entities and the evidence and declarations regarding the state of the judiciary system as well as the compliance of the other governmental entities, it is impossible for these crimes to be investigated sincerely or at all within Greece or within the EU,

**BECAUSE** according to ICC Jurisprudence cases where perpetrators “*exercise control over crucial parts of the State apparatus including finances and logistics and have the powers of a de facto Prime minister*” and commit the crimes reported in this additional Report **warrant admissibility including when the State concerned cannot, does not or is unwilling to genuinely investigate and prosecute to restore the Rule of Law** (ICC-01/11, the Prosecutor v. Saif Al-Islam Gaddafi, ICC-PIDS-CIS-LIB-01-011/15)

**AND**

**GIVEN ALL OF THE ABOVE IRREFUTABLE OFFICIAL  
FACTS AND EVIDENCE**

## **WE REQUEST**

That your Court initiate investigations proprio motu with a view to prosecute while issuing all relevant action for the arrest of all MoU related actions and policies and the commencement of all possible reversal procedures, as well as the persecution of all members of the aforementioned and described international and domestic criminal ring of economic terrorists, for the sake of protecting an entire ethnic/national group/People and the reinstatement of stability and capacity for peace, prosperity and growth across Europe and specifically in Greece.

**We urge you again** to intervene at the face of the above evidence to protect the Greek population on a Humanitarian level, primarily to ensure physical and mental survival as well as its security and dignity, by reinstating its Country's Sovereign Rights via removing the domestic and international perpetrators who are abolishing those Human and Sovereign Rights in practice and in name.

---

We hereby invoke the testimonies/testimonials of the official documentation listed below as well as those existing in all the footnotes of this document

and

urge your Court to summon as relevant witnesses their authors and subsequent contributors as listed therein, as well as any physical and

legal entity that also comes forth or has already come forth, including our suggested list of witnesses as listed in our 2011 Report OTP-CR-47/12.

**Reserving all Legal Rights,**

**Signed,**

**Olga G. Yeritsidou**

**Tanya Maria Geritsidou**

**Monday, August 29, 2016**

## REFERENCES

1. Information and Evidence Pertinent to Serious Breach of the Rome Statute of the International Criminal Court (ICC) by the Government of Greece Concerning the Term of Office of George A. Papandreou and his Assorted Cabinets, by Olga G. Yeritsidou and Tanya-Maria Geritsidou, October 10<sup>th</sup> 2011, OTP-CR-47/12
2. Christina Salemi versus K. Papoulia, G.A. Papandreou, L. Papadimou and E. Venizelou for Genocide, 2-3-2012
3. George Trangas, D. Konstantaras, P. Tzenos and A. Prekas versus Troika: C. Lagarde, A. Merkel, W. Schauble, J.M. Barroso and H.A. Van Rompuy, 13-7-2012
4. Sarah Luzia Hassel-Reusing versus Whom it may concern, OTP-CR-345/12
5. e-mail to M.P. Dillon, dated 18 July 2012, 9:29 p.m. sent at the OTP Information Desk email address [otp.informationdesk@icc-cpi.int](mailto:otp.informationdesk@icc-cpi.int) , **subject** : “*Further Request for Information Vital for the Precipitation of Prevention of the Crimes Described in Articles 6 and 7 of the Rome Statute which are currently being perpetrated in Greece*”, pages 1, 2, 3.
6. Truth Committee on Public Debt, Preliminary Report, June 2015, issued by the Hellenic Parliament.
7. Truth Committee on Public Debt, Illegitimacy, Illegality, Odiousness and Unsustainability of the August 2015 MoU and Loan Agreement, 2015, issued by the Hellenic Parliament.
8. Report of the Independent Expert on the Effects of Foreign Debt and Other Related International Financial Obligations of States on the Full Enjoyment of All Human Rights Particularly Economic, Social and Cultural Rights on His Mission to Greece, A/HRC/31/60/Add.2, 29 February 2016 by Juan Pablo Bohoslavsky for the Human Rights Council.
9. The IMF and the Crises in Greece, Ireland, and Portugal: An Evaluation by the Independent Evaluation Office, by The IEO of the IMF, by IEO team lead by Shinji Takagi, July 8<sup>th</sup> 2016.
10. Enquiry Report on the Role and Operations of the Troika (ECB, Commission and IMF) with Regard to the Euro Area Program Countries (2013/2277(INI)), Committee on Economic and Monetary Affairs, Rapporteur : Othmar Karas and Liem Hoang Ngoc, 17/12/2013, European Parliament
11. The Impact of the Crisis on Fundamental Rights Across Member States of the Eu; Comparative Analysis, 2015, Directorate-General for Internal Policies, European Parliament for the LIBE Committee by Aleksandra Ivankovic Tamamovic
12. Order number 4080/11-10-2011 to Athens Prosecutor *D. Gyzis* by the Prosecutor of Areios Pagos (Greek Supreme Court) *A. Katsirodis*