

A EL PRENSA DEL MUNDO EN INGLES, DICIEMBRE 2010

MAYBE MY STORY COULD HELP YOUR OWN PEOPLE?
MAYBE MY STORY COULD PREVENT MANY PERSONS TO MAKE THE
SAME MISTAKES I DID IN SPAIN?

**ESPAÑA 1983-2010: DELINCUENCIA E INJUSTICIA SEGÚN
LARS, www.larshjelt.com**

The subject is: **Endless Urban Corruption, Criminality, Injustice etc.
in Spain during 1983-2010, according to Lars Hjelt.**

I BEG YOUR PARDON FOR MY POOR ENGLISH AND UNFAMILIARITY HOW TO MANAGE
IN THE INTERNET.

The subject is easier to find using "Internet Explorer" because my Web page has been
**DISTURBED / SABOTAGED / VANDALISED, maybe ordered / paid by
someone!**

Using "Internet Mozilla Firefox" leads to a falls misleading web page: "Lars Hjelt" with-
out the most important certificates, statements and information. In the empty place of
the missing statements is informed: "Terminado" = brought to end / closed.
This problem will be corrected as soon as possible.

I have sent during the spring, summer and fall 2010 **INFORMATION AND RE-
QUEST FOR HELP** (mainly in Spanish because nearly all certificates are in
Spanish) TO **PUBLISHING ACTIVITY / MEDIA** IN DIFFERENT COUNTRIES
and telling about what kind, according to Lars, of Crimes and Damage the State
of Spain / Organisation Judicial is doing to Spanish and foreign residents. Espe-
cially many English citizens have lost their fortune in Spain buying construction
land, houses etc.

Could someone do something to prevent the State of Spain, **A MEMBER
STATE OF EUROPEAN COMMUNITY, DESTROYING SYSTEMATICALLY
YEAR AFTER YEAR** the properties / fortune etc., everything what people have?
People who are afraid and defenceless against a powerful State!

I have collected evidences more as 20 years about **THE UNLAWFUL AND IL-
LEGAL SYSTEM WE HAVE IN SPAIN, according to me: ORGANIZED
CRIMINALITY CONTROLLED BY THE COURT OF JUSTICE, POLITICAL
PARTIES ETC.**

I can prove my own case, please see: www.larshjelt.com

But in spite of all, the entire publications have not brought my home back.

I send this e-mail because if someone is doing something to this **URBAN COR-
RUPTION**, it helps us all.

Dear sir / Publishing Activity / Media,

This is a brief **RECAPITULATION / STATEMENT** in English what **Crimes, Falsities, Injustice and Vandalism** (according to Lars) has been done to me and and later on also to my actual wife during the years 1983-2010. I had during the the years 1990-2004 17 worthless layers, “**MENÚ PRINCIPAL: Todas las Facturas...**” and later on two more.

The certificates can be seen on my **WEB-pages** www.larshjelt.info

INTERNATIONAL LAWS, I believe, ACCEPTED BY SPAIN BUT DOESN'T OBSERVE IT:

- ◆ **Everyone has the right to his home**
- ◆ **Every natural or legal person is entitled to the peaceful enjoyment of his possessions**
- ◆ **Everyone whose rights... are violated shall have an effective remedy before a national authority notwithstanding that the violation has been committed by persons acting in an official capacity.**
- ◆ **Everyone has the right to freedom of expression**
- ◆ **General prohibition of discrimination**

- ◆ **A real estate taken in possession unlawfully by deceit can't be sold – but mine was sold 2 times**
- ◆ **A real estate taken in possession unlawfully by deceit can't be transferred as inheritance to anyone – but was transferred to the daughter of my former wife**

1. Without knowing the local language (I didn't have time to study Spanish) I **BOUGHT** 1983 in a Spanish **PUBLIC NOTARY** a small farm place with about 300 years old building in a bad state.
 - ◆ I **BOUGHT THE REAL ESTATE WITH MY OWN MONEY WHICH I GOT WHEN I SOLD MY REAL ESTATE CLOSE TO HELSINKI WITH 60m OF PRIVATE LAKESIDE AND A LUXURIOUS HOUSE, see “**MENÚ PRINCIPAL: Dudosa Justicia Española, 50. Fot. 14 – 2 FINCAS...**” to a rich Kuwaiti.**
 - ◆ I had bought and paid 100% for the real estate in Finland before I married my former wife, certificated by the finish Consul.
 - ◆ I also had a Marriage Pact (**APOSTILLE**) with my former wife, “**MENÚ PRINCIPAL: Capitulaciones Matrimoniales**”.
 - ◆ At that time a foreigner could get a military premise to bay **ONLY 2.000m²** of land, which I got.
 - ◆ 616m² was left, so I **BOUGHT** it to my former wife.
 - ◆ My wife, who knows Spanish, solicited without my knowledge new military premises, 2.000m² to her self and 616m² to me!
 - ◆ Because I dint know the Spanish language, the finish Consul went with me to make de Draft Copy.
 - ◆ Two days later I went with my former wife to sign the Deed Bill without the Consul (his presence was most truly denied by the Notary).
 - ◆ I understood, according to the Notary, that the Deed Bill was the same as the Draft Copy the Consul had made with me and **TRANSLATED** to me two days ago.

- ◆ The Notary told that my wife knows enough the local language so that she will translate (= not permitted by the law) the entire Deed Bill to me!
- ◆ I was not afraid that the Notary and my wife were to betray me. I was only worried that the seller, who lived as far as in Venezuela, had maybe sold the farm place earlier to another person, which happens nearly frequently.
- ◆ I trusted in the Notary and my former wife when she told that the Deed Bill was **TOTALLY IN ORDER (= A LIE)** and because of the Abstract Certificate, I SIGNED THE **FALSIFIED DEED BILL num. 123!**
- ◆ Reading the contents in of “MENÚ PRINCIPAL: Falsificaciones en las Escrituras – Falsedades – Carpeta 5a” you will see **how easy it is to prepare a flagrant falsification of deed bills of sale in a Spanish Public Notary but totally impossible to rectify in Spain - a country of European Union.**
 - ◆ **EVERY ONE** WHO KNOWS THE LOCAL LANGUAGE AND HAS SOME SCHOOLING WILL IMMEDIATELY BECOME AWARE THAT **THE DEED BILL IS A VERY POOR, CHILDISH, NAÏVE, SILLY Etc. FALSIFICATION – BUT THE SPANISH JUDICIAL SYSTEM DOES NOT ADMIT IT, AT LEAST UNTIL TO DAY.**
 - ◆ I HAVE ONLY A FEW TEMPORARY SENTENCES, SOME OF THEM ADMIT THAT **THE DEED BILL, num. 123 IS FICTITIOUS AND OTHERS COMPLETELY ON THE CONTRARY: “AUTO = LOS HECHOS INVESTIGADOS SON CONSTITUTIVOS INFRACCIÓN PENAL / ...NO REVISTE CARACTERES DE INFRACCIÓN PENAL... “.**
 - ◆ **“LOS HECHOS INVESTIGADOS SON CONSTITUTIVOS INFRACCIÓN PENAL, SI BIEN NO EXISTEN MOTIVOS SUFICIENTES PARA LA ATRIBUIR SU PREPARACIÓN A PERSONA ALGUNA DETERMINADA”: ...BUT THE COURT OF OROTAVA TENERIFE, DOESN'T KNOW WHO IS CULPABLE! THE NOTARY IS SURELY RESPONSIBLE WHAT HAPPENS IN HIS NOTARYSHIP!**
 - ◆ AN OFFICIAL DOCUMENT ISN'T YET IN OUR SYSTEM SOLAR ABLE TO FALSIFY ITSELF, BUT PERSONS CERTAINLY! ACCORDING TO THIS, EXISTS GUILT'S AMONG AS.
 - ◆ THE **FINISH CONSUL** WHO MADE THE DRAFT COPY OF THE DEED BILL AND TRANSLATED IT TO ME, CERTIFICATED **AS LATE AS 1995 “MENÚ PRINCIPAL: Certificado Consul... F5”** THAT HE HAS NEVER TRANSLATED THE FINAL DEED BILL TO ME. ALSO THIS MEANS THAT IF THE FINAL DEED BILL (which has not been found = does not exist) IS **NOT** EXACTLY THE SAME AS THE DRAFT COPY, THE **DEED BILL num. 123 IS FICTITIOUS!!!**
 - ◆ **ALSO RESPECTABLE PERSONS ADMIT IN WRITING: “...LOS HECHOS INVESTIGADOS SON CONSTITUTIVOS DE INFRACCIÓN PENAL...”**
- ◆ **I DON'T BELIEVE THAT A FALSIFICATION IS FREE OF CHARGE EVEN IN A SPANISH PUBLIC NOTARY!** BUT MY WIFE, WHO ACTED DURING SEVERAL YEARS AS MY SECRETARY, HAD STOLEN LOT OF MY MONEY, SO SHE WAS ABLE TO PAY **BRIDES!** I had my own translation office num. 38/720.367/04.
- ◆ According to the Certificates of the Bank at 1992, “MENÚ PRINCIPAL: Ex-esposa – No Sinsera” and Bankbook **SHE HAD STOLEN**, as my secretary, during the years moor as **€ 300.000, - my money!**
- ◆ After I divorced at 1990 she robbed money from an Apartment Hotel “Carabela” in Puerto de la Cruz, Tenerife and didn't balance her account in a Bank “BBVA”.
- ◆ THE FALSIFICATION OF THE DEED BILL WAS **HIDDEN** FROM ME ABOUT **7 YEARS**. I was doing translations for FORD MOTOR CO. England and ÅKERMAN, Sweden about 8 hours a day and after my evening meal I started to reconstruct the old house, make a new one, repair the 3 about 100 years old stonewalls with 2 bricklayers and work in the farm planting fruit trees and wine plants. Because of all this, I

hadn't time to study the Spanish language and **FOLLOW** what my secretary was doing.

2. I **ALSO** bought 1984 a small 250m² property in **THE SAME PUBLIC NOTARY** (Emilio Iturmendi Morales, Puerto de la Cruz, Tenerife) where I **LOST EVERYTHING** in the Deal at 1983.
 - ◆ The person who sold the 250m² property didn't own it so I had to wait until 2006 before I was able to **REGISTER** it in my name!
 - ◆ **THIS MEANS THAT ALL TREE TIMES (3) I BOUGHT A PROPERTY IN SPAIN, I WAS CHEATED, SWINDLED, BETRAYED AND NOW, 2008, 40% OF MY HOME AND FARM PLACE IS SOLD, WITH A BEYOND BELIEF FICTITIOUS DEED BILL num. 1176.**
 - ◆ **AT THE TIME OF THE ILLEGAL SALE AT 2008 WE HAD, AS WELL KNOWN, OUR CASE IN THE COURT!**

4 FICTITIOUS DEED BILLS IS MORE AS ENOUGH FOR ONE PERSON, ALSO IN SPAIN!!!

3. **ONLY 2 DAYS AFTER** I bought "MY Farm Place" in 1983 with the old house, I started to have **ALL KIND OF PROBLEMS** with the **MAYER AND THE MUNICIPALITY** of La Victoria, Tenerife – **CORRUPTION, DISCRIMINATION, MISCHIEF** (1984 the MUNICIPALITY OF LA VICTORIA ATTEMPTED TO DESTROY MY IRRIGATION RESERVOIR FOR THE FARM, see "MENÚ PRINCIPAL: Dudosa Justicia Española" AND DURING PAR THE YEARS THE WATERING LINE) and so on, **ALL THIS HAS CONTINUED UNTIL THESE DAYS.**
4. In the spring of 1990, when **ALL** construction work was **PERFORMED / DONE AND PAID BY ME** (= done by me and bricklayer's and paid **ONLY** by me) and the plantation was blossoming, my wife at that time informed that **she wanted to divorce!**
 - ◆ I WAS IN FEW DAYS INFORMED BY "**MY LAWYER**" THAT I HAD DONATED (= **A LIE**) MY HOME TO MY WIFE BUT LIVED IN **HER HOUSE** *WITHOUT PAYING RENT! THE LAWYER ACCEPTED THE **FICTITIOUS DEED BILL num. 123 AS A CORRECT ONE (= A BIG LIE!** And maybe protecting the notary, familiar to him, who falsified it and accepted a bride, I also believe that "my" lawyer and his two sons, lawyers, were "bought" by my wife).
 - ◆ *** WITHOUT PAYING RENT MEANS THAT I HAD TO TAKE MY BED AND OTHER PERSONAL ARTICLES AND LEAVE MY "WIFE'S HOME".**
 - ◆ BUT MY "GOOD LAWYER" TOLD ME THAT IF I WANTED TO STAY AT "HOME", I COULD BUY THE HOUSES AND THE FARM PLACE FROM MY WIFE! – **ITS FULLY CLEAR THAT I HAD TO ACCEPT TO BUY FOR THE THIRD TIME MY OWN HOME AND FARM PLACE BECAUSE I DIDN'T THAT TIME HAVE THE CONSULS CERTIFICATE "F5" AND ALSO NOT CERTIFICATES "C7" and 5 pages "C10" ABOUT THE STOLEN MONEY,** see "MENÚ PRINCIPAL: Ex-esposa – No Sincera".
 - ◆ **WITHOUT WRITTEN PROOFS, KNOWLEDGE IN THE LOCAL LANGUAGE AND SOMEONE ON MY SIDE, I WAS FORCED TO BAY!** (= THE FIRST DEAL AT 1983, THE SECOND DEAL PAYING ALL THE CONSTRUCTION AND SO ON COSTS WIT THE MATERIALS AND THE THIRD DEAL AT 1990).
 - ◆ THE **FINISH CONSUL** WAS "NOT ABLE" (**NOT PERMITTED?**) TO BE PRESENT IN THE NOTARY!

- ◆ MY WIFE SOLD TO ME ONLY 60% OF THE REAL ESTATE AND LIFETIME UTILIZATION OF THE REST!
 - ◆ THE SECOND DEED BILL num. 956 WAS A **BIG TRAP TO ME**, INCLUDED A **SERIOUS LIE** AMONG OTHERS AND **MADE ME INCAPABLE TO DOMINATE MY OWN HOME AND FARM.**
 - ◆ **BECAUSE OF THE FIRST AND SECOND FALSIFIED / FALSE DEED BILL'S I COULDN'T SELL MY PROPERTY OR A PART OF IT AS I WANTED AND WANT TO DO** - THE REAL ESTATE IS **UNDIVIDED!!!** BUT 40% OF IT WAS SOLD TO A CONTRACTOR AT 2008 **WITHOUT MY KNOWLEDGE AND SIGNATURE.**
 - ◆ **AND NOW THE CRIMES, VANDALISM AND SO ON AGAINST MY ACTUAL WIFE AND ME MULTIPLICITIES THE HOLE TIME.**
 - ◆ About 50 acts of vandalism, poisoning of 180 fruit trees and 270 wine plants (= THE SAME WEEK I GOT MARRIED 1992 with my actual wife), robbery of mail, scratching two of my Mercedes cars and so on. Everything was informed in writing to the Criminal Police (Guardia Civil), to the Court of Orotava, Tenerife, the main Post Office etc. but **NOTHING WAS CORRECTED OR STOPPED.** According to my knowledge, my former wife was paying for some acts of vandalism.
5. I HAVE SENT WITHOUT A PAUSE (to prevent **PRESCRIPTION**) DURING THE LAST 18,5 YEARS SEVERAL LARGE (from 3 pages to more as 200 pages with Certificates) INFORMATION'S TO CRIMINAL COURTS, A LOTT TO THE COURT OF OROTAVA, TENERIFE **WITHOUT ANY LUCK.** IT'S A **COMMON PRACTICE THAT THE PROSECUTOR MINISTRY** (Fiscalía General del Estado) **FORBIDS**, see "3. Xzd7", **TO TAKE ANY PART IN MY CASES AND ORDERS TO STORE IN ARCHIVES!**

I HAVE ALSO SENT SEVERAL INFORMATION'S AND REQUESTS FOR HELP **AMONG OTHERS** TO:

- ◆ SPANISH CONGRESS DURING ABOUT 4 YEARS, tried to help
- ◆ THE PARLIAMENT OF CANARY ISLANDS, didn't help
- ◆ 4 TIMES TO TRIBUNAL CONSTITUCIONAL Y TRIBUNAL SUPREMO, SPAIN AUDIENCIA NACIONAL, SPAIN, didn't answer
- ◆ AS AN INFORMATION TO THE SUPREME COURT OF THE U.K.
- ◆ HOUSE OF LORDS U.K.
- ◆ EUROPEAN COMMISSION DIRECTORATE-GENERAL JUSTICE, FREEDOM AND SECURITY, unable to help
- ◆ EUROPEAN COURT OF HUMAN RIGHTS, COUNCIL OF EUROPE, no possibilities to help
- ◆ THE COURT OF JUSTICE OF EUROPEAN COMMUNITIES, LUXEMBOURG, unable to help
- ◆ AND 2 TIMES TO UNITED NATIONS, unable to help
- ◆ THE WHITE HOUSE, USA
- ◆ 6-7 TIMES TO THE KING OF SPAIN, tried to help
- ◆ THE PRIME MINISTER Mr. ZAPATERO, unable to help, see "MENÚ PRINCIPAL: Con-
testa del Presidente... 3. Xzb2"
- ◆ THE MINISTRY OF JUSTICE see "MENÚ PRINCIPAL: Ministerio de Justicia = Con-
testa Negativa Q16"
- ◆ THE PROSECUTING MINISTRY, see "3. Xzd7". **According to Lars this Ministry doesn't want that we get our home back (according to TXT-TVE-news J-07-DIC 2006 the suborn is maybe missing)**
- ◆ SPANISH AND FINISH FOREIGN MINISTRIES, unable to help
- ◆ INTERIOR MINISTRY OF SPAIN, unable to help
- ◆ DIFFERENT MINISTERS AND 2 MAIN POLITICAL PARTIES Etc. Etc. Etc. = didn't answer

♦ AND TO MANY OTHERS...

I AM WONDERING HOW IS IT POSSIBLE, AMONG OTHERS THAT, THE EUROPEAN COMMISSION IS NOT DOING ANYTHING THAT AMONG THE MEMBER STATES EXISTS A COUNTRY (SPAIN), according to my opinion, **WITHOUT DEMOCRACY AND WHICH COURTS OF JUSTICE ARE CORRUPT, CRIMINALLY, UNJUST, UNLAWFUL etc.**

ALSO, as told d earlier, WE CAN'T EXPECT ANY HELP FROM THE STATE OF SPAIN, WHICH IN ALL CASES HAS BEEN REFUSED 100% UNTIL TODAY!

6. **DURING THE LAST 18,5 YEARS THE SPANISH JUDICIAL ORGANISATION HAS NEVER TAKEN ANY PART IN THE SECOND FICTITIOUS DEED BILL num. 956 WHICH, AS ALSO THE FIRST DEED BILL num: 123, PROOFS 100% WITH IT'S OWN TEXT THAT IT'S FICTITIOUS.**

♦ ACCORDING TO MY LONG EXPERIENCE IT'S NEARLY 100% PRACTISE OF THE SPANISH JUDICIAL ORGANISATION TO TAKE CARE OF INCONVENIENT AFFAIRS: **LEAVE TO ANSWER!**

♦ **THIS SYSTEM FAILS NEVER BECAUSE NO ONE IS RESPONSIBLE WHAT HE DIDN'T SAY!**

♦ ALSO IN THE SPANISH DOCUMENT TV AT 24-07-2010 A DIRECTOR SAID THAT IS **TYPICAL** TO SPAIN THAT THEY NEARLY NEVER ANSWER IN THE CASE HANDLED, BUT NEARLY ALL OTHER 40 COUNTRIES CONTESTED.

7. THE **SAME PART** OF MY FARM PLACE I LOST AT 2008, WAS ROBBED AND LOST DURING THE YEARS 1997-1999, see "MENÚ PRINCIPAL: Denuncias sin Procedimientos" I BELIEVE WITH THE HELP OF THE **MAYER AND THE MUNICIPALITY OF LA VICTORIA, TENERIFE** - according to Lars **URBAN CORRUPTION.**

♦ ACCORDING TO THE TOWN HALL, as I can remember, SOMEONE FROM THE MAINLAND HAD MADE A **NEW GROUND PLAN / PLAN OF THE TOWN SITE!**

♦ AND AS A **CONSEQUENCE I LOST ABOUT 500m² OF MY PROPERTY** TO SOMEBODY, UN KNOWN PERSON TO THE TOWN HALL!!! - According to Lars **URBAN CORRUPTION.**

♦ IT TOOK ABOUT **4 YEARS** BEFORE I MANAGED TO GET BACK, without layers, THE ROBBED PROPERTY, see "MENÚ PRINCIPAL: Denuncias sin Procedimientos"

♦ ACCORDING TO THE NEWS "MENÚ PRINCIPAL: Noticias sobre Corrupción Urbanística", **IT'S A PRACTICE FOR URBAN CORRUPTION TO MAKE A NEW GROUND PLAN MAKING IT POSSIBLE TO TAKE POSSESSION OF A PROPERTY – AS HAPPENED TO ME 2 TIMES.**

♦ ALSO ACCORDING TO NEWS, IN LA VICTORIA, TENERIFE (where we live) OCCURS LOTT OF THIS KIND OF PROBLEMS.

8. I INFORMED MORE OR LESS IN THE BEGINNING OF THE 21-TALE TO THE SPANISH JUDICIAL ORGANISATION THAT ACCORDING TO MY EXPERIENCE, THE ONLY POSSIBILITY TO GET BACK MY OWN HOME IS TO ASK HELP OF THE PUBLIC IN GENERAL.

♦ LATER ON I UNDERSTOOD THAT I GOT A MURDER THREAT, INFORMED TO THE FINNISH HONOUR CONSULATE, INTERPOL Etc.

♦ **DURING TWO DAYS, ONE AFTER ANOTHER, 06 and 07-09-2007** SOMEONE maybe **TRIED TO KILL MY WIFE AND ME WITH A CAR,** see "MENÚ PRINCIPAL:

- Possible Intento de Atropellar Lars y Liisi” - **Criminal Information** to INTERPOL, LYON AND FINLAND, Guardia Civil and to the Court of Orotava Etc.
- ◆ I BELIEVE, AS MANY OTHERS, ALSO AUTHORITIES, THAT **SOMEONE WANTS TO CLOSE MY MOUTH PERMANENTLY!**
9. **DURING THE YEARS 2006-2009** I SENT NUMEROUS COMMUNICATIONS TO THE CHAIRMAN (two of them) OF SPANISH CONGRESS WITH ALL NECESSARY CERTIFICATES.
- ◆ **THEY ACCEPTED MORE AS 4 TIMES IN THEIR SPECIAL MEETINGS MY DEMAND: “RETURN HOLE MY HOME AND FARM PLACE TO LARS HJELT”:**
“...HA TOMADO CONOCIMIENTO DE SUS PETICIONES Y, UNA VEZ EXAMINADAS, HA ADOPTADO, RESPECTO DE LAS MISMA...”
 EL PETICIÓN ERA SIEMPRE: “...SOLICITUD DE QUE LE SEA DEVUELTA LA PROPIEDAD DE SU VIVIENDA...”
 - ◆ **BUT THE PROSECUTOR MINISTRY ORDERED ALL THE TIME TO LAY UP MY CASE IN THE ARCHIVES,** “MENÚ PRINCIPAL: Carta Fiscalia 3. Xzd7”
10. AS AN RESULT THAT THE SPANISH JUDICIAL ORGANISATION HAS NEVER TAKEN ANY PART IN THE SECOND FICTITIOUS DEED BILL num. 956 (THEY KEEP AN ABSOLUTE QUIETNESS) THIS ORGANISATION PERMITS WITH THE FICTITIOUS DEED BILL STEEL ONCE AGAIN A BIG AND MOST VALUABLE PART OF THE PROPERTY OF LARS AND HIS WIFE.
- ◆ THIS ALL MEANS, to Lars, AN ENDLESS CHAIN OF CRIMES IN SPAIN!
11. AT 01-04-2009 THE CONTRACTORS (“ISLA DEL VALLE SL”, Mr. Francisco J. Cruz García) SENT TO ME, as I understand a THREATENING / EXTORTION LETTER, “MENÚ PRINCIPAL: Chantage para dividir la finca 2 pages” TO DIVIDE THE URBAN PARTS OF MY ESTATE. I HAD ACCORDING TO THIS PERSON, ONLY 20 DAYS TO OBEY. HE ALSO INFORMED THAT WE ARE JOINT PROPRIETARY OF MY ESTATE, WHICH IS A LIE BUT REGISTERED IN REGISTRY OF THE PROPERTIES AND THE REAL ESTATE TAX BUREAU as I understood REGISTERED BY THE NOTARY Miguel Ramos Linares, Gran Canaria AND IN TOWN HALL OF LA VICTORIA!!! See “MENÚ PRINCIPAL: Lars cree que corrupción Urbanistica 14. G2”
- ◆ THE CONTRACTORS “Isla del Valle: Mr. Francisco J. Cruz García, Director Isidro García García” Whit their Procurator Mr. Huan Pedro Gonzalez Martin and their Lawyer **Manuel Florián Tomás Marti CHARGED ME WITH A TOTALLY FALSE STATEMENTS TO THE COURT OF OROTAVA, see “MENÚ PRINCIPAL: Dudosa Justicia Española, 3 pages 14. G2”. THE DAY TO BE IN CIVIL COURT WAS 14-09-2010 = THAT TIME I DIDN'T LOSE ANYTHING???
 - ◆ I THINK THAT THE AUTHORS OF THE FALSE STATEMENT AGAINST ME SHOULD BE PROSECUTED – but most likely they are protected!
 - ◆ ACCORDING TO ME, THE LAWYER MANUEL FLORIÁN TOMÁS MARTI, HIS FATHER AND BROTHER (all lawyers) HAS SINS 1990 DESTROYED FOR THE REST OF OUR LIFE (Lars is after 2 months 84 years old) ALL THE POSSIBILITIES TO OUR OWN HOME, FARM PLACE, PARTIALLY OUR HEALTH AND OCCUPIED US IN ENDLESS FIGHTING FOR OUR PROPERTY DURING 20 YEARS OF OUR MOST HAPPIEST MARRIAGE TIME. (= They

accepted!!! = FRAUD) the Fictitious First Deed Bill num. 123 as a Correct one and Prepared - I think all 3 together – the Second Fictitious Deed Bill num. 956)

- ◆ IT ALSO SEEMS THAT Sr. MANUEL FLORIÁN TOMÁS MARTI CONTINUES TO DESTROY US DURING THE YEARS 2008-2010; see a few lines higher up**.

See also “MENÚ PRINCIPAL: Todas las Facturas...”

12. AFTER 8 MONTHS OF DEMANDING OUR PROCURATOR TO GET A COPY OF THE NEW FALSE DEED BILL, WE GOT ONE num. 1176. THE, TO LARS SECRET AND CRIMINAL SALE OF A GREAT PART OF HIS PROPERTY IS TOTALLY IMPOSSIBLE TO REGISTER BUT THIS WAS DONE by the Notary Miguel Ramos Linares, Gran Canaria. THIS CRIMINAL SALE WAS DONE WHEN I HAD OUR CASE IN THE COURT, AS THEY DID KNOW, BUT MOST PROBABLY DENIES IT.

- ◆ THIS ALL MEANS TO ME, THAT NORMAL CRIMINALS KNEW HOW TO TURN EXISTING LAWLESS IN SPAIN TO THEIR OWN BENEFIT WITHOUT ANY RISK, AS AN EXAMPLE BRIBERY OF CORRUPTIBLE AUTHORITIES etc.
- ◆ ACCORDING TO SOME AUTHORITIES ON OUR SIDE, WE ARE GOING TO LOSE BECAUSE THEY BELIEVE THAT THE WHOLE PROCEDURE (3 FALSE DEED BILLS AND THE 2 possible MURDER ATTEMPTS) HAS BEEN PAID / BRAIDED!
- ◆ I BELIEVE THAT ALSO FULL HELP HAS BEEN GIVEN FROM THE MUNICIPALITY AND THE MEYER USING IN THE NEWS ABOUT URBAN CORRUPTION: JUST PREPARE A NEW GROUND PLAN MAKING IT POSSIBLE TO TAKE POSSESSION OF A PROPERTY – AS HAPPENED TO ME 2 TIMES, see “MENÚ PRINCIPAL: Noticias sobre Corrupción Urbanística” and Dudosos Justicia Española “14. Ca” and “14. Ca2”
- ◆ I DON'T THINK THAT THIS ALL IS FREE OF CHARGE!

- ◆ **I CANT UNDERSTAND WHY THE SPANISH LAW / SPANISH STATE / THE MEYER AND THE MUNICIPALITY ARE INTERESTED TO HELP TWO SMALL CONTRACTORS,** who, as an example, hadn't met the requirements of the law with the building they are finishing at the moment, **ROB OUR HOME AND FARM PLACE – IF THIS IS GOING TO HAPPEN.**

13. NO ONE OF OUR OWN CASES DOESN'T HAVE ANY PROGRESS AND THE SITUATION IS THE SAME AS IT HAS BEEN DURING ABOUT 20 YEARS! ACCORDING TO OUR KNOWLEDGE NO ONE HAS BEEN HEARD OR PROSECUTED AND NOTHING HAS BEEN DONE TO STOP THE CRIMES AGAINST US. ALSO, as told earlier, THE EUROPEAN COURTS AS ALL OTHER INSTANCES CONNECTED DURING ALL THE YEARS, ARE POWERLESS TO HELP PEOPLE AGAINST THE, according to Lars, UNLAWFULNESS, URBAN CORRUPTION, CRIMINALITY AND INJUSTICE IN SPAIN – I THOUGHT THAT THE THE ERA OF THE CONQUISTADORES WAS GONE A LONG TIME AGO???

14. OUR OWN CHAIN OF CRIMINAL CASES HAS AGAIN BEEN HANDED OVER TO THE COURT OF OROTAVA, TENERIFE AT 28-02-2008 with 55 pages, THE NEXT AT 20-08-2009 with 185 pages AND THE THIRD AT 10-02-2010 with 3 pages AND THE FOURTH AT 10-08-2010 with 117 pages. BUT WE HAVEN'T RECEIVED A SINGLE ANSWER, WHICH IS AGAINST THE LAW.

- ◆ ACCORDING TO THE SPANISH LAW I HAVE AL THE TIME RIGHT TO GET WRITTEN INFORMATION OF THE JURIDICAL ACT'S (**DILIGENCIA**) OF MY CASE – **BUT, according to Lars, THIS IS A LIE IN HIS CASE.**
- ◆ **MY PROCURATOR HAS ¿TRIED? TO GET THESE INFORMATION'S DURING 8 MONTHS WITHOUT ANY LUCK!**

WHAT COULD THESE SECRET INFORMATION'S BRING IN DAY-LIGHT – MAYBE INFORMATION ABOUT WHO IS CORRUPT, WHO IS PROTECTING WHOM, WHO HAS FORGOTTEN HIS OATH, WHO AND HOW MANY ARE CRIMINAL'S? Etc. Etc. Etc.

Thank you and with Kind Regards,

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