

**Presidium of the Supreme Council Of the Russian Soviet Federative Socialist Republic**

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**A P P E A L № 001/2023**

The Presidium of the Supreme Soviet of the Russian Soviet Federative Socialist Republic and the Ministry of Foreign Affairs of the RSFSR pay their respects to the UN High Commissioner for Human Rights Volker Turk and the staff of the Office.

An appeal for the immediate conduct of an international investigation into a crime by the UN OHCHR - committed by the Russian Federation against an official under the protection of international law on October 23, 2022 in the city of Zelenograd.

Representatives of law enforcement agencies – subordinates of V.V. Putin, the court of the city of Zelenograd and the Investigative Committee of the Russian Federation participated, whose inaction confirms their complicity.

Preamble: The Presidium of the Supreme Soviet of the RSFSR and the Ministry of Foreign Affairs of the RSFSR inform you that our work is based on the legal system of International law.

The Universal Declaration of Human Rights, the Vienna Convention of 1961 and other international acts ratified by the USSR form our legal basis. The main direction is the restoration of the authorities of the RSFSR, the USSR and the creation of conditions for the return of Soviet citizens to their homeland in the RSFSR with the restoration of passports of Soviet citizens of the 1974 model. The basis is Article 21 and Article 13 of the Universal Declaration of Human Rights. 19 authorities of the RSFSR have been restored. One of the restored institutions of power is the Ministry of Foreign Affairs of the RSFSR, USSR. The official of the Ministry of Foreign Affairs of the RSFSR, USSR was elected at the 5th session of the Council of People's Deputies of the RSFSR, USSR on September 19, 2021.

The Russian Soviet Federative Socialist Republic and its leadership in the status of the host party. The Russian Federation has not yet provided its agreman for persons where they realize themselves without accreditation in the authorities of the RSFSR. It is appropriate to recall that the jurisdiction of the Russian Federation is limited to the territory enshrined in the Charter "Constitution of the Russian Federation" paragraph 2 of Article 67 – on the continental shelf.

The priority task of the investigation is to establish the truth, upon the refusal of the Russian Federation to comply with the requirements of the 1961 Vienna Convention ratified by Decree of the Presidium of the Supreme Soviet of the USSR dated February 11, 1964 No. 2208-6 and the "Universal Declaration of Human Rights" adopted by resolution 217 (3) of the UN General Assembly on December 10, 1948 on the grounds that the Russian



Federation assumed the obligation to be the legal debtor of the USSR, legal acts ratified by the USSR outside its territory of the Russian Federation.

Essentially: As a result of our effective work, which annoys the Russian Federation, on October 23, 2022, an attack was organized, both on a car and on the head of the RSFSR Foreign Ministry. A forcible seizure of a car and an official was carried out. Violence was used. Physical and moral suffering has been inflicted. The materials of the court case are falsified. The perpetrators of the seizure - subordinates of V.V. Putin, with the participation of the Investigative Committee of the Russian Federation – an accomplice to the crime, did not suffer the punishment provided for by the Criminal Code of the Russian Federation. The actions were carried out under a far-fetched pretext - "Ensuring public safety". The court did not give a proper assessment of the case materials, where the injured party is the ACTING Minister of Foreign Affairs of the RSFSR, the USSR and is under international protection. Has privileges and immunity. The court did not assess the contradiction in the case materials that the victim was driving two cars at the same time, with the numbers 0005MMD, according to the court order and X558OR197 by court Decision. In the first case, due to the refusal to provide documents where there is nothing about "intoxication", for the preparation of administrative material. The certificate of the Ministry of Foreign Affairs of the RSFSR is not taken into account. In the second case, upon the fact of signs of "intoxication", where there is nothing about the documents and everything is on the same street - Ozernaya house 5 of the city of Zelenograd. By a court decision, he was unlawfully deprived of liberty and placed in places of imprisonment for 10 days. In fact, these actions fall under the crime attribute of Article 126 of the Criminal Code of the Russian Federation committed by a group of persons by prior agreement – kidnapping and unlawful imprisonment. Court decision - case No. 5-2138/2022 of October 24, 2022; Court decision - case No. 12-803/2022 of October 25, 2022, Zelenograd District Court, Moscow 124365, building 2001. Complaints to the Investigative Committee of the Russian Federation were filed at a personal reception on 18.11.2022. GRSK – 137358-22 and GRSK- 137370-22

We, the signatories below, additionally inform that the system of the Ministry of Internal Affairs of the Russian Federation and its passport visa services, without our will, consent, or application, which is a completed form of the P-1 form, arbitrarily issued passport forms of "Citizens of the Russian Federation" with our full names, which in fact is the retention of persons (the founders of which we are not) in captivity, on the continental shelf of the Russian Federation. The demands to remove passport numbers from the database of the Ministry of Internal Affairs of the Russian Federation are not heard. References to the fact that we are identified in the Unified Identification and Authentication System on e-government services – as USSR Citizenship and a foreign citizen's document - USSR passport Series, No., date of issue, authority - the party does not perceive.

Conclusion: There is a stable understanding that within the framework of deep political and economic contradictions, the Russian Federation, for the sake of its cynical desires, resorts to international law only when it is beneficial to them. It has already created conditions for the outbreak of a civil war on the territory of the RSFSR. We are convinced that the Russian Federation manages instability by its actions, both in domestic and foreign policy. The reciprocal actions of the interested party, in ensuring the sovereign equality of states, in resolving issues stipulated by the UN Charter, is one of the types of test for the



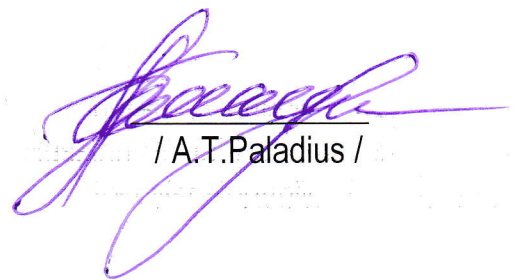
adequacy and capacity of all participants and not only of the conflict. We are convinced that the investigation will find the strength to consider the issue, according to the protocol - on the mandatory resolution of the dispute.

Proposal: The fact has been established that the Russian Federation, its individuals, refused to fulfill their obligations to be the legal debtor of the USSR and to comply with international acts ratified by the USSR. We consider it expedient to initiate consideration of the issue of replacing representatives of the Russian Federation in the UN Security Council with representatives of the RSFSR, the USSR.

The appeal was made in 4 copies – 2 in Russian, 2 in English (translation – computer program).

We will provide documents upon request. Court decisions and certified copies of complaints to the RF IC. We ask you to use the diplomatic mail of the Swedish Embassy in Moscow to forward the requested documents. Contact information on the form.

First Deputy  
Chairman of the Presidium of the  
Supreme Council  
Russian Soviet Federative  
Socialist Republic



/ A.T.Paladius /

Temporary Acting  
Minister of Foreign Affairs  
Russian Soviet Federative  
Socialist Republic



/ Yu.V.Seliverstov /