

DECISION

IN THE NAME OF UKRAINE

On September 4, 2020, the Pechersk District Court of Kyiv with the presiding judge S.Ya. Volkova. with the secretary E.V. Burom, with the participation of the representatives of the plaintiff G.S. Palagytska, O.R. Terefenko, the representative of the defendant O.V. Leshchenko, considering in an open court session in the courtroom in Kyiv the civil case on the claim of BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED) to the People's Deputy of Ukraine PERSON_1, Limited Liability Company "Information Agency "Interfax-Ukraine" on protection of business reputation, recognition of widespread information as unreliable and refutation of such information,

installed:

23.12.2019 the plaintiff BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED) appealed to the court with a lawsuit against the People's Deputy of Ukraine Derkach A.L., the Limited Liability Company "Information Agency "Interfax-Ukraine", requests: to recognize the information spread about the plaintiff in the title and text of the article "Derkach A.L.: "Burisma" paid Joe Biden \$900,000 for lobbying activities and \$16.5 million to representatives of the company, including Kvasnevskiy and Hunter Biden ", which was distributed by People's Deputy of Ukraine Derkach A.L., Limited Liability Company "Information Agency "Interfax-Ukraine" 09.10.2019 on the Internet for by link <https://ua.interfax.com.ua/news/general/617824.html> in Ukrainian, by link <https://ua.interfax.com.ua/news/general/617824.html> in Russian, by link <https://ua.interfax.com.ua/news/press-conference/617936.html> in English, namely: "<...> " BURISMA" paid Joe Biden \$900,000 for lobbying activities... and \$16.5 million to company representatives... <...>"; "The former vice president of the USA Joe Biden received \$900,000 for lobbying activities from the oil and gas company Burisma Group <...>", "<...> in the materials of the criminal proceedings, the mechanism of obtaining money by Joe Biden. is described.", "This is a transfer of funds " Burisma Group" for lobbying activities, according to the investigation, PERSON_4 personally through a lobbying company.", "Money in the amount of \$900,000 was transferred to the account of the American company " Rosemont Seneca Partners " <...>", "According to the documents, in general for the benefit of (former president of Poland, since 2014 is an independent director of Burisma Holdings - FI) Kvasnevskiy , (chairman of the board of independent directors of "Burisma" - FI) A.Apter , (independent director of "Burisma" - FI) D.Archer and Hunter Biden (who also joined in 2014 board of directors of independent directors of Burisma - FI) "Burisma" paid no less than \$16.5 million" <...>", "<...> using political and economic levers of influence on the Ukrainian authorities and manipulating the issues of providing financial assistance to Ukraine, JOE BIDEN actively contributed to the closure of criminal cases

related to the activities of the former Minister of Ecology of Ukraine M.Zlochevsky, who is the president and owner of Burisma Group. ", unreliable and violating the right to inviolability of the business reputation of BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED); to recognize the information disseminated about the plaintiff by the People's Deputy of Ukraine Derkach A.L. during his speech at the press conference, which took place INFORMATION_8 at 10:00 a.m. in the premises of the conference hall of the Limited Liability Company "Information Agency "Interfax-Ukraine", namely: "<...> Zlochevskiyi, according to Ukrainian investigators and journalists, contacted the vice president of PERSON_9 and the state secretary of PERSON_10 through a lobbying company and offered them, according to Ukrainian investigators, will share the profits of the gas-producing company Burisma Group." of Latvia, in favor of two offshore gasket companies as well as PERSON_11 , PERSON_12 , D.ARCHER and HUNTER BIDEN , the Burisma company paid no less than 16.5 million dollars." "The son of JOE BIDEN was one of the four owners of more than 16.5 million dollars." -for the cases of PERSON_16 and Burisma.", "<...> described the mechanism of receipt of 900 thousand dollars by JOE BIDEN seniors through a lobbying company, according to Ukrainian investigators.", "This is the transfer of money from Burisma Group to lobbying activities, according to the investigation, JOE BIDEN personally through a lobbying company. Money in the amount of 900 thousand dollars was transferred to the account of the American company

"HTTPS://UA.INTERFAX.COM.UA//NEWS/GENERAL/617824.HTML 1" "<...>", which is unreliable and violates the right to inviolability of the business reputation of BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED); to oblige People's Deputy of Ukraine PERSON_1, Limited Liability Company "Information Agency "Interfax-Ukraine" no later than seven calendar days from the date of entry into force of the court's decision in this case to refute the unreliable information presented in the article "DERKACH A.L.: "Burisma" paid JOE BIDEN \$900,000 for lobbying activities and \$16.5 million to company representatives, including KVASNEVSKIY and HUNTER BIDEN", which was posted at the link <https://ua.interfax.com.ua/news/general/617824.html> in Ukrainian, at the link <https://ua.interfax.com.ua/news/general/617824.html> in Russian, at the link <https://ua.interfax.com.ua/news/press-conference/617936.html> in English, by placing on the website <https://ua.interfax.com.ua/news/general/617824.html> 2 a resolution part of this court decision, while not allowing his own comments. the text of the rebuttal should be posted in Ukrainian, Russian and English under the titles "Rebuttal of the information presented in the article "DERKACH A.L.: "Burisma" paid JOE BIDEN \$900,000 for lobbying activities and \$16.5 million to company representatives, including KVASNEVSKIY and HUNTER BIDEN ", " Refutation of false information stated in the article "DERKACH A.L.: Burisma paid JOE BIDEN \$900,000. for lobbying activities and \$16.5 million to company representatives, including Hunter Biden" and "Refutation of the information indicated in the article "Burisma paid Joe Biden \$900,000 for lobbying - Ukrainian MP",

respectively, in the same section and in the same font as refuted information, and should not contain comments, objections, comments, interpretations, opinions of the People's Deputy of Ukraine PERSON_1, the Limited Liability Company "Information Agency "Interfax-Ukraine" and/or any other persons. Access to the rebuttal must be free and must not require entering passwords and/or codes; to oblige the People's Deputy of Ukraine PERSON_1 no later than seven calendar days from the date of entry into force of the court's decision in this case to refute the false information spread by him during his speech at the press conference, which took place INFORMATION_8 at 10:00 a.m., by announcement at a press conference in the premises of the conference hall of the Limited Liability Company "Information Agency "Interfax-Ukraine" at 10:00 a.m. the operative part of this court decision, while not allowing his own comments; to oblige the Limited Liability Company "Information Agency "Interfax-Ukraine" to ensure, no later than seven calendar days from the date of entry into force of the court decision in this case, to hold a press conference of the People's Deputy of Ukraine PERSON_1 in the premises of the conference hall of the Limited Liability Company "Information agency "Interfax-Ukraine" at 10:00 a.m. with the aim of refuting false information spread by him; to oblige the People's Deputy of Ukraine PERSON_1 and the Limited Liability Company "Information Agency "Interfax-Ukraine" no later than seven calendar days from the date of entry into force of the court's decision in this case to remove from the web portal <https://ua.interfax.com.ua/news/general/617824.html> 2 the article entitled "INFORMATION_5 for lobbying activity and \$16.5 million to representatives of the company, including Kvasnevskiy and Hunter Biden", posted INFORMATION_8 via the link <https://ua.interfax.com.ua/news/general/617824.html> in Ukrainian, via the link <https://ua.interfax.com.ua/news/general/617824.html> in Russian, via the link <https://ua.interfax.com.ua/news/press-conference/617936.html>.

The court decision of 26.12.2019 opened proceedings in the case.

By court order dated January 16, 2020, the case was transferred from the consideration of the case in the order of simplified proceedings with notice (summons) of the parties to the consideration of the case according to the rules of general legal proceedings.

The defendant People's Deputy of Ukraine PERSON_1 filed a response to the statement of claim.

The defendant Interfax-Ukraine Information Agency Limited Liability Company filed a response to the claim.

According to the clarifications of the Plenum of the Supreme Court of Ukraine in paragraph 5 of Resolution No. 1 dated 27.02.2009 "On the judicial practice of consideration of civil cases on the protection of the dignity and honor of an individual, as well as the reputation of an individual and a legal entity", a claim

for the protection of dignity, honor or business reputation may be filed by an individual in case of dissemination of inaccurate information about him that violates his personal non-property rights, as well as other interested persons (in particular, members of his family, relatives), if such information directly or indirectly violates their non-property rights .

According to Article 201 of the Civil Code of Ukraine, personal non-property goods protected by civil law include, in particular, honor, dignity and business reputation.

According to the first part of Article 94 of the Civil Code of Ukraine, a legal entity has the right to the inviolability of its business reputation, to the secrecy of correspondence, to information and other personal non-property rights that may belong to it.

Pursuant to the content of the first part of Article 277 of the Civil Code of Ukraine, a person whose personal non-property rights have been violated as a result of spreading false information about him has the right to rebut.

Clause 15 of the Resolution of the Plenum of the Supreme Court of Ukraine No. 1 of 27.02.2009 "On judicial practice in cases of protection of the dignity and honor of an individual, as well as the business reputation of an individual and a legal entity" stipulates that the legal composition of an offense, the presence of which can be the basis to satisfy the claim, there is a combination of the following circumstances: a) dissemination of information, i.e. bringing it to the attention of at least one person in any way; b) the disseminated information relates to a specific individual or legal entity, i.e. the plaintiff; c) dissemination of unreliable information, that is, information that does not correspond to reality; d) dissemination of information that violates personal non-property rights, i.e. either causes damage to relevant personal non-property goods, or prevents a person from fully and timely exercising his personal non-property right. The Supreme Court in the decision dated 07/10/2018 in case No. 910/15148/17 noted that in the absence of at least one of the above circumstances there are no grounds for satisfying the claims.

According to Article 11 of the Law of Ukraine "On the Status of People's Deputy of Ukraine", a people's deputy at a plenary session of the Verkhovna Rada of Ukraine has the right to propose issues for consideration by the Verkhovna Rada of Ukraine or its bodies in accordance with the procedure provided by the law on the regulations of the Verkhovna Rada of Ukraine; to give reasons for their proposals; express their opinion on each issue that is considered at the meeting; to raise issues of trust in the composition of the bodies established by the Verkhovna Rada of Ukraine, as well as officials who have been elected, appointed to positions or to whose appointment the Verkhovna Rada of Ukraine has given consent in cases provided for by the Constitution of Ukraine.

Parts four to five of Article 17 of the Law of Ukraine "On the Status of a People's Deputy" provide that a People's Deputy of Ukraine has the right to raise in the Verkhovna Rada of Ukraine or its bodies the issue of the need for inspections of compliance with laws by state authorities, local self-government bodies, enterprises, institutions, organizations and associations of citizens located on the territory of Ukraine, or their officials, about conducting investigations on matters of public interest, and participating in such investigations in accordance with the procedure established by law; a People's Deputy of Ukraine as a representative of the state authority in case of violation of the rights, freedoms and interests of a person and a citizen protected by law and other violations of the law has the right to demand the immediate termination of the violation or to apply to the relevant state authorities.

The court, after hearing the representatives of the plaintiff, the representative of the defendant, and examining the written evidence, believes that the claim of BURISMA HOLDINGS LIMITED should be rejected, based on the following.

It was established that INFORMATION_8, starting at 10:00 a.m., in the premises of the conference hall of the Limited Liability Company "Information Agency "Interfax-Ukraine" at the address: Kyiv, str. Reitarska, 8/5-A, People's Deputy of Ukraine PERSON_1 held a press conference.

The analysis of the defendant's speech shows that the People's Deputy of Ukraine OSOBA_1 considered it expedient to inform (disseminate) the public and the journalistic environment of the information collected by journalists on the basis of journalistic investigations, including the part of the materials of the pre-trial investigation received from them regarding the control of the National Anti-Corruption Bureau of Ukraine by representatives of the diplomatic the US mission, facts of foreign political pressure on law enforcement agencies of Ukraine, pressure on the Prosecutor General of Ukraine HUNTER BIDEN, interference by law enforcement agencies and state officials in the US Presidential elections, possible corrupt practices of the ex-Vice President of the USA HUNTER BIDEN and his son HUNTER BIDEN; the People's Deputy of Ukraine explained the purpose of the presentation of such documents (materials), explained why he is making them public today, and, showing the slides, explaining the history of the events, informed who/what was depicted on them, informed about his further actions, as individuals, at the disposal where these documents (materials) are available; answered the question.

As a result of the said press conference, the article "INFORMATION_5 lobbying activity and \$16.5 million to company representatives, including Kvasnevskiy and Hunter Biden" was published on the Internet at <https://interfax.com.ua> via the link <https://ua.interfax.com.ua/news/general/617824.html>; according to the link <https://ua.interfax.com.ua/news/general/617824.html>, an article in Russian

"People's Deputy DERKACH A.L. "HUNTER BIDEN" paid JOE BIDEN \$900,000. for lobbying activity and \$16.5 million to company representatives, among whom HUNTER BIDEN and HUNTER BIDEN ", under the link INFORMATION_6 the article in English "INFO_7 for lobbying - Ukrainian MP". The content of the published articles is almost identical, the author of the article (publication) is missing.

The plaintiff BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED), applying to the court with demands against the defendants, in the statement of claim, its representatives in the court session note that INFORMATION_8 on the website of the Limited Liability Company "Information Agency "Interfax-Ukraine" published the publication "DERKACH A.L. : "Burisma" paid JOE BIDEN \$900,000 for lobbying activities and \$16.5 million to company representatives, including KVASNEVSKIY and HUNTER BIDEN", which is distributed by People's Deputy of Ukraine DERKACH A.L., Limited Liability Company "Information Agency "Interfax-Ukraine", which is contained in in the Ukrainian-language version, in the Russian-language version and presented in English, the specified article reports that: "<...> "INFORMATION_7" paid JOE BIDEN \$900,000 for lobbying activities <...> and \$16.5 million to representatives of the company <...>", "Former the vice president of the USA JOE BIDEN received \$900,000 for lobbying activities from the oil and gas company "Burisma Group" <...>", "<...> in the materials of the criminal proceedings, the mechanism of obtaining money by JOE BIDEN-sr. is described.", "This is the transfer of funds to Burisma Group "for lobbying activities, according to the investigation, PERSON_4 personally through a lobbying company.", "Money in the amount of \$900,000 was transferred to the account of the American company "https://ua.interfax.com.ua/news/general/617824.html 1" <...>", "According to the documents, in general for the benefit of (the former president of Poland, since 2014 is an independent director of Burisma Holdings - FI) KVASNEVSKIY , (chairman of the board of independent directors of "Burisma" - FI) A.APTER , (independent director of "Burisma" - FI) D.ARCHER and HUNTER BIDEN3 (who also joined the board of directors in 2014 of independent directors of "Burisma" - IF) "Burisma" paid no less than \$16.5 million" <...>", "<...> using political and economic levers of influence on the Ukrainian authorities and manipulating the issues of providing financial assistance to Ukraine, JOE BIDEN actively contributed to the closure of criminal cases related to the activities of the former Minister of Ecology of Ukraine OSOBA_8, who is the president and owner of Burisma Group. ", and the specified information was disseminated on the basis of the press conference held by People's Deputy of Ukraine OSOBA_1, which took place INFORMATION_8 at 10:00 a.m. in the premises of the conference hall of the Limited Liability Company "Information Agency "Interfax-Ukraine", and during which he claimed that: "<...> HUNTER BIDEN8, according to Ukrainian investigators and journalists, contacted the Vice President PERSON_9 and State Secretary PERSON_10 through lobbying company and offered them, according to Ukrainian investigators, to share the profits of the Burisma group's gas extraction company." based on the report of the financial division of the intelligence of

Latvia, in favor of two offshore laying companies as well as PERSON_11 , PERSON_12 , D.ARCHER and HUNTER BIDEN Burisma company paid no less than 16.5 million dollars.", "The son of JOE BIDEN was one of the four owners of more than 16.5 million dollars.", "This caused undisguised irritation to JOE BIDEN and his fifth visit in two years, I emphasize, the fifth visit to Kyiv on December 7-8, 2015 was devoted to solving the issue of PERSON_15's resignation due to the case of PERSON_16 and Burisma.", "<...> described the mechanism of receiving 900 thousand dollars by JOE BIDEN seniors through a lobbying company, according to Ukrainian investigators.", "This is the transfer of money from Burisma Group to lobbying activities, according to the investigation, by JOE BIDEN personally through a lobbying company. Money in the amount of 900 thousand dollars was transferred to the account of the American company "INFORMATISIA_11" <...>".

The plaintiff BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED), in the statement of claim, its representatives at the court hearing claim that the theses that "DERKACH A.L.: "Burisma" paid JOE BIDEN \$900,000 for lobbying activities and \$16.5 million to company representatives, among which KVASNEVSKIY and HUNTER BIDEN ", which was distributed by the People's Deputy of Ukraine DERKACH A.L., the Limited Liability Company "Information agency "Interfax-Ukraine", which is contained in the Ukrainian-language version, in the Russian-language version and is presented in English, in the mentioned article it is reported that: "<... > "INFORMATION_7" paid JOE BIDEN \$900,000 for lobbying <...> and \$16.5 million to representatives of the company <...>", "Former US Vice President JOE BIDEN received \$900,000 for lobbying from the oil and gas company "Burisma Group" <... >", "<...> in the materials of the criminal proceedings, the mechanism of obtaining money by JOE BIDEN-sr. is described.", "This is the transfer of money from "Burisma Group" for lobbying activities, according to the investigation, to PERSON_4 personally through a lobbying company.", "Money in the amount of \$900 thousand were transferred to the account of the American company "https://ua.interfax.com.ua/news/general/617824.html 1" <...>", "According to the documents, in general for the benefit of (the former president of Poland, since 2014 is an independent director of Burisma Holdings - FI) KVASNEVSKIY , (chairman of the board of independent directors " Burisma" - IF) A.APTER , (independent director of "Burisma" - IF) D.ARCHER and HUNTER BIDEN3 (who also joined the board of directors of independent directors of "Burisma" - IF in 2014) "Burisma" paid no less than \$16.5 million" < ...>", "<...> using political and economic levers of influence on the Ukrainian government and manipulating the issues of providing financial assistance to Ukraine, JOE BIDEN actively contributed to the closure of criminal cases related to the activities of the former Minister of Ecology of Ukraine PERSON_8, who is the president and owner of Burisma Group. ", and the specified information was disseminated on the basis of the press conference held by People's Deputy of Ukraine OSOBA_1, which took place INFORMATION_8 at 10:00 a.m. in the premises of the conference hall of the Limited Liability Company "Information Agency "Interfax-Ukraine", and

during which he claimed that: "<...> HUNTER BIDEN, according to Ukrainian investigators and journalists, contacted the Vice President PERSON_9 and State Secretary PERSON_10 through lobbying company and offered them, according to Ukrainian investigators, to share the profits of the Burisma group's gas extraction company." based on the report of the financial division of the intelligence of Latvia, in favor of two offshore laying companies as well as PERSON_11 , PERSON_12 , D.ARCHER and HUNTER BIDEN Burisma company paid no less than 16.5 million dollars.", "The son of JOE BIDEN was one of the four owners of more than 16.5 million dollars.", "This caused undisguised irritation to JOE BIDEN and his fifth visit in two years, I emphasize, the fifth visit to Kyiv on December 7-8, 2015 was devoted to solving the issue of PERSON_15's resignation due to the case of PERSON_16 and Burisma.", "<...> described the mechanism of receiving 900 thousand dollars by JOE BIDEN seniors through a lobbying company, according to Ukrainian investigators.", "This is the transfer of money from Burisma Group to lobbying activities, according to the investigation, by JOE BIDEN personally through a lobbying company. Money in the amount of 900 thousand dollars was transferred to the account of the American company "<https://ua.interfax.com.ua/news/general/617824.html> 1" <...>" is unreliable, and, noting that the unreliable information was spread by placing a publication on the Internet and speaking at a press conference, it is requested in the statement of claim, in at the court session to refute such information and hit the widespread information from the website <https://ua.interfax.com.ua/news/general/617824.html> 2, while the court sees that the plaintiff does not dispute either the materials of the pre-trial investigation or the documents from them, which were made public by the People's Deputy of Ukraine PERSON_1 at the press conference INFORMATION_8 in the conference hall of the Society of limited liability "Information agency "Interfax-Ukraine" at the address: Kyiv, str. Reitarska, 8/5-A, and when studying the information that the plaintiff asks to refute, the court sees that the information that "<...> in the materials of the criminal proceedings described the mechanism of obtaining money by JOE BIDEN-senior.", " JOE BIDEN's son was one of four gained 16.5 million dollars.", "<...> described the mechanism of obtaining 900 thousand dollars JOE BIDEN senior through a lobbying company, according to Ukrainian investigators.", does not apply to the plaintiff BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED), and therefore cannot affect his business reputation, and cannot be refuted during the consideration of this case.

The court also draws attention to the fact that most of these, which the plaintiff is asked to refute, cannot be taken out of the context of the entire press conference, according to which the collected materials were analyzed by journalists and pre-trial investigation bodies and critical statements were made regarding issues on socially important topics about the interference of officials persons of foreign states in the internal politics of Ukraine. These conclusions are the individual's own vision of issues important to society and are his guaranteed right to freedom of speech and expression of views on issues on socially important topics.

According to Article 10 of the Convention "On the Protection of Human Rights and Fundamental Freedoms" and parts two and three of Article 34 of the Constitution of Ukraine, everyone has the right to freedom of expression. This right includes freedom to hold opinions, receive and impart information and ideas without interference from public authorities and regardless of frontiers. The exercise of these freedoms, as it is associated with duties and responsibilities, may be subject to such formalities, conditions, restrictions or sanctions as are established by law and are necessary in a democratic society, in particular, to protect the reputation or rights of other persons.

The court draws attention to the fact that the plaintiff, putting forth demands for the refutation of information, is abusing his rights, since, interpreting the content of the information, he asks to declare the following phrases unreliable: "it is described in the materials of the criminal proceedings", "according to the investigation", "according to the documents", "according to Ukrainian investigators and journalists", "according to Ukrainian investigators", "according to the data we have, which are currently in the Ukrainian prosecutor's office, they are contained in the materials of one of the criminal cases", "according to the investigation".

Regarding the demand for the claim to be recognized as invalid and as violating the right to inviolability of the business reputation of the plaintiff BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED) that "<...> "Burisma" paid JOE BIDEN \$900,000 for lobbying activities <...> and \$16.5 million to representatives of the company <...>, and which the plaintiff asks to refute, the court draws attention to the fact that, based on the analysis of the structure of the article on the relevant website interfax.com.ua, the content of the information presented in the article, it is not a quote from the People's Deputy of Ukraine Derkach A.L. at the held press conference, the latter consists of quotes from the defendant and the conclusion of the author of the article regarding the perceived information and the materials received at the press conference, however, the People's Deputy of Ukraine PERSON_1 is not the author of the specified article or headline, the plaintiff, stating a demand for refutation of unreliable information, actually asks deny part of the title of the article. Pulling information out of the context of the title and without taking into account documents that confirm the specified circumstances limits the activities of journalists who play the role of "society's watchdog" (the decision of the European Court of Human Rights in the case "Thorgeir Thorgeirson v. Iceland"). In addition, the plaintiff in the statement of claim does not actually dispute the facts of the payments, but talks about their significant differences and exaggerations.

Based on the above, guided by Articles 94, 201, 275, 277 of the Civil Code of Ukraine, Articles 1-23, 76-81, 95, 141, 258-259, 264-265, 352, 353, 355 of the Civil Code of Ukraine, the court
decided:

Refuse to satisfy the claim of BURISMA HOLDINGS LIMITED (BURISMA HOLDINGS LIMITED) against the People's Deputy of Ukraine OSOBA_1, Limited Liability Company "Information Agency "Interfax-Ukraine" for the protection of business reputation, recognition of widespread information as unreliable and refutation of such information.

The court's decision may be appealed to the Kyiv Court of Appeal by filing an appeal through the Pecherskyi District Court of Kyiv within thirty days from the date of the full court decision.

The court's decision becomes legally binding after the expiry of the period for filing an appeal by all parties to the case, if no appeal has been filed. In case of filing an appeal, the decision, if it is not annulled, takes legal effect after the return of the appeal, refusal to open or close the appeal proceedings, or adoption of the court's decision.

Plaintiff: BURISMA HOLDINGS LIMITED (Arch. Makariou III, 155, PROTEAS HOUSE, 5th floor, p.s. 3026, Limassol, Cyprus, registration number NO 176236).

Defendant: People's Deputy of Ukraine Derkach A.L. (01021 , kyev, Grushevskogo str., 9-A, fl. B 7-1).

Defendant: Limited Liability Company "Information Agency Interfax-Ukraine" (01034, Kyiv, Reiterska St., 8/5-A, EDRPOU: 23732734).

The full court decision was drawn up on September 14, 2020.

Judge Volkova S.Ya.