

To RF Prosecutor General
Yu.Ya. Chaika
From Platon Leonidovich Lebedev

Notice

Referring to my Reports of Crime under Art. 141 CCP RF sent to you earlier, I am informing you again about **continuing actions of RF Procuracy General officials which I, as previously, regard as the crime under Arts. 30 para 3 and 299 para 2 CC RF**. In connection therewith, I hereby inform you that I shall not let these persons get away with any further attempts to avoid criminal liability with regard to the circumstances referred to in Art. 73 paras 5, 6 and 7.

The knowingly unlawful announcement on 2 December 2004 – *i.e.* more than two years ago – that I was a suspect under Art. 174-1 CC RF cannot, in my opinion, be explained away as negligence on the part of subordinates or as “technical errors” allegedly caused by the “innocent mistakes” of investigative team head Mr Karimov and of your deputies who sanctioned his unlawful decisions.

I hereby state yet again for the record that I am not guilty under Art. 174-1 para 3 CC RF (as amended by Federal Law No. 121-FZ of 07.08.2001), and if I am charged under this Article, I shall regard the crime under Art. 299 para 2 CC RF to have been completed.

The sole purpose of this notice is to once again draw your attention to the obvious fact that your subordinates are committing unlawful acts and that they will not be able to avoid liability for them even if they say they were duty-bound to carry out orders and instructions that are criminal in their nature and to clarify my position with respect to the aforementioned matters so that in future no one has any doubts as to **how I see all of the pseudo-procedural decisions that have led to my status as a suspect in criminal case No. 18/41-03 under Art. 174-1 CC RF.**

Honourably yours,

[signature]

P.L. Lebedev,
unlawfully held
in FGU IZ 75/1 of the City of Chita
31 January 2007