

EPLF/PFDJ HAS THE LEGAL RIGHT TO GOVERN THE NATION OF ERITREA BY ITS OWN IDEOLOGY



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I Introduction

Currently, the so called Antagonistic Anti Eritrean Government Websites (AEGW), one that is known in particular would be: Voice of Assenna and another website is: Awate. These two websites have been misleading the general Eritrean public by disseminating negative propaganda that: “Eritrea lacks a constitution and holds many prisoners without any legal justifications and without any due process of the law”. They have been continuously peddling lies, propaganda

aimed for regime change in Eritrea. Their misleading propaganda has often been associated with a very well hidden agenda like the Voice of Assenna's continues working to benefit the Woyane of Tigray. There are people from both political fence implying that:: "In Eritrea, there is an illegitimate governing practices that has been going on for many years".

To legally educate these people about their rhetoric comments or speech, first we have to refute the bad and praise the good; through it, the lying, deceiving and misleading comments/speech delivering to our Eritrean people will not end as persuasions that will result in a horrific civil unrest, war and killings. That is why we need to become educated in the subject we are commenting it should be in logical arguments based from legal reasoning.

With the passage of time, some of you may not have learned or remember fully the history of Eritrea what happened so early in particular from the 15th century to 1991. The early history of Aksum is also the history of Eritrea. The archaeological evidences shows that the Aksumite empire was extended from the northern Ethiopia and Eritrea to the two ports, **Adulis and Avalites** to the **Red Sea** Coast. Trade **through Adulis** connected eastward to India, as well as trading agricultural resources, gold and ivory exported through the Eritrean ports (Adulis) that covers up to the Roman Empire. During the medieval period Eritrea had the same modern territorial shape known as Medri Bahri (Mereb Melash). It was ruled by Bahri Negash lasted from 15th century to the Ethiopian partial occupation in 1879. The colonial history of Eritrea covers the history of the Turkish empire colonized the Red Sea coast, followed by the Egyptians (western side of Eritrea) then the Italians (colonized the entire territory of Eritrea), and after the World war II the British Empire (military rule administration) and finally the Imperial Ethiopian colonial rules that occurred in Eritrea over time period until it ended in May 24, 1991. The colonial time period history from the 1600 to 1991 put Eritrea to fight for its social and political rights for centuries. Our Eritrean history includes our people who fought against the power of imperialism that attempted to dominate our form of political, cultural and economic system of self governance.

The nation of Eritrea has endured abuses from the imperialistic colonizers by being denied their rights to access their fertile **land** to produce food for their personal consumption. Anybody who misbehaves, he will be subject to physical and emotional abuse with incarcerations and economic

deprivations. During the Italian colony period, they had continuously interfered with the local Eritrean citizens in every activity of their economic functions, cultural values and their traditional mechanisms of conflict resolution among themselves. Despite of their available mechanisms with written documents Customary Laws (Highi-Endaba) which was fair and equitable for all Eritreans until in particular when the Italians arrived and injected favoritism in the form of unfairly dividing up the agricultural farm land for those who were willing to engage in that form of slavery. Whenever a dispute arises, it first handled at the local level in the village that it occurred in and at could be heard by that local village's judge. The first step is voluntary arbitration with the public's opinion for settlement such as verbal advice and voluntary arbitration addressed by Parents, Relatives, Elders, and Village and religious Leaders. If there is no resolution at that point it will go to the second step in which the local judge to call for public day of hearing the case of the dispute by Village assembly (Baito-Adi). The village judge on that day he will hear both sides of the dispute including all witnesses as well as the public's input as opinions and he will pass his judgment. In the event that either party does not agree with the judgment they will request the local judge to move this dispute up to a Regional Judge called (Meslene). At that level both parties are at a big disadvantage due to the fact that the Regional Judge will expect some form of kick back. The one who gives more of a kick back usually win the case, this was one of the legacy left behind by the Europeans and Ethiopian colonizers.

Regardless of the situation at that time our people have been continuously fighting against their enemies for any cruel and inhuman treatment by not accepting defeat and never kneeling down on their own land. Education was highly restricted during the Italian reign used as a system of oppression to prolong their repression or control of the general Eritrean public. These colonizers were: first the Ottoman Turks, followed by the Egyptians, and then by the Italians, and the British, finally by the Amhara supported by their instigators the USA who exploited Eritrean lands for their installation of military base a facility in the Capital city (Asmara). This land was given to them free from any rental obligation except a payment of 50 million dollars yearly given to Haile Sellassie as a grant money as well as annual medical check-up for his family and his fevered ministers at the hospital of American Military personnel.

However, the succeeding colonizers continuously abuse the Eritrean People mainly due to the strategic location land of Eritrea, until it ended in 1991 the year of liberation. The geopolitical

strategic location of Eritrea had been the magnet for the colonizers to conquer the local Eritrean resistances and they were able to create their foreign policy that the Europeans and the USA must have Eritrea under their control; due to Eritrea's desirable strategic importance in which they want to gain a foothold to have access to the Red Sea and its shipping lane. Their desire was always to gain Eritrea's riches while at the same time to enslave the people. For further in depth information please [click here](#).

II Legal Victimization by emotional Lies

The liberation of Eritrea from its colonizers brought hope to build a better future for the people, but soon it become victimized by emotional lies emanated from abroad foreign enemies as well as from insiders paid agents of foreign countries pretending to be journalists; all were converted into becoming sworn enemies of Eritrea and have been negatively impacting the society to go backward instead moving forward by printing completely unsubstantiated allegations that were meant to be fraudulently inducing the public into committing social civil unrest. It was happening through misleading information targeted to the general public but more focused toward the Eritrean youth. For example the Voice of Assenna are exploiting the Eritrean youth without revealing their true intent. They are attempting to take advantage of anybody who listens to their radio program in particular those who are legally uneducated are the most susceptible because they will easily believes the rhetoric coming out as factual daily news. They have managed to exploit those very young Eritreans who lacks the ability to legally investigate and use legal factual reasoning to come to a better nationalistic legal conclusion. They cannot be able to respond against any negative campaign and demonization allegation targeted toward the Eritrean people and the government. All the Antagonistic Progressive supporters have been using completely fraudulent allegations in an attempt to emotionally mislead the nationalistic defenders of the Eritrean Government. Due to the fact that Eritreans uses emotional talk that they know will spread like an infection in the society which will ultimately lead the people into making the wrong choices that would eventually lead to the downfall the national Eritrean Government. In this case, when ever Eritreans base their conclusion and their decision emotionally, they will not be able to see from a legal perspective their full benefits; because they didn't base their decision from factual facts. In fact, those type of decisions will begin to erode our Eritrean national cultural values and take us completely backward because we are not basing

our conclusion from substantiated factual facts.

Pay close attention to the two examples below:

- (a) Example: Sheila B. Keetharuth, Special Rapporteur on Human Rights in Eritrea during the “the third Committee, 31st meeting General Assembly 73rd Session on 24 Oct. 2018” stated: “there was a lady from Keren who said: she had lost her two sons and never saw them again”. This is the typical tactic that is always used by all antagonists (progressive/regressive behaviors) in an effort to emotionally persuade the public into believing what they are hearing.

The antagonists knows that nearly all Eritreans youths are led by emotional talk such as this. What our people need to know is there is a lack of legal education that would enhance their current ability for investigative tools improves their ability that leads them to ask critical questions to substantiate factual facts from emotional lies in the first place.

That is why the Government needs to immediately add a legally based teaching curriculum so that all Eritreans can have the tool to combat emotional fraudulent allegations by having access to legal tools so that they can come to a better legal rational conclusion.

- (b) Example: when we hear Sheila B. Keetharuth, Special Rapporteur on Human Rights said about forced disappearances that: “a woman contacted her from keren lost her two sons and she alleged that they disappeared and never saw them again”, then again she said: “the woman was from Keren her sons were being arrested and disappeared in about late 1999 and 2000, both her sons were supposedly in their early 20th and she never saw them at all ever again; she continued saying that: “forced disappearance is a crime and the perpetrators shall be held accountable”. We Eritreans, instead emotionally sympathizing with Keetaruth alleged story and accepting it to be true, with legal educational training we would have had Keethruth disclose the name of the woman in keren and names of both her sons, their true ages, the precise day, time and location where they were arrested so that we would have the opportunity to investigate her allegation and to corroborate this story and substantiate the claim to see if this was a truthful allegation or not and if this woman ever existed in the first place.

This legal procedural investigation thinking and action is the necessary tool for Eritreans to produce a truthful logical legal conclusion instead of being emotionally misled and fooled into selecting the fraudulent conclusion which was also obtained under a fraudulent pretense.

This type of legal investigative procedure will adhere the Eritrean society to a higher standard of fact finding instead of the lower emotional misleading unsubstantiated talk that has never been proven in a legally educated manner that would never prove successful in the legal court room.

That is why Keeteruth on a lower level emotionally says: “when asked, can you release any of the names of the Eritreans from any of your past stories since you started as a mandated Rapportuer in 2012 for Eritrea? Her reply was always the same which was **no**, she said: I will not release any of the names! It is often practiced by the UN Commission of Inquiry Sheila (the deceitful manufacturer of alleged emotional allegations) including those radio Assenna supporters who are emotionally talking robots lying about the nation of Eritrea with no accountabilities; due to the lack of a legal mechanisms to investigate and substantiate their alleged claims. Therefore, someone who wants to write or talk about Eritrea and its citizens he/she must be able to analyze and describe the situation with facts extracted from accurate data.

III. None credible and none reliable information provided by Sheila B. Keetharuth

In accordance to the video shown on the third Committee, 31st meeting General Assembly 73rd Session on 24 Oct. 2018 promotion and protection of human rights – item 74, in that session Sheila has been acting as an activist (in reality she is an activist) has engaged in inciting public unrest and violence geared toward the people of Eritrea. She was exhibiting this type of behavior to first demonstrate and exemplify how much it is easy to provoke and incite violence inside Eritrea and second to show to the members of the HR Counsels that she can be able to operate outside her mandate by undermining the government to eventually causing it to debacle. All the babblings and lying about Eritrea was aimed to accuse the Eritrean Government fraudulently to build her case to reach to the level of prosecutable case that could be referred to the ICC under the term: “Crime Against Humanity”.

This was the hidden agenda that she was attempting to fulfill all along outside her mandate

*acting as an investigator and persecutor, instead of becoming a Rapporteur in which she was mandated to be an advisor who report on human rights issues from a **thematic** or country-specific perspective. Her activities must have been guided by her mandate to: "examine, monitor, advise, and publicly report" on human rights problems through activities undertaken by her guided special procedures without intimidations and confrontations with the governing leadership of a sovereign nation of Eritrea.*

This was one of the reasons, why the government of Eritrea refuse to grant her entry visa to Eritrea.

Her purpose was to set up a fraudulent report which is completely unsubstantiated, irreconcilable, that is totally meant to debacle the government of Eritrea as well as presenting her report as admissible evidence in the future as a **“crime against humanity”** case against President Isaias and the Government of Eritrea. In July 1, 2016 The UN Human Rights Council (HRC) has received the unsubstantiated fraudulent COIE report, after they reviewed the report, the HRC member states, did not accept the Commission of Inquiry on Eritrea (COIE) allegations and recommendations and decided to eliminate the mandate by a recorded vote based on the highlight listed below reasons:

- (a) The story of systematic “rape” and “murder” has been found to be fraudulently created, and a total disregard for the UN standard of Investigatorial Fact Finding practices/methodology.
- (b) The methodology used for gathering data or information was not done based on validation and substantiation. Therefore, the analysis is flawed in actuality no convincing result produced based on objectivity with substantiated standard of law and inadmissible to the UN.

Her actions from the beginning was using her mandate as the basis for preparing a report on human rights problem replacing mostly by responding to individual complaints systematically collected with deceptive method and with a secretly done to be anti government regime change agenda. All these sheds light that Sheila was on a unique mission from day one to eventually fraudulently collected data and interpreted in a biased way that favors criminality. These data compilation that she was recording was meant to help the prosecuting process hand out current

or future indictments against the governmental leadership of the nation of Eritrea.

Sheila's report that is full of unsubstantiated allegations which she constantly refused to allow access to her sources (witnesses) for any Eritrean Authority in which they can legally investigate and substantiate her allegations. She was asked a number of times to turn over her so called sources to the Eritrean authorities, but she completely refused the government Authority that access.

This would have been the biggest opportunity for the government that could allow them to exercise their rights to substantiate her fraudulent claims which would have made her legally liable for prosecution in the nation of Eritrea.

Never the less, it is still possible to expose and indict Sheila for her actions that she has committed crime by been involved in herself tirelessly resurgence of deception and lying. This constitutes a subset of deceit where a false representation has been made by her knowingly she gave false misleading information about the overall image of the nation of Eritrea. By continuously engaging in deceptive fraudulent action against the nation of Eritrea she has committed crimes on the nation of Eritrea and she should not get away with it. Her eventual purpose was all along to incite violence against the people to people with the overall goal would have been an attempt at regime change to fulfill the objectives of Obama administration.



For example:

The photo on the left clearly exhibits Sheila violating her mandate when she engages in representing only the opponents side of the Eritrean Government with clearly a biased motive. It shows that she only represents their interest who they themselves are personally against the Eritrean government. My article titled: "United Nation

Commission of inquiry on Human Rights in Eritrea will face inevitable legal challenges" posted on Madote January 3, 2016 has this photo included to clearly show the readers how much Sheila had colluded with some news media to conspire for harmful unsubstantial completely fraudulent reporting against the nation of Eritrea. [For in depth analysis follow this link.](#)

Within the photo that was appeared in my article I never mentioned a single person's name other than Sheila. On the contrary, a guy by the name: [a Saleh Younis](#) , jumped into a conclusion when he wrote an article titled: "On the Wings of Malice and Idiocy – Awate.com"

against me and the Eritrean Government posted it online which was full of erratic and emotional talk about me on behalf of the other people in the picture. This doesn't surprise me coming from such a disturbed, erratic and limited guy in which I would presume that this is the full extent of his ability. While he was writing this emotional article he actually began to confess, when he listed all the other people in the photo for no reason and has nothing to do with my article specifically focused on Sheila. This was an attempt to emotionally garner support by tapping into the Eritrean culture of sympathy. Instead of explaining to his followers through a factually based perspective he chose to use from a naïve limited ability when he and his entire family are engaged in attempting to debacle the Eritrean national government.

I personally remember this person coming to the Eritrean Community center located at Market St. in San Jose, in the year between 1989 to 1990. He was never able to lift his head up whenever he was communicating with anyone. He clearly exhibited to me that he is in need of emotional/mental evaluation. I believe he is internally suffering from some personal disorder.

Sheila is liable for inciting violence through rhetoric's fraudulently created and unsubstantiated allegations. When the nation of Eritrea has a higher rate of financial stability, this case will be reinvestigated against her because she will be eligible for prosecution due to her involvement which is easily provable of her illegally misrepresenting the UN HRC procedures, spreading and inciting fraudulent allegations tirelessly against the nation of Eritrea in the first place.

IV Lack of Legal Knowledge Impacted Eritrea Negatively

The lack of legal knowledge many times has impacted Eritrea in the worst possible ways resulting in numerous wars and loss of lives and tremendous financial instability. It has been legally victimized multiple times through poorly constructed agreements. For example, the 1952 so called fraudulently prepared constitution between Eritrea and Ethiopia by the United Nations that was absolutely did not benefit Eritrea. The Eritrean Assembly due to lack of legal knowledge signed off the agreement and declared that:

“We the Eritrean Assembly, acting on behalf of the Eritrean people, Grateful for the United Nations for recommending that Eritrea shall constitute an autonomous unit federated with Ethiopia under the sovereignty of the Ethiopian crown”.

Look article 3 of the 1952 Constitution Federal Agreement between Eritrea and Ethiopia.

Their signatures become the single most detrimental bases of the complete depletion of Eritrea's

economic wealth within six years. Ethiopia have got the power of legitimacy for ruining the stability, economic and political foundation of the country causing thousands of businesses and manufacturing industries to move to Addis Ababa. For those businesses that remained behind eventually, forcibly shutdown by Ethiopian authorities. These happened first by the fault of our legal ignorance to sign the contract (constitution of 1952) which resulting in us being legally victimized and allowing Haileselassie the legal right to dissolve the Eritrean national assembly and turning all legal governance power of Eritrea to the nation of the imperial crown of Ethiopia. The end result of that mistake Eritreans paid a heavy price to allow Eritrea becoming the 14th province of the Imperial Ethiopian ruling with a systematic ploy of obtaining access to Massawa and Assab ports.

This systematic ploy of legally stripping Eritrea's national governance power and immediately, Ethiopia imposed their superiority over the Eritrean people by (a decree from Haileselassie himself).

Finally approximately in 1958, Eritrea completely collapsed financially with tremendous unemployment and loss of national identity. These urgent social crises eventually give rise to the political parties (regionally, religiously, ethnically, financially, educationally based) which eventually led to first ELF and to the eventual ruling political party the EPLF itself (which is now officially called PFDJ).

Then, this led to the 30 years war for liberating the people of Eritrea and its land from occupation by Ethiopia that ended in May 24, 1991 but only after Eritrea have lost the lives of about 60,000 of its fighters, about 20,000 disables and well above half million innocent citizens death. Worst of all the Ethiopian soldiers have destroyed the land by cutting the trees poisoned the waters and ruin the agricultural land as well as they forcefully began to remove all the cattle, sheep and goats which are a necessity to sustain a basic agrarian economy (which was about 80% of the Eritreans living in the rural areas at that time) which is also where Eritrea's cultural values originated came from.

Again, Eritrea was faced similar challenge pressured to harshly ratify the 1997 (unimplemented constitution), another contractual agreement proposed for exchange to grant the statehood for Eritrea. This contractual agreement has its origins from the Clinton Administration that brokered

the 1991 cease fire agreement. Then, he gave a clear path to statehood as long as his plan being followed and implemented that the 1997 unimplemented progressive/regressive constitution be the bases for the eventual Eritrean constitution itself, but it was never enacted because President Isaias never signed off on it. [Click here for the full analysis.](#)

V EPLF/PFDJ VISION

EPLF/PFDJ had a vision that was manifested into a written EPLF/PFDJ Charter that its intention was meant to govern all EPLF members that one day having liberating the whole Eritrean territory and uniting it under the EPLF ideology. This was the final goal of bringing the EPLF ideology to a full timely evolved administration into fruition by legally creating and writing a national constitutional law. Their vision was:

- (a) to reach the point at which their well thought out plan was to culminate into Eritrea's first National Constitution that was meant to be translated from the original EPLF CHARTER.
- (b) elevating it into a National Constitution by legal means that governs not only the direct EPLF members but every single Eritrean living within the recognized territorial boundaries of the Nation of Eritrea.

Again, the EPLF won the war and liberated Eritrea in May 24, 1991, and the EPLF has requested for a proposed statehood then the UN counter requested that a national public referendum to be held so that the majority of the inhabitants can agree on becoming a nation governed under the proposed PFDJ Eritrean Constitutional Statehood.

For those who are chanting on personal videos and websites that: "Eritrea has no constitution and no election has been done" so angry that the falsity that went into the proposed constitution of 1997 (a progressive value) is slipping away from them in the gloom, to be replaced by Eritrean National Constitution with Eritrean cultural values, morality and pro family and nationalism with the full legal rights protected. That is why, we observe the Voice of Assenna Radio, their advisors who are leading from behind and their followers are transforming into a robocall on a daily bases only knows trash talking against the president and to all the PFDJ members and supporters. They understand that, their dark days are coming in the form of possible indictments

against them.

It is now common to hear from the Voice of Assenna followers to make statements such as this: Who is Isaias? who elected him anyway? He is not our president?

My response to anyone who asks this question is: well you are right. He is not YOUR president, he is in fact your FATHER because he gave birth to the Nation of Eritrea in the first place when he liberated it. He has achieved more on a higher level than what any president can do, because he CREATED the Nation of Eritrea that will soon be governed by its own constitution.

For those who deliberately wants to forget the historical sacred memory of our martyrs during the army struggle for liberation; here is the reminder of the EPLF/PFDJ that they won the war and librated Eritrea in May 24, 1991.

Then: *“that gave them the rights to bring their charter to translate into a National Constitutional law (constitution)”*.

The EPLF/PFDJ are governing the new Nation of Eritrea that was officially recognized by the United Nation after a referendum was held in Eritrea between 23 and 25 April 1993. The result was 99.83% in favor, with a 98.5% turnout and the independence was declared officially on 27 April. in 1993.

When the head of state approves the national legal translation of the PFDJ Charter to create a National Constitutional Law the (Constitution) then, it will begin to define the roles, powers, and structure of the executive, the congress or legislature, and the judiciary; as well as the basic rights of citizens. To bring up the constitution to the level of: “ *law of the land, it shall consist of codified customary law*” imbedded from Highi-Endaba perspective (in which the Nation of Eritrea has been practicing historically in the villages to settle civil and criminal cases), statutory law (the current practice of the Eritrean government is serving the citizens with proclamations and legal notices), or international rules and norms. In the case of EPLF/PFDJ driven and approved Constitutional law emanated from the Nation of Eritrea has already Codified Constitutional laws that deals with the fundamental principles by which the government exercises its authority.

Prior to the completion of the drafting the national constitution a public legal education to all citizens will be conducted and then when the drafting of the constitution is completed the commission will present it to the people for public national referendum followed by the official vote constitutional law (constitution) which the public will vote to approve or disapprove.

In the event, the National Constitution that was presented to the people of Eritrea approve then the Head of State will sign off on it (if he fully condone it) that results in the full enacting of the constitution itself.

VI Antagonistic Anti Eritrean Government Websites (AEGW)

An observation of voice of Assenna's face book and tweeter shows that the majority of their confused and vulnerable audience are mostly under the age of 25 years old. These age group specifically they did not see even the war against the Woyane in 1998-2000 war of course they could not have any memory, so these very young Eritreans including those born outside of Eritrea of the same group are the most ideal viewers and followers of the Voice of Assenna Radio.

It makes sense why the Voice of Assenna loves in particular these age group because, they can directly lie to them because these young people never saw anything about the devastation of war and colonial occupation in Eritrea. For example pay attention to the following recounting of the painful memory life under the Ethiopian rules in Eritrea in particular the time between 1961 to 1991. During the arm struggle that went on for 30 years first by Haile Sellassie and continued by Mengistu to carry on war against innocent civilians: the carpet bombing of the towns of Nakfa, Barentu, Massawa and Afabet; the inhuman breast cutting of Eritrean women for many years, the hundredth and thousands of young and old citizens of Asmara that were hanged by piano wires in the city streets; the massacre of religious people in the church compound of the Woki Duba village; over 400 people from Sheeb forced under a gun to lie down in the farm field and where subsequently ordered by a General used tanks to roll over all the innocent villagers bodies; the fire torching of the villages in the lowlands and in the high lands like villages of Adi gaul by Ethiopian solders are some of the tragedies causing great sufferings, destructions to the Eritrean society. The solders of Ethiopia have killed about 60,000 fighters, as well caused about 20,000 disabled and about 400,000 innocent civilians lost their lives due to the misguided policy of

Haile Sellasie, Mengistu toward Eritrea. On the other hand Eritrean fighters have killed approximately 1,000,000 Ethiopians but isn't this a lack of legal knowledge that has got us into this position in the first place? All these unnecessary blood shed from 1952 to 1991 could have been very well prevented if Eritrea was well legally educated it wouldn't have signed off on the greedy Ethiopian contract of 1952.

The lack of legal knowledge got us into these situation so now we need legal education to get us out of these situation.

It is just beginning now with the new political and economic integration agreement, when Dr. Abiy and President Isaias signed off the treaty on September 16, 2018 at Jeddah, Kingdom of Saudi Arabia.

Our young people from the Diaspora never saw any of the misery and bloodshed first hand and the utter destructions of Eritrea's cities such as the Sea Port of Massawa. When the 1991 cease fire brokered by the USA under president Clinton he was able to slip in a pro USA constitution that is progressively based. An ideology that primarily originated from the Clinton Administration and was reengaged and perused by the Obama Administration. It was purposely injected into the online radios and websites such as Radio Assenna and the Jihadist website as well as to the NGOs and Keetharuth, deceiving/misleading the Eritrean people with the art of lying resulting with criminal intention.

VII The Desperation of Progressive Ideology mission through Martin Plaut and Bereket H/Sellassie

I want to outline the future direction of Eritrea's political problem that has been a concern not only to me but to many Eritreans, since our nation was gained through that successful liberation. Not long ago prior to the signing of the peace treaty with Ethiopia, Eritrea was under Sanctions and Divestment (initiated by Suzan Rice under the democratic progressive Obama administration), all kinds of movement such as boycott by IGAD, violent forms of pressure through UN Commission of Inquiry and the continues demonization of the government aimed to the Eritrean Government and in particular to the president through the Eritrean nationals (who lives abroad) and foreigners (who were paid complicit enablers by Woyane to conspire for an illegal activity or wrong doing against the Nation of Eritrea). The Woyane were buying the

services of crime enablers, radios, websites with the role to cause the Government of Eritrea to debacle through the haters of Eritrea in other words (the Agents of the Woyane). All this has infuriated the Eritrean government especially, when they have tried to turn Eritrea into an outcast nation by the European communities. These has been the scope of the problem that the citizens of Eritrea going through. These obstacles were not narrowly measured by any standard as some enemies tried to deflect the damage that it inflicted on Eritrean citizens.

Then on the other hand from 2009 to 2018 for 9 years Eritrea has suffered tremendous financial damages caused by these sanctions. Eritrea was forced to pay high rates for gasoline imported, food commodity, sky rocketed (hyper inflation occurred). For example: on a yearly base the Nation of Eritrea lost of million sand millions of dollars but not yet known due to the unreleased information from the National Statistics of the government. Prior to the sanction of Eritrea by the UN, the of inflation was on a yearly average of 2-3 percent but after 2009 the rate of inflation jumped up to nearly 35% . What this means is: the rate of change of Nacfa to US dollar was 15 to 1; but after 2009 it shot up to 50 to 1 or approximately 35% increase.

For further clarity: Click here, [The inflation rate in Eritrea recorded averaged at 13.58% from 1993 until 2017](#), reaching on all time high of 34.70% in 2009 and a record low of -1.38% in 1993.

This hyper inflation that is continuing to this day was directly attributed to the 2009 by the progressive Obama Administration that initiated and eventually led to sanctions of 2009 and the 2011. Base on those sanctions Eritrea suffered into millions of dollars loss due to the high evaporation rate that they unjustly went through during that progressive process as of November 14, 2018. The sanctions was finally removed by the USA Republican Trump Administration on Eritrea, after 9 years economic devastation due to the devaluation of Nacfa that was caused by external progressive administrative source. Eritrea must be compensated since it was the progressive administration that was 100% liable for Eritrea's heavy financial losses and unjust and unfair hardships that the Nation of Eritrea incurred and is initiated to a full compensation on that merit too.

Eritrea will prepare its loss converted into monetary value for the direct compensation as well as the indirect hardships that was created. The Eritrean Government is entitled for financial compensations due to these progressive inspired UN sanctions. During the sanction period Eritrea has also suffered from individual enemies, NGO, activists. Therefore, the economy of

Eritrea could not move forward as all the true the true nationalistic Eritreans desired to, because of international condemnation against Eritrea driven by progressive followers and advocates such as Martin Plaut and Bereket H/Sellassie as demonstrated below:

[click here you will witness their desperation and their wild allegations.](#)



When Plaut asked Bereket what he thinks of the current situation in Eritrea? Bereket H/ Selassie stated: “Pres. Isaias handing Eritrea to Ethiopia on silver platter" of treason” in his interview by Martin Plaut on Dec 15, 2018

His response was “intriguing” and he kept going on explaining that Isias has led the Eritrean liberation struggle brilliantly by organizing and mobilizing the Christians and Moslems in unity and won against a heavy odds. Then he immediately switch his rhetoric to defame him with a statement that: what this man did is a “Vindication” he had been from the beginning “an Agent of foreign power” such as the CIA, the Mussed of Israel, including Ethiopia.

Look what this man as a Lawyer in name only, (of course he has no License to practice law), did. He called Isaias “an Agent of foreign power” without any evidence except hear say. He spoke about Isaias that he is a “an Agent of foreign power” before he delivered any evidence to that charge. Now we can say he put himself into a questionable matter of whether he is professionally competent or incompetent lawyer. Did he meet the minimal standard of what a competent lawyer is supposed to do to practice law? During his explanation about Isaias, he tried to help his followers in their quest to satisfy their need to hear only the bad side of Isaias, he used the tactic called **Bait and Switch** a salesmen talk. First they lie to the customers through smooth talk advertisement to attract customers of a low priced item which is not available and then switch the thinking of the customers to buy a higher priced item.

During the eight years of the Obama democratic progressive presidency, which means the progressive were at the height of their political power since they controlled the office of the presidency of the U.S.A. They completely hated ISAIAS’ stance that he is against the progressive values and ideology when he continued to refuse to sign off the 1997 un enacted

constitution. The 1997 constitution was thoroughly investigated and found to be it was a Clinton 100 percent pro-progressive un enacted constitution that would have finally allows “[Any Religion \(Article 19 \(2\)\) or Any Improper factors” \(Article 14 \(2\)\)](#) to occur in which it would have led to immoral and detrimental Eritrean society and it would have eventually lead to the establishing of the LGBTQ life styles in the nation of Eritrea.

The Antagonistic Human Rights Advocates say that: they are in support of the construed un enacted 1997 constitution when they knowingly mixed up Human Rights violations with the lack of constitution in particular when they talk about “Gender Equality” and “Human rights”.

Please pay attention to the following mysterious definitions by the progressives:

All the Antagonists Advocates say that: they are 100% in support of Human Rights in Eritrea but, can they disclose upfront the legal definition of “Human Rights” and in particular disclose the “Gender Equality” clause. First, it is common believe that all Eritreans are in favor of respecting the universally accepted human rights agenda in Eritrea. The confusions created was, when all or most Eritreans don’t know clearly the legal meaning of “Human Rights, Gender Equality” since the progressive activists refuse to disclose the meaning upfront. You have to be legally educated to know that in 1995 Beijing Platform for Action at the 4th World Conference on Women, the proposed language on "sexual orientation" was dropped and for the first time governments of member states took a public and explicit stance **for or against** the inclusion and recognition of sexual orientation as part of women's right to control their sexuality or gender identity. Therefore, after so many twisting and turning in 2016 the UN Security Council used the language of the “LGBT rights Community” as an expression of gay rights as human rights. has changed the meaning of Human Rights by adding the word “Gender Equality”. Look the under scored paragraph on Gender Equality is as follows:

The gender equality

"means that women and men, and girls and boys, enjoy the same rights, resources, opportunities and protections. It does not require that girls and boys, or women and men, be the same, or that they be treated exactly alike.

What about the definition of the initials of LGBTQ which stands for: Lesbian, Gay, Bisexual,

Transgender, Transsexual, Two-Spirit and Queer in particular look at the “T” for Transgender, when you legally accept Gender Equality it means and includes Transgender life styles, because Transgender is a form of that Gender Equality that they are REALY talking about. Because, they are going to take legal advantage of you (because you are not legally trained and aware) that is why you need to have this legally disclosed by an Attorney who will also tell you the negatives and positives affects of accepting this life style into the Eritrean Society. If you agree with the progressives the Attorney will explain to you that you are given up a part of your right to keep this sick life style out of the Nation of Eritrea. That is why the Eritrean Government never allowed for those “Improper factors and or Any religion to enter in to the Eritrean Society as it would have been stipulated in the 1997 un implemented constitution. Some people have stated that: Why can’t the Eritrean Government simply signoff on that proposed 1997 constitution and amend it later. The government did review the whole proposed 1997 constitution and when they realized that it contained endless detrimental liabilities in each article and even in the preamble that they would also have been liable to implement all improper and detrimental anti social life styles and behaviors which would have led to a complete break down the national cultural values; resulting in a decay of moral character and in the eventual destruction of the Eritrean Society; which then would lead to the failure of the Eritrea Government itself. [To see an in-depth analysis Click here.](#) That is why the Eritrean Government never signed off the proposed 1997 constitution. Because, the government is competent and responsible and in good faith and knowingly could not signoff this constitution.

The following three paragraphs also define what “HUMAN RIGHTS” are:

Here is the definition from the Human Rights Concern of Eritrea group (HRCE)

(a) WELCOME TO HUMAN RIGHTS CONCERN - ERITREA (HRCE)

Human Rights Concern - Eritrea (HRCE) is an independent, non-profit making, human rights organization based in UK. The organization is dedicated to the promotion and protection of human rights of Eritreans at home and all over the world. HRCE believes that all human beings are equal regardless of race, religion, gender and political affiliation and strives for a peaceful Eritrea where [fundamental human rights](#) are respected.

Really! what about the gay, lesbian, bisexual, transgender and queer life styles?

Why wasn't disclosed upfront in the first place? Whenever things are not disclosed upfront such as this Human Rights agenda, it will be viewed as a sign it will be legally defined with criminal intent to defraud the people of Eritrea. Such was the case of the author of the un implemented constitution of 1997 where the wording gender replaced the traditional word of sex which is found in almost all African and international constitutions. Furthermore the word Human Rights changed into gay rights, read the b and c paragraphs below:



(b) Here was the USA presidential candidate of 2016 Hillary Clinton stating the following: Click here, [“Gay rights are human rights, and human rights are gay rights.”](#). In a quieter but still significant move, she also approved a measure that allowed **transgender** people to change the gender listed on their passport with a doctor’s note just like I said the transgender agenda is the main issue all along.

(c) What we're about

The Gay and Lesbian Community Center of Southern Nevada, a community-based organization, supports and promotes activities directed at furthering the well-being, positive image, and [human rights of the lesbian, gay, bisexual, transgender, and queer community](#), its allies, and low to moderate income residents in Southern Nevada.

Now, would any Eritrean if told upfront by legal counsel (lawyer) tells you that the real legal meaning of Human Rights, Gender Equality means that: you will allow for the LGBTQ life styles to be promoted and allowed in the Nation of Eritrea. Additionally, the Eritrean people must condone and allow and embrace the homosexual life styles to occur in the National Eritrean Society legally had the president signed off the 1997 un enacted constitution.

VIII Eritrean Youth Was Emotionally Swayed

The Antagonistic anti Government Radio/Websites, You tube, have been funded through the

progressive ideology and are purposely fulfilling that ideology by completely slamming Isaias and the rest of the Eritrean Government.

I have predicted and published an assassination attempt may happen 30 days earlier which outlined the likelihood by an assassin attempt.

They want the youth of Eritrea to incite and to carry out the civil unrest in the Nation of Eritrea and then they want these particular youth to take a violent action against the president and his administrative cabinet. If these plot would ever happen they are preparing to laugh at these particular young Eritreans for taking such an emotional actions, because they themselves didn't have to lift a finger to do the actual dirty work of assassinating the Eritrean Government official just what happened on December 20, 2018 to General Sebhat attempt on his life and a future plot for the President is not far behind. I have predicted and published an assassination attempt may happen 30 days earlier which outlined the likelihood by an assassin attempt.

[For further explanation: please read my past article that predicted and outlined this very scenario dated on November 19/2018 click here.](#)

They will be thrilled that they are able to emotionally control these particular young Eritreans into physically attacking the president and his government officials . They know fully that the young Eritreans are vulnerable with open mind that they can't think legally and they are willing to be set up and be part of the problem and be victimized. Since the youth are not legally trained they will be completely susceptible to be victimized by this progressive ideology.

This was an ongoing policy of the progressive/regressive ideology to target young people in an effort to empower and incentivizing them first to get entry visa to Eritrea and wants them to live inside the country to accomplish a special mission and then entice them with significant payment as a reward of financial compensation.

This message is to all Eritrean youths: You have been completely lied to through: Face Book, Tweeter, Instagram and please begin to be aware how to legally deal with the problem of emotionality, instead, please begin to practice the basic steps of legal analysis. It is virtually impossible to be misled in the wrong direction once you are empowered and apply legal

procedures through legal steps and you will always learn to substantiate any false allegations.

IX Conclusion

Eritrea became liberated on 24 May 1991 after 30 years army struggle and won the war against the Ethiopian army. Prior to the liberation day, the EPLF have been using a mixture of legal codes taken from the colonizer (Ethiopia) in the field and even after the liberation, the EPLF leadership has been periodically review and amended them to deal with interpretations of clarity for their short term achieving goals. This process has continued at the time, opted for essential legal continuity to be practiced even after the independence which has a lot of Ethiopian legal codes. The Ethiopian legal system itself most of its codes has been inherited from the French civil law, basically stayed in force.

The creation of the new unimplemented constitution of 1997 has become an invisible thorn against the EPLF administration such that it was echoed by the enemies against the government as follows: “Eritrea has no constitution and no election has been held since liberation” and so on.... Keep in mind that the unimplemented constitution of 1997 is a fraud come from USA under the Clinton administration as a counter to the Eritrean statehood request that Eritrea will need a constitution written in English and sent to Eritrea through their paid agent Bereket Keshi Habteselassie for statehood legitimacy. This become necessary to fulfill the UN requirement to grant Eritrea’s recognition to become an independent nation. But at that time if the EPLF wouldn’t pressured and left alone they would set the goal of attaining an independent sovereign status through transformative legal order from their National Charter and the national Customary Law (Highi-Endaba) free from any interference by the western anti social progressive values; free from any detrimental anti social behaviors that would have overall create **sick** society. Over the past seven years, Eritrea’s Commission for legal system has been drafting carefully a new constitution in their free own way, embracing all Eritrean social cultural values in order to prepare for the inevitable popular participation in legislative debates by legal scholars in its top-down process.

'On a different note', when somebody claims that he/she is a politician and makes derogatory statement against the nation of Eritrea and gets away with no accountability, most emotional Eritrean people will say: that is politics and it is political. My response is to any emotionally and knowingly committed wrong doings against the Eritrean people is: I say it is not political it is criminal by intention.

X NOTES

No. 1:

There is a talk of Ethiopia having a Navy of the shore of Eritrea. At this point, this is a speculative talk because only Eritrea has the full jurisdiction over the coast line of Eritrea, since, Ethiopia has no territorial coastal property. Therefore, having possession and maintaining a Naval fleet is impossible without Eritrea's written consent and also it is going to be very high financial compensational rate. It is more cost effective for Ethiopia to pay lower fee to have Eritrea maintain the shipping cargo line of Ethiopia.

No 2:

A responsible government first and foremost doesn't allow harm to the society, that is the reason that has the responsibility to fulfill the requirement of "Public Safety first". Eritrean Government took a proactive steps by going after the entity that are attempting to cause public disturbance resulting in public harm legally. A responsible government wouldn't just let anything to happen.

➤ *The New Year has come ahead and possessed the clock.
Best Wishes to all Eritreans as We say Goodbye to 2018, we look
Forward to an even better 2019.*

➤ *An additional Good Wish to Minister General Sebhat Efrem to
a fast and Speedy Recovery.*

From: Yemane tsegay

➤ *Awet N' Hafash Zikrin Kibrin N' Suwuatna*