

The Law on the Nullity of Certain Legal Acts of the Judicial Bodies of the Former JNA, Former SFRY and the Republic of Serbia NN 124/11, which explicitly states that all legal acts of the former JNA, its judicial bodies, judicial bodies of the former SFRY and judicial bodies are null and void and without a legal effect of the bodies of the Republic of Serbia related to the Homeland War in the Republic of Croatia, by which the citizens of the Republic of Croatia are suspected, accused/convicted of crimes against values protected by international law. It also refers to war crimes against the civilian population (Article 158 of the CC of the Republic of Croatia). In Article 2 of the same Law, it is emphasized that only the judicial state bodies of the Republic of Croatia can prosecute Croatian citizens for criminal offenses under this Law before Croatian judicial bodies. Article 3 of the same Law states that the judicial bodies of the Republic of Croatia “shall not act on the requests of the judicial bodies of the Republic of Serbia for legal assistance in criminal proceedings, if acting on such requests contradicts the legal order of the Republic of Croatia and harms its sovereignty and security.”