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Criminal prosecution - enforcement of the sentence¹ has not been statute-barred by lapse of time in the Czech Republic.

Copy of the relevant provisions of the Criminal Code on limitation by lapse of time:

Section ..

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Description of acts relevant for running of the period of limitation:

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The person sought has been tried, convicted and sentenced² in his - her¹) presence -absence¹). His - Her¹) right for a re-trial in his - her¹) presence is guaranteed by the provision of Section 306a of the Criminal Procedure Code of the Czech Republic that reads:

Section 306a

(1) If the grounds for proceedings against a fugitive have ceased to exist, the criminal proceedings shall continue in accordance with general provisions. If so requested by the accused person, the evidence produced in the previous court proceedings shall be produced again in the trial if the nature of the evidence allows it, or if repeating it is not prevented by another important circumstance; in the opposite case, records of production of such evidence shall be read to the accused person and he shall be allowed to make a statement with regard to such evidence.

(2) If the proceedings against a fugitive have been concluded by a final judgement of conviction and sentence and the grounds, for which the proceedings against a fugitive had been conducted, have ceased to exist subsequently, the court of the first instance shall cancel such judgement upon motion of the convicted and sentenced person, filed within eight days from service of the judgement on him, and the person shall be re-tried within the scope set in Paragraph 1. The convicted and sentenced person must be informed about his right to file a motion for cancellation of the final judgement of conviction and sentence when the judgment is served on him. The court shall proceed mutatis mutandis if so required by an international treaty binding the Czech Republic.

(3) The re-trial may not result in a change of the decision to the detriment of the accused person.

Enclosed to this International Warrant of Arrest are:

- Identity Confirmation Declaration for the person sought,
- Judgement of the Court in dated, ref. No. /.....,
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....., 20..

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(jméno a služební postavení)
(Podpis a otisk úředního razítka)

¹) Nehodící se škrtněte, resp. vypustěte.

²) Pokud nejde o vyžádání odsouzeného k výkonu pravomocně uloženého trestu, tato část se vypustí.