Justiz Skandale

by Heinz Faßbender

Secret deportation meetings every day in Germany: Jugendamt & Family Courts abduct children from intact families!



AUTHOR: <u>Heinz Faßbender</u> **9. Februar 2024**

German secret command file on child deportation - these meetings are not filmed. Reason: "Data protection"

A secret meeting in Potsdam, filmed using secret service methods, has been causing a stir in Germany for weeks. The secret meetings in the Jugendamt or family courts about the deportation of children from mostly immigrant families, on the other hand, are not causing a stir, even though the suffering and despair of the people involved is immeasurable.

Potsdam, the secret meeting filmed from a car. But don't let



Potsdam - secret meeting filmed from the car. Now it's no longer "SECRET". The state-funded organisation Kor-rektiv - a media company - is clearing things up. When will it be the Jugendamt turn? The media remain surprisingly silent.

parents bring their mobile phones to the Jugendamt, family court or to visit the children they've abducted. Photos and filming are forbidden. Otherwise there will be a rattling in the box and the Stasi official will neigh with a ban on visits and contact.

A hypocritical contradiction. The state deports children from families in contempt of the Basic Law and everything remains calm In gemeinsamer Täterschaft: das Jugendamt und die Familiengerichte! Ein lukratives Geschäft für den Staat!

Bericht Heinz Faßbender Recherche-Mitarbeit Nami Shamis

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Cash in on child theft! Many profit. Even more suffering!

In the vast majority of cases, the reasons given for the actual deportations are scandalous. Victims' organisations speak of 90% of the cases. Insidious, dangerous, human rights violations. In 2022, more than 62,300 children and young people were abducted from their families with devious deceit and sent to "church" institutions and independent "youth welfare" organisations as human capital. The daily rates are in the range of € 200 to € 300.

Even "trustworthy" families, who are wrongly called foster families or foster mother and father, profit from the billion-euro business of

abductions and deportations. These selected guardian families of the Jugendamt receive up to € 2.000 in salary and "care" costs. All under the guise of "protecting the privacy" of the children. This data protection is increasingly degenerating into protection for the perpetrators, because these "proceedings" are not public. It is a secret click - a vile parallel society - consisting of judges, experts, lawyers, court-appointed guardians ad litem, Jugendamt and "family helpers" from various organisations. It should be noted that, like everywhere else, there are also a few well-meaning people in this business area of horror in the old German civil servant mindset according to the motto: "I'll call the shots!"

Since 2005, the financial expenditure for child and youth welfare has increased from €20.9 billion in 2022 to €62 billion. A certain proportion of the cost contributions is refinanced by the "users", i.e. adolescents, young people, legal guardians, maintenance debtors, injured parents or other social service providers.

An expert opinion on the legalisation of deportation can cost several thousand euros and in some cases even more than 10,000 euros. An expert opinion therefore increases the costs of the proceedings immensely. If the parents concerned take legal action against the deportation of their children, legal fees and court costs of between ξ 5,000 and ξ 20,000 and more can be incurred, depending on the value in dispute "determined" by the court, plus expert opinions and other costs. In contrast, the taxpayer-funded Jugendamt that initiated these deportations pay nothing.

Of course, transferring money from one state purse to another does not generate any income for the state coffers. In many cases, child abduction organised by the authorities is a job-creation measure to justify the existence of older, mostly childless, well-behaved women, unteachable, unintelligent, mutually cooperating with the power-divided judiciary in harmony with baseness and inhumanity.

This injustice regarding the burden of court fees and costs could be one reason why family courts profitably interpret the wrongful acts of the Jugendamt as actions in accordance with the rule of law and thus ensure enormous fee revenue for the budgets of the federal states and other organisations and the financing of the unjust state. Those



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affected bear the brunt, because it is not about the welfare of the child, but only about the welfare of the state budget.

The state has always made money from deportations. The extermination of the Jews was also a cynical business model of the German Reich, which earned an estimated hundreds of billions of Reichsmarks - paid for by the Jews and/or "financed" by the confiscation of the victims' assets.

Today, the deportation levy is called a court fee and/or the payment demanded by the Office (Jugendamt) for the deportation of children from intact families, for the forced placement of the maltreated deportees, mostly in "church" institutions, which, in addition to the church taxes, really made a profit.

Today, such notices come in yellow letters

Victims and victims of the state always had to pay "fees" for injustice in Germany. Even for deportation and gassing. Today, the court fee and claims for the enforcement of injustice and inhumanity are called "participation for accommodation".

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Victims and victims of the state always had to pay "fees" for injustice in Germany. Even for deportation and gassing. Today, the court fee and claims for the enforcement of injustice and inhumanity - in modern German: "Participants for accommodation".



Case 1: The Haddad family case

A serious case of lies and fraud at the Bergisch Gladbach Jugendamt

The Bergisch-Gladbach Jugendamt has committed a serious case of abusive deportation. We have reported on this sad story several times on this website. The Haddad family had their 4 small children abducted by law. The reasons given by the family court - judge at the AG Gundula Edith Bayer - (formerly AG Leverkusen) are hair-raising. From a cancer disease, inability to raise the children, lack of attachment of the mother Haddad to the children, she was accused of at least 20 other reasons to justify the crime against the family after the lies were clarified by the journalists, persistently by the Jugendamt. Although the mother has already raised three children, now aged 25, 20 and 18, she was lied to, manipulated and pressurised - all under the guise of data protection.

The journalist Faßbender, who had campaigned on behalf of the family, was hit with a strategic criminal charge by the public prosecutor's office. The public prosecutor's office produced 400 to 500 pages of files in order to prevent the journalist's democratic and social commitment. It remains a mystery why politicians continue to call for action on behalf of the socially disadvantaged. After 15 months of investigative terror, the proceedings were discontinued at the local court where the €900 fine was imposed and where the family court and the Jugendamt were up to mischief against the Haddad family. This is a strategic investigative pressure tactic of the unjust state against critics, human rights activists and journalists in order to cover up the injustice against families and children and to put active people under pressure. It's like a rogue state. However, a film by the editorial team was successfully deleted by the city. The truth is simply no longer allowed to be told. Nevertheless, you can watch the film here.



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As can be seen in the film, the parents turned to the "Youth Welfare Committee" of the city of Bergisch Gladbach. A close associate of the mayor, lawyer Frank Stein, then informed them that citizens were not allowed to approach their city councillors directly in the committee for alleged control of the Jugendamt. And as in all systems in German history, the self-examination of civil servants and employees was then simply rewritten by the employee in the mayor's office as an official supervisory complaint - and achieved absolutely "nothing". The civil servants, as the perpetrators of the offences, certify themselves with the halo of the rule of law and all this under the guise of "data protection" for the "good" of the abducted children. The perpetrators must remain secret.

The question remains as to what is going on in the minds of these perpetrators when Federal President Frank-Walter Steinmeier once again calls for a broad alliance for democracy and against extremism on 9 February 2024?

The majority of people today assume that the actual extremists are contributing significantly to the brutalisation and brutalisation of society. This is because the powerlessness of those affected leads to brutalisation against this parallel society of the unassailable in office and against democracy, which does not actually exist at all. Given the hostility to democracy exemplified by these officials, it is more than cynical to demand democratic behaviour from the people. The Federal President should call his officials to order. - Full stop - Or should the people take to the streets in favour of such official "democracy"?

The deportation officer of the Bergisch Gladbach Jugendamt, the young man "Timo Henrichs", also played a more than inglorious role in the Haddad case in the unjustified and exaggerated abduction of children to Catholic institutions. Not only was he constantly caught lying and cheating, even in front of the family court (they were not interested at all), but his training as a curative education nurse did not legally entitle him to enforce this deportation from the Haddad parents' household. References to this were completely ignored by the court and the authorities. However, the fact that he claimed to be a qualified social worker and that an enquiry as to where he claimed to

have obtained his diploma led to him no longer being seen at the Jugendamt - in other words, he quickly resigned - is also part of the magic word non-public proceedings - or data protection for the child. What would



Violence against public sector employees is on the rise. But does the "public service" also ask itself why this is the case? The sleeve protectors don't know self-reflection.

come out of it if the people called for democracy visited the Stasi headquarters, as the Jugendamt are also called, and found the "file"?

This possible abuse of title was also not answered and was kept secret under the guise of protecting the child's personality. However, the GL Jugendamt reported the journalist for the enquiry. The Cologne public prosecutor's office has not yet answered the

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question posed in the police interrogation form as to whether the journalist can be prosecuted again today for journalistic questions.



Lawyer Frank Stein. Does not want mails.

The SPD mayor of Bergisch Gladbach was of course informed about everything - but forbade any further emails, stating that he would not reply to any more emails about the Haddad case. Despite repeated reports and demonstrations by parents in front of the Jugendamt, the local press kept quiet about this humanly appalling deportation scandal.

Perpetrator-victim reversal, also known as reversal of guilt. That is the perpetrator's fault. And this guilt is attributed to the victim.

The dirtiest thing has just happened: The parents have now been told by the Jugendamt that a child who has been abducted has psychological problems. When the parents asked Haddad why this was the case? - Sabine Lautenschläger, an employee of the Jugendamt, claimed that this had to do with the parents beating the child. It is questionable - the child has not been under the protection and in the household of the parents for more than two years now - but has been moved several times from "foster home" to foster home, whether the Jugendamt is responsible for this psychological abnormality. Visiting contacts are also constantly being reduced - as always for no good reason - and this is common practice everywhere in Germany in order to alienate the children from their parents.

What kind of evil state is this?

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Case 2: The Anna Weber family case

Three Jugendämter! One big mess for the whole life of the child and the mother!

This state does not care about - THAT!



The case was heard in private by the University Hospital in Düsseldorf - Dr Dominik Wulf, the Düsseldorf Jugendamt - Ms Münch, the Gelsenkirchen Jugendamt - Ms Stahlhut and Ms Czimmek, the Stuttgart Jugendamt - Fabian D'Ambrosio and Head of Division Christine Schneider, the Gelsenkirchen Local Court - Judge Florian Friebel, then probationary judge and Judge Tobias Ozimek, Ahaus Local Court - Director Benedikt Vi-eth and the Hamm Higher Regional Court - 12th Senate. And an "expert witness" of the horror, whom many parents call the Dr Josef Mengele of "modern times" - it is Mr Hans Herrmann Bierbrauer. Another "expert", Burkhard Thiele from Essen, an opportunistic inspector of injustice - his pamphlets for the courts also look like this, as reported. His obvious private hobbyhorse - the THIRD REICH! Well then!



Dr Dominik Wulf obviously has no idea about nappy rash.



Mum Anna Weber has been fighting for her child for three years.



Dr Burkard Thiele always at your service against parental and children's rights. That secures orders!

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Everything is completely "SECRET".

All very "SECRET question: Who should be protected here?".

Three Jugendamts are involved in the Weber family case. The well-known Gelsenkirchen Jugendamt had taken a tip-off from a doctor (Dr Dominik Wulf) from Düsseldorf University Hospital without checking or obtaining an independent second opinion from another hospital about alleged abuse by the mother as an opportunity to simply take daughter A. away from her mother on her birthday. The mother is a German/Polish citizen and it was believed that they could make "short work" of her. She can't defend herself anyway, they must have thought.



Stop child abuse by the Jugendamts and family courts.

The other Jugendamts involved, in particular the Jugendamt now responsible in Stuttgart and the courts, should have known that this Jugendamt and the long-standing head of the Jugendamt in Gelsenkirchen, Alfons W., and his deputy Thomas F. were accused by the TV magazine Monitor of deliberately overcrowding the Catholic St. Josef home in Gelsenkirchen with children and young people and causing several young people placed in the home by other Jugendamts to be sent abroad to a facility in Pecs (Hungary). Josef-Heim in Gelsenkirchen was deliberately overcrowded with children and young people and caused several young people placed in the home by other Jugendamts to be sent abroad to a facility in Pecs (Hungary), which belonged to the company Neustart Reszocializációs Kft. According to Monitor, the two officials themselves were shareholders of Neustart. Other youth and child protection organisations in Gelsenkirchen were also involved in the business. While the Gelsenkirchen children's home benefited from the above-average occupancy rate, Neustart received 5.500 € per month from the German state for each child placed in Hungary at the time. The commissioned "foster parents" in Hungary were paid a minimal amount. The children were found neglected. No support - no school lessons - nothing "educationally valuable"

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happened there. Only the porte-monnaie of the official crooks became more and more valuable.

The Düsseldorf Jugendamt, which had received the abuse report, was familiar with Dr Dominik Wulf from the university clinics, as he had often made such reports as the "block warden of false child protection". Obviously for this reason, the Jugendamt in the state capital of North Rhine-Westphalia saw no reason to take the child away from the mother.

This was done by the Gelsenkirchen Jugendamt without the prescribed risk assessment - in the obvious old spirit of the former Jugendamt management of the Ruhr pot city - motto: children - here and - money - rake - wallet filled.

This serious allegation has now been confirmed by a review of the files available to the editorial team. All the authorities involved - the Stuttgart Jugendamt, the facility where the child has been held since 2021, the Hamm Higher Regional Court, the local courts, the terrible and incorrigible "expert" psychologist Hans-Herrmann Bierbrauer, who likes to use sentence modules for many other expert opinions and who had also assessed the Haddad family to their doom, were informed of the false and serious suspicions of the reporter Dr Dominik Wulf from the Düsseldorf University Clinic.

These authorities involved, who, as trained legal experts, should be familiar with the presumption of innocence - which they immediately claim for themselves - should have been alert to the suspicion of child abuse when the Essen public prosecutor's office dropped the case. After all, this public prosecutor's office had commissioned an independent forensic pathologist to investigate the allegation (who came from the University of Düsseldorf). This forensic pathologist found no abuse - according to the final result of the investigation. But that doesn't wash with the Jugendamts and family courts.

And what is it: the lake is still. NOTHING happens.

Deliberate deprivation of liberty and false suspicion covered up in the data protection of the authorities.

Once again: The lake is still! What does it want?

The mother of the child, Ms Anna Weber, was accused of causing injury to her own



As always, further enquiries from the editorial team remained unanswered for "data protection" or offender protection reasons.

daughter A.W., born 13 November 2018, in the genital area on 10 March 2021. According to the file, the genital area is said to have been severely reddened. As already mentioned, the proceedings for mistreatment of wards were discontinued in accordance with Section 170 (2) of the Code of Criminal Procedure.

This means: No suspicion of an offence! Nevertheless, this accusation was taken as an opportunity to take the child A.W. away from the child's mother Weber and not to return her to this day. This is a targeted attack against the

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rule of law, against the child's mother, against society as a whole and against the principles of democracy and the rule of law. But they don't care up there.

And the people are being called out onto the streets for this? Then you can only laugh out loud.



The so-called foster family is particularly and extraordinarily active in presenting the allegedly abused child to various child and youth therapy centres or specialists in order to obtain "diagnoses" that are, according to them, favourable. This is the impression the editorial team got after reviewing the documents.

The editorial team has dealt with a number of apparent threats to the child's welfare, and in 99% of cases has found that, for example, the child's parents' visitation contact is alleged to have been established by the Jugendamt or beneficiaries against the parents after the visit, with the same justifications such as defectation, mental abnormalities, sleep disorders or other sensitivities for a positive development of the child, etc. The same thing! Always the same! This is also what happened in this "family case".

Contact ban because the mother is innocent? Or because she communicated with the child in her native Polish? It's like a high-security prison in a gangster state.

And the "expert" Bierbrauer is fully on board. The mother is only allowed to speak to her child every six months. A crime within a crime. Many of those affected call him the Dr Josef Mengele of modern times - despite the rule of law. And that is why he is booked again and again.

They know what they have in him!

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Contact is to be prevented in order to bring about parental alienation. All means are used to lie and deceive, exaggerate and omit in order to underpin the initial decision of the Jugendamt and to undermine the accusation of human rights violations against family protection.



The attentive reader will gain this impression after reviewing the report of the Social Paediatric Centre at the Christophorus Clinics dated 26 September 2022, i.e. 18 months after the child was removed from the mother's household. The fact that the foster family's speech was/remained underdeveloped during this time, as was undoubtedly established, speaks for itself. Other underdevelopments were also noted at the time of the 18-month placements with the "foster carers" in return for fees from the Jugendamt, as various reports clearly show.

It is also striking that a "slight nappy rash" was also detected during the many examinations during the gestation period, although the child was not - is not - under the control of the child's mother.

Oh no - what's that?

Remarkable:

Nappy dermatitis is a skin rash in the nappy area. It typically affects infants and young children. However, older, incontinent people can also suffer from nappy rash. In many cases, the skin is also affected by fungi. A sore bottom or sores in the genital area of a



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baby, toddler or incontinent patient is known as nappy rash. This term generally refers to an inflammation of the skin in the intimate and buttock area.

The editorial team's questions as to whether the "injuries in the intimate area and the severe redness", which were identified on 10 March 2021 and reported as abuse by the physician Dr Dominik Wulf at Düsseldorf University Hospital, are identical to napkin dermatitis as described in the examination report of 26 September 2022, were not answered. No interest in clarification.

Data protection - secrecy - offender protection

Whether photos of the "mild nappy rash" from 26/09/2022 were available to confirm the report from the university hospital on 10/03/2021 - none were found in the files by the editorial team.

As usual, this question was also not answered as a "secret command matter". Data protection?

The child is still in the custody (deported) of the "Office" in Stuttgart - because of a demonstrably false suspicion.

And this is supposed to be a democratic constitutional state? This is why people are called out onto the streets - to save and defend something like this?

The rest also remained unanswered:

If the "injuries" in the genital area on 10 March 2021, which led to the removal of the child A.W., are identical to the nappy rash found on 26 September 2022 in the foster parents' household, why have no proceedings been initiated against the "foster mother" for abuse of wards?



Advanced nappy rash. Any doctor should be able to recognise this immediately. Babies can be treated as normal. You don't need a Jugendamt for this.



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It is unbelievable:

The summary is sent to the authorities involved - the accused and accomplices of false suspicion do not care at all - according to the motto: catch the children - and make moss - the mother pays for the accommodation of her child.

It is clear that the child was infected with the germ Clostridium diffizile in the university hospital and therefore suffered from diarrhoea, which resulted in severe nappy rash. The childminder at the time, who worked for the Gelsenkirchen Jugendamt, also treated the child, who had always been affected by mild nappy rash, incorrectly with warm tea bags which she put in the nappies. All of this led to the injuries in the genital area, which were falsely interpreted as abuse of wards in order to seize the child.

What happened - even though all those involved were informed?



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Case 3: Mori family case.

Depending on your own judgement and if you have nothing else, the protection of privacy does not apply in the judiciary after all. The Straubing Family Court shows how it's done.



If you are sentenced to a longer prison sentence, but it is still less than one year, a 10-year redemption period applies. This is what the Judicial Records Retention Act - JAktAG - says. The family court judge in Straubing, Lienhart Huber, who also sometimes acts as a criminal judge, doesn't care about this in order to drive a family with two children into flight.

What the judge at Straubing Family Court, Huber Lienhart (45), who has also worked there as a criminal judge since 1 April 2010, has allowed himself to do is the opposite of the restraint of alleged personal data in family cases for the purpose and abuse of offender protection that is otherwise practised everywhere in the country.

He commissioned the "expert" psychologist Tom Gerum from Regensburg, who is affiliated with the GWG (Gesellschaft für wissenschaftliche Gerichts- und Rechtspsycholo-gie Salzgeber und Partner in Munich). This society is represented by a Dr. Dr. (University of Prague) graduate psychologist Joseph Salzgeber in the function of an organisational director. It is not clear why he graduated in Prague. This company is making a name for itself because forensic psychologists and psychophysiologists work within the GWG who have completed special training for this examination method using a "polygraph" or "lie detector" (partly in the USA). It is a mystery why this is mentioned on the GWG website, because the use of a lie detector test is prohibited in Germany. The offer extends through the entire area of family expertises to collegial

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networking through the sharing of current information that is necessary or helpful for professional work.



The Daniel & Monika Mori family had to go into hiding with their two children Joel Julian & Sophie Julia. A 25-year-old criminal record from the father's youth was considered the reason for a diagnosed inability to raise the children.

In other words, an interest group that works closely with the judiciary and membership of this GWG opens up large areas of business - perhaps even in the near future with authorisation to use a lie detector test with electric shock classification for disagreeable statements or refusal to attend meetings.

This Mr GWG psychologist Tom Gerum from Regensburg is a reliable "partner" for the criminal judge at the Straubing family court, Mr Huber Lienhart. Trustworthy right down to the tips of his toes, with many years of close co-operation. Perhaps soon with an electric shock lie detector test? And because this is of course not yet permitted, the criminal judge Huber Lienhart at Straubing Family Court decides to draw up a family report with a 25-year-old juvenile criminal record of the father in collision with Mr GWG graduate psychologist Tom Ge-rum or - hand on heart - to formulate it together.

The family court, which is otherwise so keen on the protection of privacy, makes available juvenile criminal files that should have been destroyed a long time ago to a



"trustworthy" psychologist, as they say, and lets him quote from them for a family report that suits him?

The Straubing Jugendamt took a completely different view:

Because of a 25-year-old criminal record, the father is allegedly unable to raise the children. The children are to be removed from the family. The mother is taken into clan custody - for the father's past, which goes back 25 years. Germany is allowing its families and children to suffer - it is all "so constitutional" by courtesy experts in the organisational unit of a company with a dubious reputation.

The perverse thing about this situation is the fact that the family support department of the Straubing Jugendamt and Mr Raphael Ponischowski had pleaded in the reports, who were close to the family, to leave the children with the parents. This employee, who had worked at the Jugendamt for 7 years, is no longer there. Why is that, many families ask themselves. Social worker Raphael Ponischowski reported that there was no reason to tear the family apart. The GWG assessor and the family court judge don't care. It is well known that a counter-expertise came to the conclusion that this expert opinion by GWG psychologist Tom Gerum from Regensburg was useless. Even laype-ople wonder how the expert came to his conclusion, even though the parents refused further expert reports.

The fact that negative reference is made to 25-year-old criminal records without hearing the father is a complete offence. It is a criminal offence to use such data at all. Even if you consider that Google has been forced to guarantee data in relation to the right to erasure / "right to be forgotten" (Art. 17 GDPR). The right to erasure is one of the central tools for enforcing self-determination under data protection law. This devastating expert opinion does not respect this right to self-determination. The family court judge - obviously even more so the criminal court judge - blatantly disregards to-day's case law. This is also because, despite good cooperation with the Jugendamt, the expert demands that a new family aid should carry out ad hoc tests against the will of the parents, although it can be proven that the father has not consumed any drugs - only cannabis - and at the time of the expert opinion even legalisation was being discussed, and now possession and consumption will be exempt from punishment on 01.04.2024.



The right to informational self-determination, i.e. the right of every person to decide for themselves on the disclosure and use of their personal data, is part of the general right of personality under Article 2 (1) in conjunction with Article 1 (1) of the Basic Law.

The Federal Data Protection Commissioner is of course not responsible. That is supposed to be Bavaria. The answer is probably already known.

The Bavarian Ministry of Justice, to which the parents have turned, is talking about "judicial independence", thus cementing injustice and abuse of the law as a - God-given - right for criminal offences in office. These are the standard phrases used everywhere to dismiss complaints and increase powerlessness

beyond measure. Outbursts of rage against these machinations are construed as "attacks on democracy and the rule of law". Nobody asks - why?

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The father Daniel Mori also considers it an impossibility that the lawyer Sabine Prokisch-Hierl from Straubing demanded an acquittal for a 65-year-old early retiree who had sexually abused a 13-year-old boy scout ten times in 2013 and 2014. The pensioner was nevertheless convicted. He considers it cheeky that this lawyer is now representing his children - the boy was 13 at the last hearing - at the family court in exchange for state money when his children are to be taken away from him because of an offence committed 25 years ago. The lawyer who had so vehemently represented the early retiree later said only seven words at the Straubing Family Court: "I agree with the convincing expert opinion".



Lawyer Sabine Prokisch-Hierl: Acquittal for the child molester - the children in the home - what is going on with the organs of the administration of justice?

The fact that this lawyer had represented the landlord in a tenancy dispute with the Mori family could be a payback for the fact that she said nothing at all in court - apart from those seven words. She did not speak to the children during the entire main proceedings. And how could it be otherwise: an application for bias against the children's silent representative in court was rejected.

The cruel reality in Jugendamt and family courts.

And that's what "THEY UP THERE call democracy".

Who is supposed to believe that!

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ΑII

parties involved have now received this email on 13/02/2024:

Ladies and gentlemen,

I enclose an article on the Haddad, Weber, Mori family scandal for your information. This article unfolds its effect in connection with the essay on the state of affairs in the Jugendamts and family courts in general and the entire political situation in the country, which many of the victims of state measures perceive as hypocritical and totally dishonest. You should think about the idea that the state creates its own terrorists through enormous injustice and a lack of self-reflection, protected in a parallel society of terror. Hence the recommendation: read the entire article. Secret deportation meetings every day in Germany at the Jugendamts and family courts

The families concerned will certainly tell me whether you will take a fresh look at the case and "heal" your elementary mistakes or interpret a constitutional act in favour of the families. That is difficult - but that is what society pays you for and you have taken an oath to act in accordance with the rule of law.

After some time, this article will be sent to all members of the state parliament, city councillors and members of the Bundestag. Then the families can experience whether this "democratic constitutional state" for which they are supposed to take to the streets actually works.

Thank you for your attention Heinz Faßbender Jour