untouchables.

### Justiz Skandale Faßbender

#### Because of the allegedly filthy apartment of the mother Dimitrijevic, her child was kidnapped and transferred to a Catholic institution as human capital.



AUTHOR: Heinz Faßbender May 7, 2024 Reading time: 7 min.

In the family case Dimitrijevic (Koblenz), the following press inquiry was not answered or was dumbing down. Typical of public officials who believe they can do anything. After all, they enjoy the status of the

According to the Koblenz "Jugendamt", the "neglected child". to the child Dimitrijevic Sam Luka born 10.10.21



For heaven's sake - no one can live in here anymore, not even a messie.

On 3.11.2023, the Koblenz "Jugendamt", represented by Viola Müller, took the child Dimitrijevic Sam Luka born 10.10.21 from the mother's household, or tore it out of the arms of the actually presumed father, without first even talking to the cu-

stodian and finding out whether the reasons for taking the child away were correct.

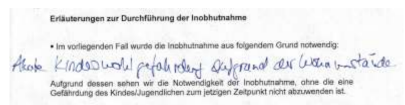
First of all, Ms. Müller justifies the so-called "taking into care" of the child by hand and in obvious haste, with the justification of "housing circumstances", without even getting a picture of the apartment. This handwritten "taking into care" is then concretized with the date of 3.11.23 with typewriting and even an instruction on legal remedies, with the assertion; the "apartment is in a massively dirty, health-endangering condition".

Are you exercising your office for the abduction of children from a "filthy apartment"?

The so-called "condition of the apartment" is neither described photographically nor by protocol, nor is it documented or recorded.

### Justiz Skandale "

by Heinz Faßbender



Handwritten note by Viola Müller – Jugendamt Koblenz. "Acute endangerment of the child's well-being due to the living conditions"

First of all, Ms. Müller justifies the so-called "taking into care" of the child by hand and in obvious haste, with the justification of "housing circumstances", without even getting a picture of the apartment. This handwritten "taking into care" is then concretized with the date of 3.11.23 with typewriting and even an instruction on legal remedies, with the assertion; the "apartment is in a massively dirty, health-endangering condition".

In the present case, the taking into care became necessary for the following reasons:

From the point of view of the "Jugendamt", there is an urgent threat to the well-being of your son Sam Luka. Your apartment is in a massively dirty, health-endangering condition.

For this reason, we see the necessity of taking the child into care, without which a risk to the child/adolescent cannot be averted at this point in time.

#### Here is the supposedly "filthy apartment"!



For heaven's sake, no one can live in here anymore, not even a messie.



**Dirty looks different!** 

# Justiz Skandale

by Heinz Faßbender

In the reports of the "Jugendamt" available to me, the alleged serious health hazards that the child had to suffer in the "filthy apartment" are not described at all. But quite obviously, the brutal physical effects of the abduction of the little boy by the so-called "juvenile authority". Her very own fault is then blamed on the mother. Just like that! Unexpectedly suddenly, in one fell swoop, from one moment to the next. The mother is the culprit!

#### Assessment of Sam Luka:

Sam Luka has settled in well in the group home at the Arenberg Child and Youth Welfare Service. He is now very familiar with the pedagogical staff and the other children. His sleep patterns have improved a lot and he can now accept when pedagogical professionals leave the room because he knows that they will come back.

Sam Luka has shown the following abnormalities in the residential group since the beginning of the recording (in addition to our report of 12.12.2023):

- shrill screaming in case of not immediate satisfaction of needs;
- high susceptibility to infections;

showed no emotion at first contact with the mother after more than four weeks;

- cannot occupy himself alone;
- sticks his hand or finger down his throat until he chokes to get attention;

Not a word about the "filthy apartment". But now the child is still severely damaged. Of course, not because of the abduction by the Koblenz "Jugendamt".

It is then the usual developmentally delayed insinuations that are attributed to the child and are decisive for the "Jugendamt" in



Capuchin Father Cyprian Fröhlich. Founder of the Seraphische Liebeswerk e.V. in Koblenz to give "abused, homeless and neglected children a home. Against state dough

order to protect the ("poor and neglected child" who is "religiously or morally endangered (?), according to the motto of the founder of the Seraphic Love Work e.V., the Capuchin Father Cyprian Fröhlich) for high daily rates – as here in "Christian institutions of the Seraphic Love Work e.V." – (all of which have their past of violence and abuse against children) and young people since their inception). Many of those affected speak of human capital due to the collapse of church taxes.

The mission statement of the Koblenz Seraphic Work of Love e.V. – a horror for many people in the country – and memories of a difficult childhood through violence and abuse.

Not a word more about the "housing conditions", which could make a child's well-being endangerment only to a small extent green and

make the taking into care (only) to a small extent visible and logical as well as a legally unassailable encroachment. Nothing is documented in subsequent reports as the "state of the apartment" with consequences of taking into care.

Therefore, some questions are relevant:

Why was the mother and her child not temporarily accommodated in a hotel for a daily rate of  $\in 80$ , instead of withholding the child from the mother in an institution with a daily rate of  $\in 300$  and more?

If the apartment had actually posed a "health hazard" – why didn't the health department of the city of Koblenz be called in and

## Justiz Skandale

by Heinz Faßbender

warned or evacuate other residents and prohibit the mother and her partner from entering the apartment?

Could the mother, before the child was taken away from her, have been given conditions to remedy the alleged "living conditions" in a child-friendly manner?

Have you convinced yourself in the meantime whether this "state of dwelling" still exists in order to return the child to the mother, instead of being able to keep the child in the expensive institution with exaggerated and inappropriate reports?

Are you a little offended because the mother defends herself against your unlawful insinuations with the serious consequence of taking a child into care?

#### Assessment of the child's mother:

The child's mother continues to take action against employees and decisions of the Koblenz "Jugendamt". On the one hand, she writes numerous e-mails to the "Jugendamt" management with abstruse accusations and questions against employees that do not correspond to reality. An example of an email dated 10.04.2024 is attached to the statement. E-mails with threats to involve the press or that the child's mother expects the complete file to be sent are addressed to the responsible social worker at the "Jugendamt". On the other hand, the child's mother has brought an action before the Administrative Court against the taking into care.

Isn't that the right – even the duty – of parents to stand up for their children?

Pictures from happy days, in a totally "filthy apartment" as well as a child who demands the satisfaction of needs through shrill

screaming, has no emotions to the mother, cannot occupy herself alone and "chokes" for attention through self-harm.



Acknowledgement of paternity! The chickens and the rooster laugh at that.

Furthermore, a report succinctly states that there is a judicial acknowledgment of paternity. The alleged father is a refugee and comes from Iran. The "Jugendamt" obviously gets along well with the alleged father. However, the "Jugendamt" should ask itself whether there is scientific recognition in addition to judicial recognition. That is, a DNA confirmation. Because it could well be that the Iranian refugee, who converted to the "Christian faith" after

# Justiz Skandale

by Heinz Faßbender

fleeing to Germany, is pursuing other goals than being an honorable father by being recognized as an alleged father. And that's just to be instrumentalized by the "Jugendamt" against the mother?

The child's father presents himself to us as reliable and cooperative for the short time in which he has been recognized as a father. Contact contacts can take place accompanied at the Arenberg Child and Youth Welfare Service. We will now check whether he is able to give Sam Luka the necessary security and care in the long term. However, we are at the beginning here and Sam Luka currently needs the stable framework of home education in order to be able to continue to develop healthily.

A termination of guardianship and a return to the maternal household would ultimately trigger an acute risk to the child's well-being.

Is the father of the "Jugendamt" even the biological father?

In the meantime, the "Christian father" is supposed to have the unlimited residence permit.

By the way, the "Jugendamt" should inquire – because the father is known to his Iranian compatriots as a rapist and aggressive thug, so I am told confidentially.



The child was snatched from the hands of the presumably actual biological father by the employees Viola Müller, Simone Schulz and the employee Daniel Müller, after they had committed trespassing and refused to call the police. They had not seen the supposedly "filthy apartment" at all, but Daniel Müller was able to insult the alleged father with "throw foreigners".

In this respect, this adaptive behaviour of the alleged father – who is only recognised by the "Jugendamt" and allegedly other authorities – is to be reweighted and paternity – as demanded by the child's mother – to be placed on a scientific basis before the "Jugendamt" continues to play this man off against the mother in order to be able to continue to sell a non-existent "housing condition" with disproportionate consequences for mother and child as the only correct truth.

## Justiz Skandale Faßbender

I would like to point out that you cannot invoke the child's personal data protection. This is because the description of how the "living conditions" were determined and justified, especially with regard to a health hazard, has nothing to do with data protection for the child. The mother is ready to submit a silence on the question of "housing circumstances" and paternity.

Kind regardsHeinz FassbenderJournalist

#### The answer:

Dear Mr. Fassbender,

In the family case you requested, a child was taken into care by the "Jugendamt" of the City of Koblenz. The official assessment of the situation with regard to the existence of a risk to the child's well-being was comprehensively confirmed by the Koblenz Family Court.

Yours sincerely,

On behalf of:

Heiko Breitbarth

Then, once again, everything is regulated in accordance with the "rule of law" and in arbitrary order. A procrastination, justified at the lowest level of argumentation. Where is all this going to lead again?

Pied Piper of Mariupol/Ukraine. Hence the arrest warrant for Putin.

And in Germany? Abductions are part of the raison d'être! How mendacious you are!

