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URGENT

To the Members of the Grand Senate for Criminal Matters

Chairperson (by law)

Limperg, Präsidentin des Bundesgerichtshofes

Associate members

1. Criminell Senate

Prof. Dr. Jäger, Vorsitzender Richter am Bundesgerichtshof

Dr. R. Fischer, Richterin am Bundesgerichtshof

2. Criminell Senate

Dr. Menges, Vorsitzende Richterin am Bundesgerichtshof

Zeng, Richter am Bundesgerichtshof

3. Criminell Senate

Prof. Dr. Schäfer, Vorsitzender Richter am Bundesgerichtshof

Dr. Berg, Richter am Bundesgerichtshof

4. Criminell Senate

Dr. Quentin, Vorsitzender Richter am Bundesgerichtshof

Dr. Bartel, Richterin am Bundesgerichtshof

5. Criminell Senate

Cirener, Vorsitzende Richterin am Bundesgerichtshof

Prof. Dr. Mosbacher, Richter am Bundesgerichtshof

6. Criminell Senate

Prof. Dr. G. Sander, Vorsitzender Richter am Bundesgerichtshof

Dr. Tiemann, Richter am Bundesgerichtshof

Members of other Senates

Cartel Senate

Prof. Dr. Kirchhoff, Vorsitzender Richter am Bundesgerichtshof Federal Administrative Court

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Pamp, Vorsitzender Richter am Bundesgerichtshof Senate for Notarial Affairs

Senate for Notarial Affairs

Dr. Herrmann, Vorsitzender Richter am Bundesgerichtshof Senate for Lawyers' Matters

Dr. Remmert, Richter am Bundesgerichtshof

Senate for Patent Attorney Matters
Dr. Deichfuß, Richter am Bundesgerichtshof

Senate for Agricultural Affairs

Dr. Brückner, Vorsitzende Richterin am Bundesgerichtshof Senate for Audit Matters

Prof. Dr. Jäger, Vorsitzender Richter am Bundesgerichtshof Senate for Tax Advisors and Tax Agents Matters

Prof. Dr. Jäger, Vorsitzender Richter am Bundesgerichtshof

Bundesgerichtshof

Herrenstraße 45a

76125 Karlsruhe

Vaterstetten, the xx.09.2024

Legal notice: I have to emphasize, that I am not a professional translator and that I have to insist on the legal priority of the respective German text. For translations of legal texts (**Criminal Code (StGB), Courts Constitution Act (GVG)**), I have relied on the translations of the Federal Ministry of Justice and the Federal Office of Justice.

Hereby I report the criminal offences

I. The state-organized fraud against approximately 6.3 million German citizens, organized since 2002 and carried out since 2004 until today by the established political parties SPD (initiator), CDU/CSU, THE GREENS and FDP, on the basis of perversion of the law and breach of the Constitution, with which they are cheated out of approximately 20% of their private savings from private capital life insurances. The basic principle is the blurring of the third pillar of old-age security, private provision for old age, with the second pillar of old-age security, company pension payments, conceived by party politicians and continuously pushed forward since 2004, with the aim of being able to make unrestrained use of the private savings of pensioners with the help of the statutory health insurance funds, which have long been legally subordinate to the Ministry of Health.

The politicians find their decisive support in the judges they themselves have chosen unconstitutionally, with the addiction instilled in them during their training to believe that they are part of the elite, with their ineradicable addiction to attribute to the laws a hidden meaning that cannot be read in the legal texts and is supposedly only accessible to them, and with there addiction to seeking the true rulers of the democratic "constitutional" state, whom they have actually found in the established political parties, for them they can apply their arts of twisting language and twisting the law texts / judicial perversion of justice as "servants of the rulers".

A crucial component was and is the criminalization of essential areas of the judiciary - the social jurisdiction (BSG, LSG, SG), the Federal Constitutional Court and the state-specific parts of the ordinary jurisdiction (AG, LG, OLG) - and of the (general-) public prosecutors, which are political officials of the executive who are bound by the instructions of the justice ministers of the federal states.

This is, in terms of the number of state and public organizations involved, the biggest scandal since the founding of the Federal Republic of Germany. The perpetrators of the various organizations work in a coordinated manner on the basis of mafia-like structures. The perpetrators involved are responsible employees in the following organizations:

- 1) those responsible in the established political parties of the Parties Oligarchy (SPD, CDU/CSU, THE GREENS and FDP), who have thought up and initiated all this since 2002 and are doggedly keeping it going to this day.
- 2) the Federal Chancellors and Federal Ministers, Prime Ministers and State Ministers of the Executive of all Federal and State Governments in power since 2004.
- 3) the members of the German Bundestag since the 15th German Bundestag, with a few notable exceptions (Legislative),
- 4) the judges of all senates responsible for contribution law of all German social courts, state social courts, and the Federal Social Court (12th Senate) and their presidents since 2004 (Judiciary),
- 5) all judges of the Federal Constitutional Court who have violated the Federal Constitutional Court Act since 2002 at the latest and both the Federal Constitutional Court Act and the Constitution of the Federal Republic of Germany since 2008 at the latest,
- 6) all persons responsible (members of the boards, legal representatives, members of the appeals committees) of all statutory health insurance companies carrying out the fraud since 2004 (some since 2001/2002),
- 7) the boards of directors of German insurance companies for capital life insurance, who when paying out the private saved amount falsely report it as a company pension payments and the employers registered as alleged policyholders (breach of the Insurance Contract Act § 1 by both).
- 8) the responsible supervisory authorities for financial service providers, BaFin and the Federal Ministry of Finance (BMF),
- 9) all German (general) public prosecutors who, as political officials bound by the instructions of the Minister of Justice (Executive), prevent the prosecution of perpetrators from public institutions.

10) a number of judges, directors/presidents of the ordinary courts, which has not yet finally been determined.

This is at the same time a report of the criminal offences (according to Section 158 of the German Code of Criminal Procedure) with the Federal Court of Justice, the highest German ordinary court.

The perpetrators and their crimes are listed in [IG_S15] Ch. 1.x (see APP3).

II. The arbitrary justice and state terrorism perpetrated since July 27, 2022 by the Bavarian Legislature, Executive and Judiciary against Dr. Arnd Rüter for making public the crimes committed by employees of the Bavarian Legislature, Executive and Judiciary and subordinate authorities as part of state-organized fraud and the attempts at revenge by criminals in "state-organized fraud" through politically motivated arbitrary justice with unconstitutional penal orders and attempts to cover up the crimes committed.

The Bavarian public prosecutors and Bavarian judges who are involved in leading positions are part of a criminal organization (Section 129 of the Criminal Code) under the ringleadership of members of the Bavarian State Government for the exercise of politically motivated arbitrary justice against recalcitrant believers in the law. The Basic Law of the Federal Republic of Germany and the "European Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR)" are routinely and continuously violated. The Criminal Code (StGB) does not represent any barriers for politicians, prosecutors and judges; High treason against Federation (Section 81 StGB) are not uncommon. The behavior that disregards any legal restrictions and the concentrated, limitless criminality of those responsible in politics, public prosecutors and courts force us to conclude that the party oligarchy (which was already noted in the 1960s by Karl Jaspers and Hannah Arendt) is actually on the way to becoming an open dictatorship.

In the Free State of Bavaria, the constitutionally guaranteed separation of powers between the Legislative, Executive and Judiciary and the legal remedy of reporting of criminal offences (according to Section 158 of the German Code of Criminal Procedure) have been abolished; in criminal law, the Bavarian State Government alone decides what is legal, or who "must be punished in the name of the state" and "who can break the law in the name of the state as he pleases". This serves to maintain and expand the power of the state-supporting party (in Bavaria, the CSU).

This is at the same time a report of the criminal offences (according to Section 158 of the German Code of Criminal Procedure) with the Federal Court of Justice, the highest German ordinary court.

The perpetrators and their crimes are listed in [IG_S15] Ch. 2.x (see APP3).

The result of systematic and ongoing criminalization is that the democracy and the rule of law have been eliminated in the Federal Republic of Germany. This has long-term effects on society as a whole.

Evidence-relevant Documentation:

The evidential documentation for the complaints I and II consists of appr. 1,200 documents totaling appr. 15,000 pages when printed. This evidence documentation is available on the website of the interest group of GMG victims https://www.ig-gmg-geschaedigte.de/, it can be accessed barrier-free and is continuously updated. The structure of the documents is described at https://www.ig-gmg-geschaedigte.de/Doku-Struktur/ and is also shown on page 1 of the APP1. The https://www.ig-gmg-geschaedigte.de/Startseite/ contains the complete overview of the state-organized fraud against approximately 6.3 million German citizens. This description is structured into individual sections, the respective topic of which is indicated in the heading and for which a separate document ([/G_S01] to [/G_S16]) of varying length exists at https://www.ig-gmg-geschaedigte.de/Schluesse/. These separate documents describe the topic in detail and refer to the evidence documents stored at https://www.ig-gmg-geschaedigte.de/Beweise-N/.

In principle, no allegations are made in the entire documentation that are not also provable in court by appropriate evidence documents.

One of the separate documents concerns the section "Arbitrary Justice and State Terrorism by the Bavarian Legislature, Executive and Judiciary – for making public the crimes committed by employees of the Bavarian Legislature, Executive and Judiciary as part of state-organised fraud". This section corresponds to the **Report Part II** and is described at https://www.ig-gmg-geschaedigte.de/Schluesse/ in the detailed document [IG_S16]_20240720 (ENG)_Arbitrary Justice and State Terrorism by the Bavarian Legislative, Executive and Judiciary against Rüter (overview status 18.04.2024)_incl. History.pdf with reference to the evidence documents (see APP2). However, this overview could not be continued after April 18, 2024, because the perpetrators of this arbitrary justice system and state terrorism do not let up and constantly bombard me by letters with further criminal offenses, to which I am compelled to respond in writing, as otherwise they could and would be abused to create legal situations that cannot be combated (https://www.ig-gmg-geschaedigte.de/Beweise-K/ [IG_K-JU_542] ff, [IG_K-PP_215] ff, [IG_K-PE_2332] ff).

Criminal prosecution requires the clear identification of the perpetrator, the facts of the crime, the time of the crime, the place of the crime and the evidence. The proven perpetrators and their crimes can be found in the entire documentation of appr. 15,000 pages. In order to facilitate prosecution, a summary of all perpetrators who can be prosecuted and who must be prosecuted under the law and their crimes was started in [IG_S15] (see APP3). Due to the ongoing, massive commission of crimes in the arbitrary justice system and state terrorism, this document has not yet been able to be completed, especially since new crimes have to constantly being added to Chapter 2. An improvement and thus a completion of this document as a very useful support for the investigations to be controlled by the Federal Court of Justice is only in sight when the crimes of the perpetrators in the arbitrary justice system and in state terrorism are stopped by the Federal Court of Justice.

Even if I, as the bearer of bad news, should play no, or at least no significant, role in the triangular relationship - the **accusing state** (whoever now represents the criminal prosecutors), the **perpetrators to be accused** (see **APP3**) and the **neutral court** (i.e. <u>you</u>) - I would still like to ask you to provide me with a (permanently valid) **file number**, as this is useful for communicating further processing statuses of **APP3** because of providing support for you and because the arbitrary justice system and state terrorism as long as you have not stopped them will inevitably result in updates to **APP3**.

Should the Grand Senate for Criminal Matters of the Federal Court of Justice request the files on the reported case from **the authorities involved**

- Munich I Public Prosecutor's Office, Munich II Public Prosecutor's Office, Munich General Public Prosecutor's Office, Erding Criminal Investigation Department, Ebersberg District Court, Munich I Regional Court, Munich II Regional Court, Bamberg Higher Regional Court, Bamberg State Judicial Treasury, Landshut State Treasury, Munich Social Court, Bavarian State Social Court, Ebersberg Tax Office –

you will find at the end of the action (by comparing it with the evidence documentation at https://www.ig-gmg-geschaedigte.de/) that a large number of files have "fallen victim" to Suppression of documents (Section 274 of the Criminal Code) at the authorities; this is precisely the aim of using the Method_3 to manipulate files and cover up criminal offenses by public prosecutors ([IG_S13] Chapter 8.3).

If the Grand Senate for Criminal Matters of the Federal Court of Justice were to unreasonably require me to submit the approximately 15,000 pages of evidence in written form, then for financial reasons (I am one of the 6.3 million people who were cheated out of their private provision for old age) I would have to submit an application to the Federal Court of Justice to cover the costs of printing out and sending the documentation. Then some secretariats would have to scan all the documents again so that they can be processed by different people at the Federal Court of Justice.

I request that the Federal Court of Justice immediately create a local copy of all evidence documents at https://www.ig-gmg-geschaedigte.de/, because given the criminal energy shown by the criminals in the state-organized fraud against approximately 6.3 million German citizens and in particular in the arbitrary justice and state terrorism by the Bavarian Legislature, Executive and Judiciary against Dr. Arnd Rüter with the constant attempt to force the deletion of the published evidence documentation, one must expect further attempts.

one must expect further attempts.		
Note on linguistic tone:		

The evidence shows that the language I have chosen has become clearer and more straightforward in describing facts and persons over the years. After 20 years of unimpressed continuation of the fraud in general, after 9 years of unimpressed continuation of the fraud against me and after 2 years of arbitrary Bavarian justice and state terrorism, I have understandably lost the consideration for the "sensitivity of serious criminals", which, in general terms, had only ever led to the perpetrators feeling they had the "upper hand" and thus becoming even more brazen.

So before someone puffs himself up as "insulted" (§ 185 StGB) or "defamed" (§ 187 StGB)), the statement

criminal, crime, criminal(s) are words from the German standard language:

DUDEN: **criminal** (adjective; meaning_1: inclined to <u>punishable</u>, <u>criminal</u> acts; synonyms: unscrupulous, delinquent, criminal; (elevated) sacrilegious; **crime** (noun; meaning_1: making oneself punishable, becoming a criminal; criminality); **criminal** (substantivized adjective).

Furthermore, Section 129 of the Criminal Code reads "Forming criminal organizations" and not "formation of organizations of offenders who intentionally, notoriously, compulsively, massively and seriously break the law".

Jurisdiction:

As a citizen, I have a duty to take action against the elimination of democracy and the rule of law:

Section 138 Failure to report planned offences Criminal Code

(1) Whoever has credible information about the planning or the commission of

[...]

2. high treason in the cases under sections 81 to 83 (1),

[...]

at a time when the commission or result can still be prevented and fails to report it in time to the public authorities or to the person threatened incurs a penalty of imprisonment for a term not exceeding five years or a fine.

Nobody can accuse me of failing to report the ongoing *High Treason against Federation (Section 81 Criminal Code)*. Since the **arbitrary justice and state terrorism** by the Bavarian authorities became known on August 26, 2022, I have continuously filed criminal complaints with the public prosecutor's offices and the ordinary courts under the *Code of Criminal Procedure (StPO)*, all of which were fobbed off using the standard method (**Method_1**) of the public prosecutors ("with blindfolded my eyes, I see no initial suspicion").

Why is the district court, regional court or higher regional court determined by my place of residence not responsible for this report?

Section 120 Courts Constitution Act

- (1) In criminal matters, the Higher Regional Courts in the districts of which the Land governments have their seat shall have jurisdiction for the territory of the given Land for hearing and deciding cases at first instance involving
 - 1. (repealed)
 - 2. high treason (sections 81 to 83 of the Criminal Code),
 - 3. [...]
- (2) **These Higher Regional Courts** shall furthermore have jurisdiction for hearing and deciding cases at first instance involving

[...]

Special significance of the case is also to be presumed **if, in the cases under sentence 1, it appears necessary for the Federal Prosecutor General to have jurisdiction for the investigation on account of the cross-regional character of the offence.**[...]

(6) Insofar as the competence of the Federation to prosecute criminal cases has been established pursuant to section 142a, these Higher Regional Courts shall exercise jurisdiction pursuant to Article 96 paragraph (5) of the Basic Law.

(7) [...]

The jurisdiction of the Bavarian Higher Regional Courts in Munich, Bamberg and Nuremberg would make little sense, because those responsible for them are part of the problem and, with their Treason

against Federation at the highest state level, ensure that the Free State of Bavaria has eliminated the enforcement of federal laws according to *Article 85 of the Basic Law* (see *APP2*; *APP3 St-ID 1.8.x*, **2.1.16**, **2.1.25**, **2.1.26**; [IG_K-PP_204-208-209-212-215_216]_20231202-20240128-20240204-20240304_20240506-20240606 Sechs Schreiben an Bayer. Landtag und Bayer. Regierung.pdf)

Why don't I file my report of offences with the Attorney General?

- a) Because it is currently <u>still</u> the case that a neutral ordinary criminal court decides whether or not to initiate investigations into criminal cases, and because it is currently <u>still</u> the case that a neutral ordinary criminal court decides whether to file a lawsuit and initiate criminal proceedings after the results of the investigation are available.
- b) Because, according to the *Code of Criminal Procedure* (*StPO*), it is possible to file a criminal complaint with the court or directly with the public prosecutor's office (in the mistaken belief that the public prosecutor's office coordinates with the criminal court in accordance with the law). I simply cannot allow myself to be naive enough to believe that the Federal Prosecutor General is the only public prosecutor in the Federal Republic of Germany (in his case bound by the instructions of the Federal Minister of Justice) who complies with the laws of the Federal Republic of Germany. It is about the state-organized fraud that has been practiced by the established political parties (*Parties Oligarchy*) for 20 years. To believe that the Federal Government and its Federal Minister of Justice would suddenly turn from Saul to Paul is simply naive.
- c) Furthermore, we (who have been defrauded by the state) have filed five criminal complaints for selected crimes and perpetrators in the context of state-organized fraud in the Federal States of Bavaria and the City State of Hamburg on a test basis between March 19, 2021 and August 20, 2021. The result is the finding that all of the public prosecutors involved, up to the Attorney General in Munich, Reinhard Röttle, and the Attorney General of the Hamburg Public Prosecutor's Office, Dr. Jörg Fröhlich, use the same criminal methods ([IG_S13]; [IG_S15] St-ID 1.8.x).
- d) The extensive use of criminal methods in Arbitrary Justice and State Terrorism against my person by the prosecutors of the Munich II Public Prosecutor's Office, the Munich I Public Prosecutor's Office and the General Public Prosecutor's Office in Munich ([IG_S15] St-ID 2.1.3, 2.1.4, 2.1.14, 2.1.15, 2.1.16, 2.1.24, 2.1.26, 2.1.27) completes the view of the "most objective authority in the world" ([IG_S13]).

Why do I not address the complaint to the Joint Senate of the Supreme Federal Courts?

The Joint Senate of the Supreme Courts is an institution for maintaining the uniformity of the jurisprudence of the Supreme Courts. To the extent that the deviations are due to a different interpretation of the Basic Law, the Federal Constitutional Court will ultimately decide. However, this is not about divergent jurisprudence between supreme courts, but about the refusal of constitutional jurisprudence by the **Federal Social Court** (and the state-specific state social courts and social courts) and the **Federal Constitutional Court**. Irrespective of the differing task of the Joint Senate, this would also be like making two "billy goats in charge of the garden".

Why do I direct the complaint to the Grand Senate for Criminal Matters and not leave it to the Federal Court of Justice to deal with the matter in a single Senate in accordance with the yearly business plan?

If the Federal Court of Justice is not willing to deal with this reporting of criminal offences, then it would not be satisfactory to have to guess whether perhaps it was just a presiding judge of a criminal senate (who may not even have been made known to me) who did not quite understand what this was all about or whether there were more far-reaching reasons for the rejection. In the event of a refusal, it would at least be desirable to make public the fact that all members of the Grand Senate for Criminal Matters, i.e. all judges of the Federal Court of Justice as a whole have decided to unconditionally join the state-organized criminals of the Federal Republic of Germany.

So please <u>you</u> should not start to "argue" that you are not responsible just because the legislators have not spelled out in detail what is to happen when the Legislative and Executive of the Federal and State Governments and also the Judiciary at the state level have decided to transfer from the Parties Oligarchy that has existed since the 1960s at the latest to the next German open dictatorship; and this because they are so overstrained to play the theatre of the oh-so-glorious democracy and the oh-so-wonderful rule of law.

Requests or Demands (URGENT):

I call on the Grand Senate for Criminal Matters of the Federal Court of Justice, that is, <u>you</u>, to take appropriate legal measures to make ensure that the criminals from the authorities involved - in particular (but not exclusively) the Munich II Public Prosecutor's Office, the Erding Criminal Investigation Department, the Ebersberg District Court, the Munich II Regional Court, the Bamberg Higher Regional Court, and the Bamberg State Judicial Treasury - immediately cease their <u>actions of Arbitrary Justice and State Terrorism</u>. The ongoing threats against my freedom and personal integrity and property that have persisted for the past two years have reached an intolerable level.

I request or demand from <u>you</u> a court order to **provide a personal protection for me**. The threat to my person by deprivation of liberty by the Bavarian perpetrators of Arbitrary Justice and State Terrorism has assumed threatening proportions. I am threatened by 3 different and parallel efforts to put pressure on me through arrest warrants and subsequent imprisonment (1. [IG_K-JU_521] – [IG_K-JU_524]; 2. [IG_K-JU_520]; 3. [IG_K-JU_574] – [IG_K-JU_576]). Personal protection must be guaranteed by the Federal Police, because the Bavarian Criminal Police, in the form of the local Criminal Police Inspectorate Erding, is involved in Arbitrary Justice and State Terrorism (see **APP2**; **APP3** [IG_S15] **St-ID 2.1.5**, **2.1.28**).

Of course, I call on <u>you</u> to ensure that the thousands of criminals are punished "in the name of the people" and that the punishment is imposed without regard to the person in question and in accordance with the laws of the Federal Republic of Germany that apply to everyone.

And of course I also call on <u>you</u> to set the course for the money stolen over two decades to be paid back to all those who were defrauded by the state with statutory interest and, as far as possible, from the private property of all perpetrators.

Risks and Opportunities:

In 1962, the journalist **Ernst Müller-Meiningen Jr.** had to state in an editorial in the Süddeutsche Zeitung entitled "On the Fränkel case" that the **Federal Court of Justice** was the "**traditional company of the** [Nazi German] **Reich Court**" because it was filled with old Nazis ([IG_O-JU_100]; [IG_S13] Ch. 3.5).

As recently as April 29, 2007, the then **President of the Federal Court of Justice (2000 to 2008), Günter Hirsch**, published his passionate plea as **an intellectual arsonist** that the German judge has the right to "interpret" the laws according to his "higher inspiration", i.e. to continue to unswervingly apply the method adopted from the Nazis of **twisting words** > twisting the law > judicial perverting of justice and to breach the Constitution ([IG_O-JU_002]). The same method used by the lawyers of the Weimar Republic to deal the death blow to democracy and pave the way for the Nazi dictatorship (https://www.ig-gmg-geschaedigte.de/Schluesse/ [IG_S12]_20201212_Die staatlichen Juristen — ein Berufsstand zwischen Missbrauch und Größenwahn (v5), Kap. II "GÜNTER HIRSCH _ RECHTSSTAAT — RICHTERSTAAT"; [IG_S13] Kap. 3.5).

We, the citizens of the Federal Republic of Germany, do not know whether <u>you</u>, the judges of the Grand Senate for Criminal Matters of the Federal Court of Justice, have arrived in democracy 79 years after the end of the Nazi dictatorship; only <u>you</u> know, we citizens can only <u>wish and hope</u> so.

As early as 1963, **Karl Jaspers** ([IG_O-PP_001]) and **Hannah Arendt** ([IG_S15] p. 4; **APP3**) stated that the state of the so-called "parliamentary democracy" achieved in the Federal Republic of Germany can only be described as a **Parties Oligarchy**. Karl Jaspers also predicted that the subsequent status would be **the next German dictatorship** ([IG_O-PP_001]).

The warning words of our Federal President Richard von Weizsäcker in the years 1982 to 1992, "**the parties have made the state their prey**", are to be taken extremely seriously, but were dismissed by the Parties Oligarchs as the statements of a senile nest-fouler ([IG O-PP 002]).

The ringleaders of the *criminal organization(s)* (Section 129 of the Criminal Code) are the party Oligarchs involved in state-organized fraud and in the Arbitrary Justice and State Terrorism that take place in this context.

In [/G_S16] pp. 9-11 one can read which decisive levers have led to this abuse of power and to arbitrary justice and state terrorism:

- The **electoral law** dictated by the parties ensures that the legislature does not consist of independent individuals, but that the second vote is used to elect parties and the first vote is used to elect dependent party followers who are subservient to the party. The people do not elect representatives of the whole people "in free elections" (*Article 20 (3), 28 (1) GG*), but rather they elect representatives and subordinates of the respective parties. The **unconstitutional faction leaders** who enforce party interests in the legislative process reinforce the enforcement of the interests of the party oligarchs.
- The **state training of lawyers** ensures a never-ending supply of lawyers who are not taught: what the difference is between legal systems of democracies and of dictatorships; that Anglo-American decision based on cases law is prohibited by our constitution; that in the Federal Republic there is an introductory law for every new law and every amendment to a law which specifies what the aim of "the legislator" is with this law; that the criminal search for the legislator's intention is a method adopted from the Nazis for twisting words > twisting the law > judicial perverting of justice and to breach the Constitution....etc.
- The fact that **prosecutors as political officials of the Executive are subject to the instructions of the justice ministers**, the election of prosecutors and judges by the Parties Oligarchy and the dependence of judges on the Parties Oligarchy is the elimination of the constitutionally guaranteed separation of powers between the Legislative, Executive and Judiciary.

From this it can be concluded that there must also be demands to correct individual laws because of the breach of the constitution they constitute. This is not a demand to overthrow the political system and the political constitution of our society, but on the contrary a demand to reverse the manifest efforts of the Parties Oligarchy to bring about such an overthrow "on silent feet" in our otherwise not so bad laws, including the Basic Law. This cannot be achieved either with the exclusively burdened judges of the Federal Constitutional Court (see *APP3* [IG_S15] St-ID 1.3.x) or with the criminal ringleaders of the Parties Oligarchy (see *APP3* [IG_S15] St-ID 1.1.x, 1.2.x, 2.01, 2.02, 2.03, 2.04).

The lesson from the "only partially successful transition" from the Nazi dictatorship to the democracy of the Federal Population of Germany and the lesson from the "only partially successful transition" from the SED.

Federal Republic of Germany and the lesson from the "only partially successful transition" from the SED dictatorship to the "democracy"... no, to the Parties Oligarchy of the Federal Republic of Germany must now finally be heeded: "you cannot make a [new] state with the old personnel" ([IG_S12], [IG_K-JU_100]) to [IG_K-JU_105]). There is no getting around it: If you want to avoid the transition to the next German dictatorship, you have to take the laws of the Federal Republic of Germany seriously, and that means you have to take the Basic Law and especially the Criminal Code seriously.

Useful Strands of Investigation:

Each of the violations of the law alleged against the criminals was proven in the evidence documents at https://www.ig-gmg-geschaedigte.de/ in accordance with the constitutional requirements (Art. 20 (3), 97 (1) GG) on the basis of the cited legal texts and not on the basis of any law-bending interpretations by anyone. In the Federal Republic of Germany, the legal texts are written in German in accordance with legal requirements and anyone who is fluent in German can read them without any problem and, using the human logic available to the vast majority of people, determine without a doubt whether a legal regulation is applicable in a specific legal situation due to the associated regulatory conditions or not (yes / no). All named offenders (APP3) were, without exception, confronted with the crimes they were accused of; without exception, all of these offenders did not provide any counterarguments, modifications or additions to the allegations. Without exception, they have remained silent about the allegations. Your court has also established in various judgments that the law clearly states that in these cases there is no obligation to tell the truth, but there is certainly an obligation to explain. The criminals therefore accepted all of the crimes they were accused of in accordance with the principles of the rule of law.

<u>You</u>, the judges of the Grand Senate for Criminal Matters of the Federal Court of Justice, can of course decide for yourselves how many of the vast number of described and proven crimes <u>you</u> want to examine in every detail before <u>you</u> become convinced that the descriptions are legally correct and legally sound. If <u>you</u> then notice that in the case of individual offenders, one can only speak of mass violations of the law, then the mass nature of the offense should indeed be taken into account in determining the sentence, even if in order to form an overall sentence, for example in the case of the

accusation of *High Treason against Federation* (Section 81 Criminal Code), it is not necessarily necessary to also include *Malicious Gossip* (Section 186 of the Criminal Code).

- If the investigations begin with the crimes in Part II of the report, this would have the advantage that the crimes committed there are consistently described extremely well / extensively / in detail. This applies in particular to the crimes committed by the Bavarian party oligarchs. The entire evidence on **Arbitrary Justice and State Terrorism** probably requires little additional investigation in external documents. This ensures immediate success, as the crimes occurred one after the other; they basically followed the same pattern: one, maximum two letters from perpetrators, followed by a letter from me with evidence of the crimes. This makes it possible to include all criminal groups working together in a mafia-like manner, including the ringleaders in the Bavarian Government and in the Bavarian Parliament. This ensures rapid investigation, which in my view is necessary given the current urgency (see my **urgent demands**), and yet prevents the impression that "the little ones are hanged and the big ones are let go".
- For some groups of perpetrators in Part I of the report, the summaries in *APP3* are still missing. The information is already available in the overall documentation, but it could make <u>your</u> investigations much easier and faster if I also provide these missing summaries myself. For this, in turn, it is imperative that the actions of *Arbitrary Justice and State Terrorism are stopped immediately* through <u>your</u> actions and that I am finally given the time I need to do so.

 Then it is certainly not a hindrance to the investigations if they are parallelized for individual groups of perpetrators, because the interfaces between the crimes are more clearly identifyable in Part I (e.g. all capital life insurers report to all statutory health insurers the payment of a non-existent lump sum payment from a non-existent company pension).
- According to the Code of Criminal Procedure (StPO), investigations into criminal offenses should be carried out by the public prosecutors assigned to a court. It is not 100% clear, but it can probably be assumed that the public prosecutors of the Federal Prosecutor General's Office would be responsible for the present case. However, I repeat, I cannot be asked to be so naive as to believe that public prosecutors will suddenly rise like a phoenix from the ashes, who, although they are bound to the instructions of the Federal Minister of Justice (the FDP is also part of the Parties Oligarchy; it did not vote for the GMG, but has consistently refrained from doing anything over the past 20 years that could have led to an end to state-organized fraud), suddenly feel the urge to comply with the law.

I am deliberately sending the report to the Grand Senate for Criminal Matters of the Federal Court of Justice. It is not me, it is <u>your</u> job to check whether the investigating officers are complying with the law. However, if <u>you</u> are convinced by the procedure according to the first point, <u>you</u> will find that <u>you</u> no longer need investigating prosecutors. <u>You</u> could also state (to comply with the wording of the **Code of Criminal Procedure (StPO)**): the public prosecutors have already done their due diligence. They have investigated so well that they have not only seized, identified and evaluated most of the letters used to commit crimes by searching the premises, but they have even investigated so actively that they have even written the crimes themselves in such evidence documents.

Still now, after the investigation has been completed, the public prosecutors still have to present the results of the investigation to you (although massive attempts are being made to convince the citizens that the public prosecutors are the real judges and that the arbitrary political justice of the Parties Oligarchs is bringing us to the kingdom of heaven of the world's most brilliant democracy; [IG_K-MP_030], [IG_K-MP_031]), so that <u>you</u> can decide whether charges can be brought on this basis. If <u>you</u> work through the evidence documentation at https://www.ig-gmg-geschaedigte.de/, <u>you</u> may find, taking the first point into account, that the investigative work has already been done, that I have taken over the work of the public prosecutors with the support of many other victims, with my knowledge of German and human logic.

<u>You</u> see, we have lost the public prosecutors of the Federal Republic of Germany because of their massive criminal offenses, including *High Treason against Federation*, but that does not matter, they are replaceable. In the several million population of the Federal Republic of Germany there are enough people who can read and think and who, above all, are prepared to uphold democracy and the rule of law and to abide by the laws.

I don't know of a quick solution to the problem of so many missing judges. Hopefully <u>you</u> are judges with a penchant for democracy and the rule of law.

The top-level evidence documentation for Report I (APP1) and Report II (APP2) is not for fun available in ENG.

If the members of the Grand Senate for Criminal Matters of the Federal Court of Justice do not feel responsible for working to restore democracy and the rule of law in the Federal Republic and to punish the crimes committed in accordance with the law, then all national legal remedies have been exhausted. Then **the only hope left** is for the **Council of Europe**. (https://de.wikipedia.org/wiki/Europarat objective:) "Since 1993, the Council of Europe has increasingly devoted itself to safeguarding democratic security. This includes in particular

- the commitment to human rights
- the safeguarding democratic principles and
- · basic principles of the rule of law
- combating terrorism with the Counter-Terrorism Steering Committee
- [...]"

Long enough, the demand for independent public prosecutors, as **is common in the European legal area**, has been raised by various bodies (ECJ, PACE, German Judges' Association). "**From the European side in particular, Germany has been repeatedly required to reform the position of public prosecutors, both by the Council of Europe, the ECHR (EGMR) and the ECJ (EuGH)" ([/G_K-PE_200]). This always fell on deaf ears at the Federal Government. The greed for the billions of Euros that have been earned since 2004 through state-organized fraud based on the judicial perversion of justice and breach of the Constitution with mafia structures** simply makes them deaf ([/G_S13]_20210926_Die kriminellen Politiker und ihre "von der Leine gelassenen" Staatsanwälte _mit Nachträgen 20230310 u 20230519, Ch. 8.4).

Given the global political situation, it could happen that enough of the 46 European states have had enough of the eternal German delusions that "in return for (bribes) money, any special treatment desired can be demanded from them and any disagreement can be resolved." (see [IG_S14]). So please <u>you</u> should not assume that I will keep this eport of criminal offences to myself ... <u>you</u> feel watched; Europe is watching <u>you</u>.

Best regards	
Dr. Arnd Rüter)	

Appendices:

APP1: 20240516_Structure of the IG-GMG Documentation_Homepage_(ENG).pdf

APP2: [IG_S16]_20240720 (ENG)_Arbitrary Justice and State Terrorism by the Bavarian Legislative Executive and Judiciary against Rüter (overview status 18.04.2024)_incl. History.pdf

APP3: [IG_S15]_Die DeEhGe (die TÄTER und die TATEN, Version 20240915 ff).pdf
Note: In the document, the specified chapters 1 x have not vet been fully developed. N

Note: In the document, the specified chapters 1.x have not yet been fully developed. Nevertheless, the perpetrators and crimes to be summarized there are already present in the overall documentation. What is only missing here is the intended support for law enforcement. For cost reasons, the APP3 is only enclosed in the shipment to President Limperg; I ask the Secretariat to make copies and distribute them to all members of the Grand Senate.