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*[IG\_K-JU\_711] = ENG ([IG\_K-JU\_709])*

To the (*transmission by registered mail*)  
**Members of the  
Grand Senate for Criminal Matters**  
- persönlich -

**Associate members**

**1. Criminell Senate**

Prof. Dr. Jäger, Vorsitzender Richter am BGH  
Dr. R. Fischer, Richterin am BGH

**2. Criminell Senate**

Dr. Menges, Vorsitzende Richterin am BGH  
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**3. Criminell Senate**

Prof. Dr. Schäfer, Vorsitzender Richter am BGH  
Dr. Berg, Richter am BGH

**4. Criminell Senate**

Dr. Quentin, Vorsitzender Richter am BGH  
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**5. Criminell Senate**

Cirener, Vorsitzende Richterin am BGH  
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**Dienstgericht des Bundes**

Pamp, Vorsitzender Richter am BGH

**Senate for Notarial Affairs**

Dr. Herrmann, Vorsitzender Richter am BGH

**Senate for Lawyers' Matters**

Dr. Remmert, Richter am BGH

**Senate for Patent Attorney Matters**

Dr. Deichfuß, Richter am BGH

**Senate for Agricultural Affairs**

Dr. Brückner, Vorsitzende Richterin am BGH

**Senate for Audit Matters**

Prof. Dr. Jäger, Vorsitzender Richter am BGH

**Senate for Tax Advisors and Tax Agents Matters**

Prof. Dr. Jäger, Vorsitzender Richter am BGH

**Bundesgerichtshof**

**Herrenstraße 45a**

**76125 Karlsruhe**

CC: (*transmission by email*)

**Council of Europe, Strasbourg**

\_ **Secretary General of the Council of Europe,  
Alain Berset**

\_ **Minister for Foreign Affairs of Lithuania  
during the Lithuanian Presidency in the  
Council of Europe, Kęstutis Budrys**

\_ **the members of the Parliamentary Assembly  
of all member states of the Council of Europe**  
*Dear Secretary General, I ask you to ensure that  
the members of the Parliamentary Assembly of the  
Council of Europe also receive a copy of the letter  
including the sent annexes*

\_ **the members of the Ministers-Committee  
of the Council of Europe, of all member states  
of the Council of Europe**

**European Parliament, Strasbourg**

\_ **all members of the European Parliament**

Your file number: **GSSt 20/24**

([https://www.bundesgerichtshof.de/DE/Verfahrensarten/Aktenfuehrung/ErlaeuterungAktenzeichen/erlaeuterungAktenzeichen\\_node.html](https://www.bundesgerichtshof.de/DE/Verfahrensarten/Aktenfuehrung/ErlaeuterungAktenzeichen/erlaeuterungAktenzeichen_node.html))

**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.

**subject:**

My criminal complaints dated 01.10.2024 ([IG\_K-JU\_700] DEU; [IG\_K-JU\_701] ENG) against tens of thousands of crimes (<https://www.ig-geschaedigte.de>; summarized in [IG-S15]); and which were committed within the framework of

Level 1: State-organized fraud based on perversion of justice and violation of the constitution with mafia structures

Level 2: Politically motivated arbitrary justice and state terrorism since 22.07.2022 against Dr. Arnd Rüter by the Bavarian Legislative, Executive and Judiciary

here: **Three additions to my criminal complaint dated 01.10.2024 ([IG\_K-JU\_709])**

Vaterstetten, 22.04.2025

Dear Judges,  
Dear Ladies and Gentlemen,

on 01.10.2024, I sent a criminal complaint to the Grand Senate for Criminal Matters of the Federal Court of Justice with a request for **URGENT** processing. This criminal complaint has the same focus as stated in the subject above under levels 1 and 2. This concerns the reporting of thousands of criminal offenses through which the perpetrators seriously endanger the rule of law and democracy and from which it can be concluded that the implementation of the law of the Federal Republic of Germany in accordance with Article 84 of the Constitution (**the implementation of federal laws as a matter of the state itself**) is no longer guaranteed by the Federal State of Bavaria.

I will hereby add three further additions to this criminal complaint due to current circumstances:

**Complaint\_1:** [IG\_K-JU\_708] Criminal complaint for the disregard and undermining of the constitutional body, the Federal Court of Justice, by its President Bettina Limperg

**Complaint\_2:** [IG\_K-JU\_611] Criminal complaint for all offenses committed against me during **coercive detention** respectively during my **arresting and coercive detenting between 02.10.2024, and 28.02.2025**

**Complaint\_3:** [BAU\_008] Criminal complaint for criminal offenses in connection with the violation of the Building Code (BauGB) and the Bavarian Building Code (BayBO) by **those which are responsible in the Lower and Upper Building Supervisory Authority.**

**Ads 1 to 3** each include a series of supporting documents, all of which are publicly and barrier-free accessible via the reference numbers provided. The three additional supplements are, of course, also accessible online.

However, I prefer to send them to you by registered mail so that no one later gets the idea that they have never received such letters. Finally, you have all received the criminal complaint dated 01.10.2024, addressed personally to you in sealed envelopes (unless the postal secrecy is no longer secure at the Federal Court of Justice) and it is astonishing with what Nibelung loyalty you have allowed "President" Limperg to ignore the Constitution of the Federal Republic of Germany and simply send the Grand Criminal Senate of the Federal Court of Justice into the desert as a "club of idiots".

**1) To Complaint\_1 President Limperg**

On my criminal complaint, to the judges of the Grand Criminal Senate of the Federal Court of Justice, dated 01.10.2024 and received on 07.10.2024, the President informed me on 10.10.2024 that it would be "processed centrally" by her, which meant that it would not be acknowledged for flimsy reasons, and that a judge RiLG, who has no authority whatsoever, has been commissioned by her to issue the notification.

As a result, she committed a series of crimes (§ 81 High Treason against Federation, § 274 Suppression of Documents, § 339 Judicial Perversion of Justice, §§ 258, 258a Obstruction of prosecution or punishment in public office for tens of thousands of crimes; § 27 Aiding and abetting the crimes from the present

complaint\_2) and is unacceptable for further dealing with my extensive legal case reported on 01.10.2024. What is crucial is that she bears crucial shared responsibility for the elimination of the rule of law and democracy.

## 2) To Compliant\_2 Offenses committed under coercive detention

If one reads the letters to the Bavarian Government and the Bavarian State Parliament

*IG\_K-PP\_204-208-209-212-215\_216\_\_20231202-20240128-20240204-20240304\_20240506-20240606\_\_Sechs Schreiben an Bayer. Landtag und Bayer. Regierung*

e.g. under the 1st ticker on the homepage of the IG website (<https://www.ig-gmg-geschaedigte.de/Startseite/>):

„Sechs Schreiben vom 02.12.2023, 28.01.2024, 04.02.2024, 04.03.2024, 06.05.2024 und 06.06.2024 an alle Mitglieder des Bayerischen LANDTAGs und alle Mitglieder der Bayerischen STAATSREGIERUNG: "Sie sind darauf ausgerichtet die freiheitlich demokratische Grundordnung" [nicht nur] "zu missachten", sondern auch zu beseitigen (zitatierter Anteil aus Entscheidung 23.1.2024 Bundesverfassungsgericht zur NPD-Finanzierung)“

and considers the non-reactions of the recipients and the unrestricted continuation of the **Politically motivated Arbitrary Justice and State Terrorism** against me, then it is clear that the Partiesoligarchs have an interest in a state in which they alone decide who is to be punished by the criminal justice system and who is not; i.e., they want **any** (or rather:) **their political criminal justice system under all circumstances** and nothing else.

But after all the letters, one question still remained: If the **“normal legal means”** established since the founding of the Federal Republic of Germany, such as **perversion of justice (§ 339 StGB) and breach of the Constitution**, are no longer sufficient and the judiciary is no longer able to feign by these a **“rule of law”** (see **Compliant\_2 Point 1**), whether the partiesoligarchs are then willing to abandon all this fuss about the apparent preservation of the rule of law and **simply and brutally resort to the tough means of an open dictatorship** ... my so-called **arresting and imprisonment for 5 months coercive detenting** proves: **YES, they are.**

**The Munich II Public Prosecutor's Office represents the beginning and end of a chain of all crimes committed against me on the instructions of the Partiesoligarchs of the Bavarian State Government during my coercive detention from 02.10.2024 to 28.02.2025.**

The **responsibles of the Munich II Public Prosecutor's Office** initiated this entire process of **unlawful arrest and detention of Dr. Arnd Rüter between 02.10.2024, and 28.02.2025**, as a special operation within the framework of the **Politically motivated Arbitrary Justice and State Terrorism** perpetrated against me since 27.07.2022, by the Bavarian Legislative, Executive, and Judiciary on the instructions of the Partiesoligarchs in the Bavarian State Government. They checked its implementation by other participants and partly carried it out themselves, starting with the preparation of unlawful criminal charges, the preparation and forgery of unlawful arrest warrants, and ending with the delusional idea that the present so-called **“decisions”** of an unlawful court on a non-existent application were intended to ensure that I would not be released from **coercive detention** before 28.02.2025

Not even the courts with their traditional means of **Judicial Perversion of Justice and Breaking the Constitution** are able to maintain the appearance of **“jurisprudence”**.

The procedures for my **coercive detention from 02.10.2024, to 28.02.2025**, were initiated, controlled, monitored, and partly carried out by the Munich II Public Prosecutor's Office from beginning to end. They show **that the public prosecutor's office, controlled by the Partiesoligarchy, has resorted to means of open dictatorship by using coercive detention on the basis of documents it forged itself.**

The building erected on the instructions of the Bavarian state government from lies upon lies and from crimes upon crimes within the framework of the **Politically motivated Arbitrary Justice and State Terrorism** can really no longer be labelled as a building of the rule of law and democracy. Even the judges involved show that they are totally overwhelmed by this orgy of crime. Without the prosecutors and political officials bound by the instructions of the Bavarian Minister of Justice, nothing can happen in the so-called judiciary. Without the prosecutors, the political officials of the public prosecutor's offices bound by the instructions of the Bavarian Minister of Justice, nothing more can happen in the so-called judiciary. The Bavarian state government has full control over the **Political “Jurisprudence”** through its **“public prosecutors”** and there is no other jurisdiction.

The Council of Europe has 46 member states (except Russia, whose membership has been suspended). Its highest body is the Parliamentary Assembly of the representatives of the 46 member states. Its main task is to ensure compliance with the „[European Convention on Human Rights and for the Protection of Fundamental Freedoms \(ECHR\)](#)“ signed by the Member States.

This Council of Europe considers a person deprived of his or her freedom to be a **political prisoner (political prisoner)** ([https://de.wikipedia.org/wiki/Politischer\\_Gefangener](https://de.wikipedia.org/wiki/Politischer_Gefangener)), if one of the following conditions is met (Council of Europe SG/Inf(2002)34; 24/10/2001|English|CM-Public; <https://search.coe.int/cm?i=09000016805e27ef>):

- if the detention has been imposed in violation of one of the fundamental guarantees set out in the [European Convention on Human Rights](#) and its Protocols, in particular [freedom of thought](#), conscience and [religion](#), [freedom of expression](#) and [information](#), [freedom of assembly](#) and [association](#);  
The arrest and detention on the basis of two unlawful arrest warrants issued by the Munich II Public Prosecutor's Office for five months of coercive detention was merely a continuation of the [Politically motivated Arbitrary Justice and State Terrorism](#) perpetrated against Dr. Arnd Rüter by the Bavarian Legislative, Executive, and Judiciary since 22.07.2022 (see **Complaint\_2, Points 1 - 3, 5**).
- if the detention has been imposed for purely political reasons without connection to any offence;  
The so-called „**Insults**“ and „**Defamation**“ alleged by the Munich II public prosecutor's office could never be proven because they did not exist (see **Complaint\_2, Points 1, 11**).
- if, for political motives, the length of the detention or its conditions are [clearly out of proportion](#) to the offence the person has been found guilty of or is suspected of;  
Given that there were never any proven „facts“ and consequently no charges, trials, verdicts, etc., any detention is **disproportionate**.
- if, for political motives, he or she is detained in a discriminatory manner as compared to other persons;  
or,  
(see **Complaint\_2, Point 10**)
- if the detention is the result of proceedings which were clearly unfair and this appears to be connected with political motives of the authorities.  
There are no procedures neither fair nor unfair; there are only [Politically motivated Arbitrary Justice and State Terrorism](#) perpetrated against Dr. Arnd Rüter by the Bavarian Legislative, Executive, and Judiciary since 22.07.2022; see Criminal Complaint dated 01.10.2024 to the Federal Court of Justice; **Complaint\_2**)

It follows that all five conditions are met; a legal decision in this jurisdiction could not be clearer. **I was a political prisoner/detainee between 02.10.2024 and 28.02.2025.**

However, I am not the first and also not the only person in the Federal Republic of Germany who can demonstrate the political motives behind the criminal methods of the German public prosecutors, who are politically bound to the instructions of the Minister of Justice of the executive branch ([\[IG\\_S13\] Die kriminellen Politiker und ihre „von der Leine gelassenen“ Staatsanwälte](#); there is no politically independent criminal justice system in the Federal Republic of Germany) virtually an **assurance** that there must be/are many political prisoners in the Federal Republic of Germany.

But I am, as far as I know, **the first all-German political prisoner**. I was a political prisoner in the GDR dictatorship (an "enemy of the state" for "subversive anti-state agitation"), and I was a political prisoner in the Federal Republic of Germany because I (of course with the help of other affected people)

- 1) have not only publicly announced and continue to do so through "betrayal of secrets" (<https://www.ig-gmg-geschaedigte.de/>) how the largest scandal since the founding of the Federal Republic of Germany in terms of the number of organizations involved was staged and continues to this day, but also (in contrast to the history of German dictatorships) clearly identified those responsible for the respective acts ([\[IG\\_S15\]](#)), who, for various personal motives ([\[IG\\_S15\]](#)), have shamelessly abolished democracy and the rule of law;
- 2) remind the German judges too much of the "glorious past" from which they in the early 1950s inherited their style of administering justice with **judicial perversion of justice** and **constitutional breach** ([\[IG\\_S12\] Die staatlichen Juristen – ein Berufsstand zwischen Missbrauch und Größenwahn; \[IG\\_K-JU\\_10x\]](#)), which they continue to apply unswervingly to this day, ensured by their state training.

- 3) have shown that, given the criminal methods used by German federal prosecutors (*[IG\_S13]\_Die kriminellen Politiker und ihre „von der Leine gelassenen“ Staatsanwälte*), there can no longer be a politically independent criminal justice system in the Federal Republic of Germany.

### 3) To Compliant\_3 Building Authority

This example initially deals with a completely different area of law (construction law). But this is misleading, because it shows in a drastic way how the jurisprudence in criminal law has degenerated into pure political arbitrary justice: The following applies to employees of public authorities and subordinate public organizations:

„As long as your crimes serve to secure and expand our power, we welcome them; if your crimes serve your own benefit and do not affect our interests, you can do whatever you want.“

This view has an impact throughout society, right down to the lowest level of communities. There is now no area of social life in which the average citizen does not encounter this secured belief of the employees of government authorities: „We can break the laws as much as we want; nothing will happen to us anyway. We are on top and you (the citizens) are on the bottom, and therefore you have to keep your mouth shut and endure whatever we feel like doing for our own benefit.“

### 4) What next ?

It would be welcome if you would finally start doing your job after these clumsy attempts to deny your President's rights (see **Complaint\_1**)

What will happen without your “**UNABLE**” president is not only stated in **Section 132** of the **GVG**, but also, for example, in your rules of procedure.

As long as you do not stop the criminal activities of the various participants in the crimes reported on 01.10.2024, and now in this case, I will inevitably have to send you further supplementary criminal complaints, because the various perpetrators will not give up. From the time of my **Unlawful imprisonment (Sec 239)** alone, a large number of “formal notifications” have accumulated (the perpetrators believed that my detention situation with limited possibilities for reaction was extremely advantageous for them), which (cannot) contain anything other than further criminal offenses against me. It would be nice if I could use the file number I have now adapted to your conventions (I have adapted it to your internal guidelines) to point to further, publicly and easily accessible evidence of criminal offenses with the unique file number, without having to launch a huge mailing campaign each time. You would then necessarily have to provide version control in your filing system.

Have you now submitted a copy of the entire evidence to the Federal Court of Justice (approx. 1,200 documents with a printed version of approx. 15,000 pages at <https://www.ig-gmg-geschaedigte.de/>) or not yet?

I am now probably **the first person to be / have been politically persecuted in both parts of Germany**. As I already "promised" the gentlemen of the Bavarian state government on 15.11.2023 (*[IG\_K-PP\_203]*), if they actually manage to deprive me of my freedom without any legal basis, then I will provide them with my experiences in comparing the various German dictatorships in writing; this can certainly be beneficial for the prosecution of perpetrators and the restoration of democracy and the rule of law in the Federal Republic of Germany.

Let us not kid ourselves; the situation has now been so severely affected by the undermining of the rule of law **that the situation can rightly be described as a State Crisis (a state without a functioning legal system)**. Fixing this is a Herculean task and will not be possible without some ideas. For example, in the legal procedures defined for legal proceedings before a criminal court, the public prosecutors are the public prosecutors representing the state, that is, society as a whole, or all of us. But here they are the ones who acted as henchmen and hired criminals of the Partiesoligarchs to secure and increase the power of these and to eliminate the rule of law. So other public prosecutors will be needed. Perhaps we can also ask the Council of Europe for support in this difficult situation.

And last but not least: I am the bearer of bad news (I report that I did not commit the crimes).

Und zu guter letzt: I am the bearer of bad news (I report, I did not commit the crimes). I have no intention of being led to the slaughter as a lamb. The threat level against me remains very high as long as the

perpetrators can continue unhindered. I repeat from the advertisement of 01.10.2024, my **urgent demand for police protection by the Federal Police.**

Best regards

.....  
(Dr. Arnd Rüter)

**Attachments:**

*[IG\_K-JU\_708]* **(ENG)** Strafanzeige wegen der Missachtung und Aushebelung des Verfassungsorgans Bundesgerichtshofs durch seine **Präsidentin Bettina Limperg**

*[IG\_K-JU\_611]* *(only in German)* Strafanzeigen wegen aller Straftaten, die im Rahmen der **Beugungshaft** bzw. im Rahmen der **Verhaftung und Inhaftierung im Zeitraum 02.10.2024 - 28.02.2025** gegen mich begangen wurden

*[G\_K-JU\_631]* *(only in German)* 20250406\_ Analyse und Auswertung des "Beschlusses" der auswärtigen Strafvollstreckungskammer des Landgerichts Augsburg beim Amtsgericht Landsberg/L *[IG\_K-JU\_615]* vom 28.11.2024 durch Dr. A. Rüter

*[BAU\_008]* *(only in German)* Strafanzeigen wegen Straftaten im Zusammenhang mit dem Bruch des Baugesetzbuches (BauGB) und der Bayerischen Bauordnung (BayBO) durch **Verantwortliche in der Unteren und Oberen Bauaufsichtsbehörde**