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[IG_K-JU_713] = ENG ([IG_K-JU_712])

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

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
Zeng, Richter am BGH

3. Criminell Senate

Prof. Dr. Schäfer, Vorsitzender Richter am BGH
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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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Federal Administrative Court

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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

Federal Court of Justice

Herrenstraße 45a

76125 Karlsruhe

CC: *(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**

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.*

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

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: **Further additions ([IG_K-JU_640]) to my criminal complaint dated 01.10.2024**

Vaterstetten, the 01.07.2025

Dear Judges,
Dear Ladies and Gentlemen,

1)

it is now three quarters of a year since I filed URGENT criminal charges against thousands of criminals with their crimes, who are in the process of eliminating the **Rule of Law and Democracy** in the Federal Republic of Germany and establishing the **next German dictatorship**. I filed the criminal complaint on October 1, 2024, VERY URGENTLY, because at that time my physical integrity was massively threatened (Article 2 (2) of the Basic Law: "Every person shall have the right to life and physical integrity. Freedom of the person shall be inviolable. [...]"); one day later the threat had already occurred and I was placed in **5 months of coercive detention** by the public prosecutor's office on the instructions of the Bavarian parties oligarchs, in breach of the Basic Law and undermining my fundamental rights (Articles 20 (3), 97 (1), 101 (1), 103 (1) GG, ECHR Art. 6 (1)).

And you, the judges of Germany's highest criminal court, have still not found it necessary to protect me from this massive threat and to stop the criminal activities of the members of the Bavarian state government, these ringleaders of the criminal organization, and their accomplices from the Bavarian public prosecutor's offices (in particular the Munich II public prosecutor's office) and the Bavarian courts (in particular the Ebersberg District Court and the Munich II Regional Court).

On October 1, 2024, I requested you ("Requests or demands (**URGENT**)") to ensure that the actions of "**political motivated arbitrary justice and state terrorism**" are stopped immediately and to order personal protection for me. On April 22, 2025 ("4) What next?") I reiterated my urgent demand for police protection by the Federal Police. And I have never left any doubt that protection by the Bavarian police would make no sense, since they are diligently cooperating institutionally and in terms of personnel on the side of the criminals (criminal complaint 22.04.2025, [IG_K-JU_611] **item 5** PI Poing; current criminal complaint [IG_K-JU_640] **items 15, 22, 28, 29** KPI Erding). I have clearly demonstrated that, according to the **definitions of the COUNCIL OF EUROPE**, I am a **politically persecuted person** ([IG_K-JU_709] **item 2** "Offences committed in coercive detention") and that during my coercive detention there were indeed attempts to influence my "physical integrity" beyond the unlawful deprivation of liberty by means that the COUNCIL OF EUROPE clearly classifies as **torture** ([IG_K-JU_611] **item 10**).

The efforts of the **criminal organization made up of the Bavarian government, Bavarian public prosecutors, and Bavarian judges** to silence me were not stopped by you, but were even intensified since the beginning of the coercive detention (see [IG_K-JU_611] Offenses during coercive detention; [IG_K-JU_640] Offenses during coercive detention and thereafter; so to speak, by the "established" criminals).

Now I am being prosecuted again by the Munich II public prosecutor's office with a ("application for") penal order. Following the same pattern as the previous 2 penalty orders. The public prosecutors accuse me of a crime that is difficult or even impossible to prove (insult § 185 StGB, defamation § 187 StGB); they submit a "request for" a penal order (for several thousand EUR or a maximum of five months of "substitute detention") to the responsible Ebersberg District Court under the unconstitutional § 407 StPO, in disregard of the **Principle of Legality** and the **Inquisition Maxim**, i.e. the fundamental prosecutorial duty to investigate the actual facts; they ignore the fundamental rights to a "legal hearing" and "fair trial" of the person being politically persecuted; they declare the ("request for") penal order legally valid after one

month - regardless of what a judge cobbles together on this basis, making sprawling use of perversion of justice (§ 339 StGB) and violation of the constitution (Article 20 (3), 97 (1) GG) -; they produce corresponding arrest warrants for themselves; have the person being politically persecuted arrested and detained for coercive detention and prevent the person subjected to the violence from being released prematurely from coercive detention by judges of other courts. And of course, this time the "fine" is EUR 4,880 or the intended 5 months of coercive detention. And of all people, **Judge Frances Karn of the Ebersberg District Court** feels "insulted" by this criminal action by the Munich II Public Prosecutor's Office, i.e., a "judge" who, as part of "**political motivated arbitrary justice and state terrorism**" has demonstrably committed mass violations of the [Code of Civil Procedure \(ZPO\)](#), the [Code of Criminal Procedure \(StPO\)](#), the [Criminal Code \(StGB\)](#), and the [Basic Law \(GG\)](#) against me, including thousands of [Obstruction of Prosecution or Punishment in Public Office](#), each of which constitutes the crime of [Judicial Perversion of Justice](#) ([\[IG_S15\]](#) St-ID 2.2.10, 2.2.8); see current criminal complaint [\[IG_K-JU_640\]](#) **item 23**).

I'm 75 years old now and have significant heart failure. What else needs to happen before I finally receive appropriate personal protection? (In plain English:) **Do I have to die before someone realizes that maybe they should have provided help a little sooner?**

I emphasize again: I am not the perpetrator here, although the perpetrators of the **criminal organization consisting of the Bavarian government, Bavarian prosecutors, and Bavarian judges** are constantly trying to portray it that way. I am not the one who intends to eliminate the **rule of law and democracy in order to secure and expand his own power**. I am just the one who insists on his [constitutional right](#).

[Article 20 paragraph 4](#)

[„All Germans shall have the right to resist any person seeking to abolish this constitutional order if no other remedy is available.“](#)

I am a European-minded citizen and I rebel against the fact that the largest member state of this Europe is secretly in the process of replacing the oligarchy of parties (which is bad enough considering that this Europe claims to be a bastion of the rule of law) with an open dictatorship. And I am a citizen who fulfills his civic duty to obey the laws:

[Sec 138 Failure to report planned offences German Criminal Code](#)

[\(1\) Whoever has credible information about the planning or the commission of](#)

[1. \(repealed\)](#)

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

[3. \[...\]](#)

[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.](#)

[\(2\) \[...\]](#)

[Sec 81 High treason against Federation German Criminal Cod](#)

[\(1\) Whoever undertakes, by force or threat of force,](#)

[1. to undermine the continued existence of the Federal Republic of Germany or](#)

[2. to change the constitutional order based on the Basic Law for the Federal Republic of Germany \(Grundgesetz für die Bundesrepublik Deutschland\)](#)

[incurs a penalty of imprisonment for life or imprisonment for a term of at least 10 years.](#)

[\(2\) \[...\]](#)

You can see the deceitful state of the public in Germany in the fact that, for example, Chancellor Merkel and the state premiers decided in January 2019 to spend EUR 220 million to beat into the German people that they live in the most wonderful of all democracies ([\[IG_S13\]](#) **Chapter 5**) or (very current and very close to you) the President Limperg of the Federal Court of Justice announces on the one hand in a short video that she wants to **stand up and fight for the rule of law** and she shows on the other hand no inhibitions in fulfilling her political mission of preventing the judges of the Federal Court of Justice from adjudicating and simply undermines the constitutional body of the Federal Court of Justice when the parties oligarchs are too concerned about their position of power (criminal complaint April 22, 2025 [\[IG_K-JU_708\]](#) (DEU); criminal complaint July 1, 2025 [\[IG_K-JU_640\]](#) **items 18, 19**).

2)

On April 22, 2025, I asked you to tell me how you envision dealing with further criminal charges ("4) What next?"; issues of versions control, etc.), which will inevitably arise as long as you do not stop the criminal activities of the various participants in the "**political motivated arbitrary justice and state terrorism**". Since you have not answered me, I will now tell you how I solve the problem on my part. As a pensioner, especially as one who has been systematically robbed by the state, I can no longer afford to constantly send you large packages containing 20 individual letters (personally addressed to each judge) with the additional criminal charges. This would be particularly counterproductive because it is completely unnecessary, as you can also retrieve the documents to be communicated yourself in a barrier-free manner on the Internet.

As **Attachement** I send herewith the first four pages of the **supplementary criminal complaints dated July 1, 2025** ([IG_K-JU_640], 133 pages of criminal complaints, 22 pages of "proof of transmission"). The perpetrators and their crimes described and proven in the complete document [IG_K-JU_640], which is available on the Internet, with references to the respective evidence documents, which are also available on the Internet, have thus been criminally reported to the Grand Senate for Criminal Matters of the Federal Court of Justice in accordance with **Section 158** of the **Code of Criminal Procedure (StPO)** by the complete document [IG_K-JU_640].

I will also no longer send the perpetrators complete copies of the criminal complaint concerning them or parts of it, but only information about where they can also pick up the criminal complaint concerning them in a barrier-free manner. The procedure is communicated to the perpetrators via a leaflet (Attachement page 4). You can see what the "completed forms" that I send to the perpetrators look like in the 22 pages of "Proof of Transmission". Here again, the basic message is: I am not a "perpetrator" with whom the recipients have to discuss their crimes and my evidence of their unlawful behavior; I am just the bearer of the bad news. Of course, every perpetrator has the right to contradict, supplement, or correct my statements. However, in the past 10 years, none of the perpetrators has come forward with such a request, thus all of them expressed that they could not think of any counterarguments. Even the President of the Federal Court of Justice, Limperg, is extremely satisfied with her actions ([IG-K-JU_640] **items 18, 19**).

Best regards

(signed)

.....
(Dr. Arnd Rüter)

Attachement:

IG_K-JU_640 20250629_Rüter SAMMELSTRAFANZEIGEN SATZ_3 an diverse Täter
(584-656)_während Beugungshaft und danach
ONLY pages 1 to 4 (of 155)
only in GERMAN available