



Vereinigung natürlicher Menschen zur Förderung universeller Menschenrechte

z.H. bernd matthes

Osterberg 4
38536 Meinersen-Seershausen
Telefon: +49(0)5372 958074
Email: vorstand.vnm@milanstation.de

The board of directors of the Association of Natural Individuals to Advancement of the Universal Human Rights announces on January 15th, 2010:

To the humans of the people of the world!

One more step has been taken on the long road to freedom and peace. By January 08th, 2010, the initial subscription period for the 2nd Amendment was additional terminated at the letters to the peoples of the world and now the online list of signatures can be contacted at:

<http://www.milanstation.de/cgi-bin/home/grp/service/ulist.pl?Gruppe=service&fu=v...>

Other signature lists are accessible from the link above. Among other things, the 2nd Letter to the peoples of the world.

In consequence of the 2nd Letter to the peoples of the world for protecting the law-doubters announces the VNM, that the pursuit of the law-skeptics continue to be carried by the FRG-justice system.

The first chairman of the VNM, bernd matthes, despite the intervention of the VNM received a summons to the convicts. In spite of a timely rejection of the judge because bias was taken without his hearing a verdict. Bernd matthes was for this reason the legal order of judge and each right of defense removed. Bernd matthes will return in case of arrest immediately in his since January 14th, 2010 interrupted hunger strike and stop drinking at the same time, what about in 3-4 weeks might be the case, if the prosecutor Hildesheim and the district court of Gifhorn not be stopped in their illegal activities.

There are presently in place of Bernd Matthes other people on hunger strike, which, as has already been organized in the spring of 2007, a permanent hunger strike to the concern to "resume legal certainty in Germany," supported.

If the FRG Justice says that bending rules and the denial of fair hearing on a permanent basis to carry out by ignoring the input, it will have to answer for this behavior in the international public.

It is a scandal beyond compare, that the questions about the legitimacy of the FRG and the FRG judges become ignore.

This would correspond exactly to the situation, where a citizen ask a policeman for his proof of (his legitimacy) and that it passes over in silence and his power arbitrarily exercised. Also, such behavior can not be tolerated in a constitutional state.

Overall, the relevant questions were about the legitimacy of the FRG, the courts, judges and according to the coverage of certain laws, which were used to the accusations, despite the detailed justifications, neither acknowledged, nor answered.

If the FRG Justice the not provided answers considers to be so self-evident, it should mean in one proceeding for them no trouble, to answer it.

This did not happen. Thus the first chairman of any possibility of legal recourse was taken.

This scandal of apparent material breaches and perversion of justice, clarifies the status of the legal system of the FRG as a whole, what through appropriate television reports governed by public law broadcast stations are also confirmed (see "muzzle for the prosecutor").

Bernd matthes may not become accuse by any stretch of the imagination, that he would come to a punishment of an offense around, because the magnitude of risking punishment is ridiculous. If it were up to millions, that would be a different matter. But now each of the three procedures, plus the new, not yet opened proceedings, have been carried out with the perversion of justice, because the cognitive requirement was ignored. None of the counts of the indictment is valid and justified. If the legal opinion from Bernd Matthes, however, true, contain the evidence put forward evidence of fraud in the billions. The prosecution has still not been deemed necessary, investigate these references as ex officio. Here, too, is assume one material breache, because the loss of several billion euros, die die deutschen Bürgern zu tragen haben, is reason enough.

The VNM is now asking the public prosecutor of Hildesheim and the district court Gifhorn, immediate stop preparations of prosecution and align oneself with after the 2. letter to the peoples of the world, therefore set aside the illegal sentences and operate the clarification of legal doubt.

The consequences are in terms of damages the prosecution has already disclosed. A list of claims for damages for loss of human rights will be part of further investigations against the persons concerned.

The case "bernd matthes" is not the only one currently known case of the VNM and also applies in other cases the above.

A state, FRG, which can only derive its legitimacy to occupation law way, is not a state of the people, that he accommodate.

An association which, is constituted in the form of direct democratic, without anyone having asked for permission, has more sovereignty, than such a structure, such as the FRG.

The well-known trick that shows 3-element theory put forward as an argument to prevent the sovereignty of the people by the territory is regarded as a crucial point for the formation of a state to us that people can only exercise its sovereign right to possess the land.

This ownership of land is derived through basic books and history and shows us that never have stopped the quasi feudal structures, and only just civilized itself. Therefore, it is necessary to conform to the human right to equality before the law, that may be the occupation of the land, or land ownership, not a criterion for action to undermine the innate right of man, and thus deprive the people of the sovereignty.

It must necessarily be a form of association, that without country, within the meaning of a state, can constitute its own right. The constitution of the human ability is the ultimate human right, the essentiality right of all people, which can lead to an association of people.

It is this law provides the rule of law in the original meaning and prevent the corruption of the legal system to a mere political order.

The Board

andré marks
conrad fitz
bernd matthes

Translated by the layman: michael landgraf-roos. This is one accurate, but not normative translation; in case of doubt the German original text governs.