

Certified copy

Regional Court Coburg
- Penal chamber -

Coburg, September 19, 2013

Case number 1 KLs 123 Js 3979/11
(Please always specify)

Case number of the Prosecutor's office
123 Js 3979/11


Translated S.r.l.
Via Indonesia n.23
00144 Roma (RM)
P.IVA 07173521001



Criminal proceedings against Beowulf von Prince, born on December 27, 1953
because of document forgery according to § 267 (1) Criminal Code

Arrest warrant

Against the accused

Beowulf von Prince
born on December 27, 1953 in Ebern
resident: Festungsstraße 9
(c / o Prison),
96317 Kronach,
nationality: German,
family status: married,

the investigative custody is arranged.

The accused is strongly suspected of the following facts:

The accused and the co-accused, Karin Leffer, are the representatives of the so-called "Free State Free City of Gdansk", which rejects an existence of the Federal Republic of Germany. They represent the view that the "German Reich" persists and therefore declare the constitution and the state structure of the Federal Republic of Germany as not legitimate. They only recognise in part the law applicable in the Federal Republic of Germany.

The idea of the "Free State Free City of Gdansk" came from the accused, the co-accused, Leffer is entrusted with the administration and the organisation. She is in each case in consultation with the accused. The accused and the co-accused, Leffer spread their ideas to information events, on the internet, by members, circulars and flyers.

. . . victims and the witness Chief Superintendent Kellner, besides, from the confiscated identity card documents, account documents and member's applications, as well as from the knowledge of the computer evaluations.

There is the liability for the risk of escape in accordance with § 112 (2) No. 2 of the Criminal Procedure Code since, in the assessment of the circumstances, there is a risk that the accused will escape the criminal proceedings.

The accused has no centre of life in Germany. After his release from the prison in Kronach, which is expected to be in November 2013, he has the opportunity to return to Switzerland without taking part in this procedure.

The accused has already absented himself from a criminal case already in the past. Before the appeal hearing in the criminal proceedings before the Regional Court Coburg, case file 2 Ns 118 Js 181/11, he fled to Switzerland and remained there until his extradition on January 25, 2013.

In the event of conviction, the accused shall be subject to an unpleasant punishment which can no longer be on probation. He was ultimately condemned by the Regional Court Coburg in the aforementioned criminal proceedings, to a 10 months prison sentence. The verdict is not yet legally binding. Furthermore, he has already been

Even if the principle of proportionality (§ 112 (1) sentence 2 of the Code of Criminal Procedure) is taken into account, the order for investigation under detention is required. Another less drastic measure does not promise success (§ 116 of the Criminal Procedure Code).

Presiding Judge at Regional Court

Judges at Regional Court



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For the correctness of the transcript
Coburg, Oct. 02, 2013
The clerk of the office of the Regional Court

Schmidt, Judicial secretary



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