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8 and

9 BEOWULF VON PRINCE  
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12 Pro Se Plaintiff

13 **UNITED STATES COURT OF APPEALS**

14 **DISTRICT OF COLUMBIA CIRCUIT**

15 LEFFER, et al.

16 Appellants,

17 vs.

18 FEDERAL REPUBLIC OF GERMANY, et  
19 al.,

20 Appellees

) Case No.: 21-7042

) Case No District Court:  
1:19-cv-03529-CJN

) *Title of Document:*  
ANSWER on ORDER Jurisdiction

21 Jurisdiction to prosecute war crimes under Indictment No. 1 - Conspiracy Against Peace,  
22 Indictment No. 2 - Deprivation of a Foreign Nationality, and No. 3 - Crimes Against Humanity  
23 of the Nuremberg War Crimes Trials.

24 **Preliminary Remarks**

25 1 The Ambassador of the FEDERAL REPUBLIC OF GERMANY to the United States  
26 claims to be a "German within the meaning of Article 116 of the Basic Law" for the FEDERAL  
27 REPUBLIC OF GERMANY. In doing so, he rejects the nationality of the FEDERAL  
28 REPUBLIC OF GERMANY and adheres to his nationality of the German Reich from the year  
1913. The scope of this Nationality Act extends from today's French Alsace-Lorraine to the  
Russian border.

The "German" Ambassador in the USA assures in the bilateral treaties with the USA that the  
FRG is a free democratic state under the rule of law and submits to the European legal system.

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1 Yet he must know that this is not true. He is indirectly calling on the U.S. to execute arrest  
2 warrants unchecked that are based on war crimes under Indictment Nos. 1, 2 and 3 of the  
3 Nuremberg War Crimes Trials.

4 2 Even the representative of the EU and the FRG, Mr. Jeffrey Harris, Attorney at law, gets  
5 carried away to claim before this Court that the Appellant BOWOLF VON PRINCE was  
6 sentenced to 8 months imprisonment suspended. He thus claims that the arrest warrant against  
7 the Appellant KARIN LEFFER must also be executed by the USA unchecked and thus the  
8 criminal offense of deprivation of liberty is undoubtedly fulfilled.

9 3 The question is who is responsible for the prosecution of the renewed war crimes.  
10 Is it the United States or are the Appellants not only entitled but even obliged to make use of the  
11 Enemy State Clauses of the United Nations Charter, Articles 53 and 107? If the Enemy State  
12 Clauses of the Charter of the United Nations are applied, all property of the German Reich and of  
13 the nationals of the German Reich and their enterprises must be expropriated without  
14 compensation.

14 **In favor of the jurisdiction of the courts of the USA:**

15 4 As stated, deception in international legal relations is committed against the USA and the  
16 USA is incited to deprivation of liberty.

17 5 The ambassador of the FRG to the USA does not enjoy immunity. He has obtained this  
18 position by pretending to have a false nationality, a false identity.  
19 In addition, the ambassador feigns false legal relationships. Why does the ambassador claim at  
20 all that liberal-democratic rules and EU law, of course first of all the Charter of Fundamental  
21 Rights, are respected? No other state does that.

22 6 How would the USA react if the ambassador truthfully stated that the FRG is ruled by  
23 fascists and that the Charter of Fundamental Rights of the EU is being trampled underfoot?  
24 Does the USA accept this and does the USA then recognize the victory of the SS over Europe?

25  
26 7 The 2 + 4 Treaty has definitely been denounced by the nationals of the German Reich.  
27 Thus, the legal status as before 1990 applies. Until 1990, a court of the USA existed in Berlin.

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1 The chief foreign exchange dealer of the GDR Schalck-Golodkowski was convicted in 1994 for  
2 violation of Military Government Law No. 53.

3 8 In the preliminary negotiations for the 2 + 4 Treaty 1990, the USA Secretary of State  
4 James Baker removed the scope of the Basic Law (GG), Article 23 GG. Thus, the nationals of  
5 the German Reich were deprived of any authority for sovereign acts. The GG as well as the laws  
6 of the FRG are no longer observed in essential points.

7 Thus, the legal status applies as it did before the promulgation of the GG in 1949. According to  
8 Control Council Law No. 10, the USA was responsible for the sentencing of war criminals.

9 9 The "Germans" were to continue the further prosecution of war crimes themselves.  
10 However, about 80% of the judges of the FRG, were members of the NSDAP (National Socialist  
11 German Workers Party) or members of the SS (Schutzstaffel or Black Sun). These judges  
12 covered for each other.

13 National Socialism was indeed banned and the SS was classified as a criminal organization.  
14 Therefore, however, their members were still far from being good democrats. The SS officially  
15 founded the HIAG in order to rehabilitate the SS. In secret, the ODESSA organization was  
16 founded. This organization provided SS members with new ID-cards and helped its members  
17 back to influential positions. For example, the daughter of SS Reichsführer Heinrich Himmler,  
18 an ardent supporter of the SS until her death, was an employee of the Federal Intelligence  
19 Service (BND). An SS man founded the Federal Criminal Police. Later, the SS captain, Mr.  
20 Schleyer was employer president, etc.

21 The Jewish Attorney General Bauer set the Auschwitz trials in motion. He reported that he  
22 entered enemy territory as soon as he left his office. He wanted to publish a booklet for schools  
23 reporting on the Nazi rule. The later German Chancellor Helmut Kohl prevented that. Mr. Bauer  
24 was to be charged with high treason for informing Israel of the whereabouts of the war criminal  
25 Eichmann. Then Mr. Bauer was found dead in his bathtub. The autopsy doctor did not assume  
26 suicide.

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1 The later Prime Minister of the German state of Baden-Württemberg, Mr. Filbinger, as a judge,  
2 pronounced death sentences and had them carried out even in the last days at the end of the  
3 Second World War. He justified this in this way: "What was right then cannot be wrong today."

4 Helmut Kohl also laid a wreath at the military cemetery for SS members in recognition of their  
5 actions.

6 Helmut Kohl served as German chancellor for 16 years. His career was ended when an illegal  
7 party donation was exposed. First he gave false testimony, then he invoked his "word of honor"  
8 not to name the donor. "Word of honor" is above the law.

9 Chancellor Helmut Kohl wanted the German Reich again. At the fall of the Wall in Berlin in  
10 1989, he had beamed, "Everything is possible, even a peace treaty." Only because of the  
11 reparation payments then due did they decide on the 2 + 4 Treaty. On the side of the GDR, Mr.  
12 de Maiziere negotiated until it was revealed that he was an employee of the State Security  
13 (Stasi). His position was then taken by Mrs. Angela Merkel. Mr. Kohl called Mrs. Merkel his  
14 "little daughter". The continuation of the Kohl era by Mrs. Merkel was only interrupted by the  
15 Social Democrat Gerhard Schröder. He introduced labor market reforms, to the detriment of  
16 workers and public finances, in favor of further foreign trade surpluses. After his term in office,  
17 Mr. Schröder became a member of the supervisory board of Russia's Gazprom - see Nordstream  
18 pipeline.

19 10 By the labor market reforms meanwhile approx. 6'000'000'000'000,-€ in foreign trade  
20 surpluses were accumulated. That is for a 4 person household a fortune of approx. 300'000,-€. Each  
21 family could build itself a house from it. But approx. 80% of the Germans live in rented  
22 apartments. Millions of Germans state that they freeze in winter because they have no money for  
23 heating oil. At the same time, the foreign trade surplus with the USA alone amounted to  
24 50'000'000'-€. The state could easily make this money available to its population for the purchase  
25 of USA heating oil or increase the minimum wages.

26 The Applicant BEOWULF VON PRINCE has demanded the power of disposal over the  
27 6'000'000'000'000,-€ foreign trade surpluses and has proposed wage increases to reduce the  
28 foreign trade surpluses. This proposal has now been taken over by the Federal Minister of

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1 Finance and wants to increase the minimum wage by 20%. Previously, the increase in minimum  
2 wages was only 2,5%.

3 A police officer in Leipzig investigated the "Saxon swamp", a conspiracy of politicians,  
4 economy with prosecutors, judges and organized crime with child prostitution. The police officer  
5 was suspended from duty. Saxon Minister of the Interior was a cousin of the Stasi man de  
6 Maiziere. He had the files from the Saxon swamp shredded and then became head of the  
7 Chancellor's Office of Mrs. Merkel, who is Chancellor for another 16 years.

8 EU Commission President Mrs. Ursula von der Leyen is the daughter of the former Prime  
9 Minister of Lower Saxony, Mr. Albrecht. In the EU Parliament sits Mrs. Hohlmeier, the daughter  
10 of former Bavarian Prime Minister Franz Josef Strauss. Mr. Strauss delayed the collapse of the  
11 Soviet empire because he helped the GDR to get a loan worth billions. Allegedly, he received a  
12 brokerage commission of 1.5% of the loan.

13 Such deals by politicians are legal in the FRG. Now in the Corona crisis, politicians have  
14 enriched themselves by selling masks.

15 Is this the new state that the USA wanted to create as the main victorious power?

16 On the part of the USA one is against the Russian gas supplies to the FRG, because one fears a  
17 too big dependence of Europe on Russia.

18 If one does not pursue the new war crimes, then Russia can become equal a member of the  
19 NATO, or?

20 **The alternative to the jurisdiction of the courts of the United States is the Enemy State  
21 Clauses of the United Nations Charter, Articles 53 and 107.**

22 11 Mr. Judge Nichols has ruled that the FRG is a sovereign state.

23 This is correct. The Appellant BEOWULF VON PRINCE is "in possession of German  
24 nationality within the meaning of Article 116 of the Basic Law" and thus a national of the  
25 FEDERAL REPUBLIC OF GERMANY under international law.

26 12 Furthermore, it is the free decision of every national of the German Reich to reject this  
27 nationality and to obtain the nationality of the FRG. It is sufficient to agree to the enclosed  
28 constitution.

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1 13 For the enforcement of international law and the constitution of the FRG the Enemy  
2 States Clauses of the Charter of the United Nations are used. According to this, all property of  
3 the nationals of the German Reich will be expropriated without compensation. The nationals of  
4 the German Reich can easily avert this expropriation by signing the enclosed constitution - see  
5 Exhibit No.1.

6  
7 14 There is imminent danger. The warrant of arrest against the Appellant KARIN LEFFER  
8 is still maintained, because she stands up for the observance of the international treaties of the  
9 FEDERAL REPUBLIC OF GERMANY as well as the laws.

10 15 The evidence that the FRG and the EU are controlled by the SS is simple and clear.  
11 Yet 80% of Germans and 95% of EU citizens believe that the FEDERAL REPUBLIC OF  
12 GERMANY is a state under the rule of law. The United States of America believes the German  
13 ambassador in the USA. Obviously, not even the CIA and NSA knows the true legal relations.  
14 What did Barack Obama say about the NSA scandal? "If he wants to know something, he asks  
15 the Soviet-trained FDJ secretary Merkel."

16  
17  
18 **The evidence:**

19 16 All treaties of the FEDERAL REPUBLIC OF GERMANY with foreign countries were  
20 concluded with "Germans in the meaning of Article 116 of the Basic Law" - see, for example,  
21 the Double Taxation Agreement between the FEDERAL REPUBLIC OF GERMANY and the  
22 United States of America.

23 17 Official confirmation of being "German within the meaning of Art. 116 GG" could only  
24 be obtained by those who rejected the nationality of the German Reich.

25 18 With the insertion of Section 40a into the Nationality Act of the German Reich, date of  
26 issue July 22, 1913, this "nationality" was withdrawn from the officially confirmed "Germans  
27 within the meaning of Article 116 GG" and the nationality of the German Reich was imposed  
28 again - Indictment No. 2 of the Nuremberg War Crimes Trials.

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1 19 The difference between a "German in the meaning of Article 116 GG" and a national of  
2 the German Reich is:

3 (a) A "German within the meaning of Article 116 GG" is subject to the law under Article 116 of  
4 the Danzig Constitution: "German law at the time of Jan. 1920 is guaranteed." The nationals of  
5 the German Reich are subject to the National Socialist arbitrary law at the time May 08, 1945.

6 b) For a "German in the meaning of Art. 116 GG" the borders of Europe are valid at the time  
7 1990. For the nationals of the German Reich the borders of Europe are valid at the time 1913.  
8 According to the Nationality Act of the German Reich it is quite clearly regulated that all Poles,  
9 the present French Alsace-Lorraine, the German-speaking Belgians, parts of the Danes are  
10 nationals of the German Reich. The sovereignty of Austria is in question.

11 20 That the Appellant BEOWULF VON PRINCE is politically persecuted expressly because  
12 of his nationality, expropriated without compensation, deprived of his freedom and severely  
13 damaged in health is therefore no wonder. The Appellant was arrested a total of 8 times and was  
14 held in captivity for a total of over 2 years - Charge No. 3 of the Nuremberg War Crimes Trials.

15  
16 21 With the insertion of Section 40a into the Nationality Act, all treaties of the FEDERAL  
17 REPUBLIC OF GERMANY with foreign countries were also terminated. If this were officially  
18 communicated to the foreign country, then this would be in order to the foreign country. The  
19 foreign countries could adjust themselves to it.

20 But the nationals of the German Reich continue to pretend to be "Germans in the meaning of  
21 Article 116 GG". In doing so, they no longer comply with the GG and treaties with foreign  
22 countries only to the extent that it benefits their own interests.

23 The assurance as "Germans in the meaning of Art. 116 GG" to recognize the borders in Europe is  
24 definitely canceled.

25 This is a conspiracy against peace - Indictment No. 1 of the Nuremberg War Crimes Trials.

26 22 That the conspiracy reaches to the tops of the EU has been revealed by two suspected  
27 Romanian bank robbers - see Exhibit: Authority to make use of the Enemy State Clauses of the  
28 United Nations Charter Art. 53 and 107.

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23 The expropriation without compensation of German companies in particular is not  
24 expropriation in the usual sense anyway. All German property is in any case based only on  
25 reparations owed. The Free City of Danzig, under the protection of the League of Nations,  
26 suffered the greatest losses of all states in % as a result of the Second World War. The Free City  
27 of Danzig is the only one that has not yet received reparations.

28 Above all, companies of the German Reich or their nationals can choose to be without  
29 rights in international legal relations or companies of the sovereign, free democratic state under  
30 the rule of law FEDERAL REPUBLIC OF GERMANY. As companies of the FEDERAL  
31 REPUBLIC OF GERMANY, these companies are not allowed to pay taxes to the nationals of  
32 the German Reich. The Nazi Empire collapses very quickly. Peace is established.

33 Date: May 20, 2021

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45 Exhibits 1 First Constitution of the FEDERAL REPUBLIC OF GERMANY  
46 2 Authority to make use of the Enemy State Clauses of the Charter of the United  
47 Nations

48 Servicelist:  
49 Via Server:  
50 District Court of Columbia, Washington D.C.

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