

Aug. 23, 2022

Who are you Mr. Klaus Schwab (World Economic Forum)?

The question arises because the 2 + 4 Treaty is not realized and Bavaria is again a National Socialist dictatorship. One only needs to read Art. 1 of the 2 + 4 Treaty. According to this, a constitution must be decided according to Art. 146 Basic Law (GG), in which the state borders are defined, as this was regulated in Art. 23 Scope. Instead, a Unification Treaty was concluded. According to Art. 3, the GDR accedes, and two sentences later, the FRG and GDR withdraw from the GG, declaring that Art. 23 Scope of Application GG is repealed. And in Art. 4 para. 6 it is stated that a constitution according to Art. 146 GG still has to be decided.

Since the introduction of the Judges and Prosecutors Act in 2005, judges and prosecutors have been subject to the disciplinary law for soldiers. Prosecutors are bound by the instructions of superiors. The superior of the public prosecutors is a political official, the Minister of Justice, and his superior is the Bavarian Minister President. One and the same person changes position at the same court from prosecutor to judge and then back to prosecutor. For example, Dr. Koch at the Coburg Regional Court. Public prosecutors are appointed court presidents and thus disciplinary superiors of judges, contrary to Section 92 of the Criminal Code and Section 20 a of the Courts Constitution Act (GVG). Take Mr. Lückemann, for example. First he was Attorney General at the Bamberg Higher Regional Court, then he was appointed President of the Higher Regional Court there. His subordinate was Mr. Lohneis, Chief Public Prosecutor at the Coburg Regional Court. He then became President of the Coburg Regional Court. Contrary to Art. 101 GG or Section 16 GVG, the incoming cases are not assigned to the judges randomly, but alphabetically. One always stands before the same judge, even if he has already been rejected. Court minutes are not kept verbatim. All that is recorded is, "The witness has testified." Whether for or against the defendant is not recorded. This is a violation of Section 273 (3) of the Code of Criminal Procedure. Judgments are not served with the judge's signature, contrary to all provisions of law. It is certified that no judge has signed. Letters with Bamberg Higher Regional Court are stamped with "Bavarian Higher Regional Court". There is no such court. It is the clear sign that there is a dictatorship. There is only one Bavarian Prosecutor's Office, with a Prime Minister and no independent judges.

Print, read, distribute (Facebook, Twitter, Telegram, etc.) put on your own website.

No one can get past these two sober facts. No politician, no judge, no policeman in the whole world.

You just have to make sure that people talk about it. Then the whole inflated lie building collapses. If only one municipality in the EU declares that its citizens will only pay taxes to those who recognize the primacy of arbitral awards over state courts, that is international law, then the power of the liars is broken. Making oneself available as a judge is a civic duty in the US. That is part of it if the power in the state is to come from the people.

Beowulf von Prince

(Note: this is the short form of the open letter. The whole letter is on www.verfassung.info in German and English)