## Andrea Jacob Psychologist M.A., EILLM & Bundelkhand University Doctor of Philosophy, Bundelkhand University

Pestalozzistr. 68 35394 Giessen Tel.: +49 / 641 / 480 81 81 Email: Andrea\_Jacob@gmx.de

Andrea Jacob • Pestalozzistr. 68 • D-35394 Giessen

Prof. Dr. NXXX M.

Via Fax:

Gießen, den 14.08.2015

## Request for an appointment concerning a counselling / Prosecution against Germany

Dear Professor M.,

I am the German psychologist who represented two petitioners at the Committee for Petitions of the European Parliament in Brussels on the 5th of May this year. I was arguing about torture in Germany and so was my partner, Prof. Dr. Aris Christidis.

As a psychologist I have been witnessing violence against human rights against foreign and German dissidents since 2008. My partner, Prof. Christidis, who holds both the Greek and the German nationality, has not been allowed to speak Greek with his own sons or even to see them for the last four years. He still doesn't know whether they are healthy, since their mother (meanwhile a lesbian) wanted to have them circumcised from the age of 12 (without the father's consent), in order for them to get to know sexual pain, as future penetrators.

Within a group of at least 70 parents and grandparents, Prof. Christidis and myself want to sue Germany for the abuse of human rights (for example: child abduction, mental torture, discrimination) and different other illegal actions. Many of us, who experienced your contribution on May 5<sup>th</sup>, would appreciate it very much if you could be our legal representative at court.

Since 2008 I have examined over 300 from the family court mandated psychological or psychiatric expertise. Not even one of them was acceptable but still they gave reason to child abduction or to judicial separation from at least one parent (often from both). In Germany foster homes are big business. A German Study from the Open University (Fernuniversität Hagen) from 2014 proved me right while finding out, that most of the court mandated expertise had been unacceptable. Lots of the so-called external experts (Psychologists or Psychiatrists) even blamed the judges for ordering the results of the expertise. Otherwise they would not be mandated anymore.

For the years 2012 and 2013, the German federal agency office of statistics registered 42,000 and 42,123 cases of child abduction, with 'cases' denoting only the number of the affected families, not the number of children taken away from them. Some families have 2 or more children. German family courts justify the child abductions with alleged child abuse. But in most of the cases examined by me, there was no child abuse proved.

Since I have had also postgraduate studies in psychological Criminalistics and Forensics, I also examined several hundred family court files. The result is that in many of these files, pages had been taken out, facts had been perverted, submitted evidence had been ignored, and / or other crimes had been committed by judges, by experts and by the German Jugendamt. I detected a functional network of Jugendamt, judges, lawyers, politicians and prosecutors who legalize crimes a posteriori.

Please allow to report only a very few cases I examined, so you can get an impression how things go in Germany:

In October 2013 a midwife, Mrs. Barbara L., called me up very excited and asked me to help a pregnant woman, Mrs. Bianca Becker, who was supposed to give birth soon. She told me, that Mrs. Becker was hiding in the woods while it was very cold, because a Jugendamt collaborator, Mrs. Be., had been visiting her almost every day observing if the baby was already born. The pregnant lady was shivering because of fear and the cold, so the midwife wasn't able to examine the baby's heartbeat. Mrs. L. yelled she couldn't help give birth under these circumstances. Mrs. Be. and other Jugendamt workers would even call the midwife up and threatened her to inform them right away when the baby is born, so they could come and get it. In addition to the human right abuse, Mrs. L. was asked to commit the crime of breaching her secrecy as a midwife.

Mrs. L. told me also that she was present when, several months before, two Ladies of the county Jugendamt Giessen (Hesse), Mrs. Dorothee Lange and Mrs. Fardipour, took away the other 3 children from the Becker family forcefully. Mrs. Becker was breastfeeding her six month old daughter Sabrina when Mrs. Lange forcefully teared the baby away from its mother. Then, Mrs. Becker, who just had come on that day back from the hospital and was still very weak, was commanded by Mrs. Lange to cook the last meal for the elder two children so the foster home and foster parents would not have to do this. The midwife Mrs. L. testified this before court.

Mr. and Mrs. Becker had been even made by the Jugendamt to go to the clinic (Vitos Klinik Ambulanz Giessen) to take part in an intelligence test so they could take the whole family to a family foster home (proof can be delivered). This is nothing else but deportation of families who don't fit the German stencil.

The Jugendamt ladies, who were acting in terms of eugenics in my opinion, first argued, the Beckers wouldn't be intelligent enough to bring up their kids. When this didn't work because the test showed normal intelligence, they proclaimed the children would be neglected. After examining the court files I could prove before court that the alleged occurrences in a Jugendamt paper that was supposed to show the neglect of the children had been all invented by the authors. For example, the children were said to have been endangered as being left without shoes in the ice-cold house on a July 28, on which I found out that the temperature in Giessen had been 26 - 32 degree Celsius; or, they were supposed to have been neglected by Mrs. Becker at a time she had been in hospital, according to a medical report. In spite of all allege lies, the Beckers are still missing three children, while they are permitted to keep the fourth child with them.

Let me please describe the case of Professor Christidis further:

Mrs. Bettina L.-L., a Psychologist not educated as a therapist, was mandated by family court to write an expertise on the best interest of Mr. Christidis' children. In her final report, she wrote that Christidis is paranoid and has a personality disorder. I sent him right away to several great coryphaei to be examined. They all found out that he is on best mental health, which I knew already. Christidis sued the court mandated Psychologist. She withdrew her stated diagnosis instantly. Prof. Christidis lost the court case; as the judge stated, since the Psychologist revised the diagnosis, there is nothing more to blame on her. Beside the court cost, Christidis was sentenced to pay 10.000 Euro for the fake expertise, which was more than the amount he had needed for four experts to prove the uselessness of the paper.

Allow to describe one more example of the crimes German authorities committed against my adult children and myself, because I help parents who allegedly don't fit in the desired stencil, to get their children back and publish reports on governmental delinquencies, especially since Christidis is my partner.

Since 2010 I have been repeatedly blamed by German authorities of using an unauthentic academic title. I was even convicted. The current accusation is that in front of my title (M.A.) I should use the occupational title "Psychologist" instead of the German "Psychologin". This is absurd, German lawyers confirmed both are no registered titles, but the description for my profession. The accusation was submitted in autumn 2013 by the county Jugendamt Giessen, which was taken over by the public prosecutor in October 2014, and the responsible judge refuses ever since to decide whether he opens up the trial or if he rejects all accusations, obviously because meanwhile he possesses all my academic certificates.

In 2010, my son divorced. He has two children and two stepchildren. When he went for a vacation with his physical children who were at the age 3 and 4 years at that time, he was accused by his wife of kidnapping his own children. She contacted Christidis' ex-wife, who had a hard legal standing because of the unnecessary circumcision of the first son. A few days later, prosecutors with 10 armed policemen executed a house search in the son's place, in my place, and last but not least, they searched the place of Prof. Christidis, without having a house searching court decision for him. (In 2010 we didn't stay together yet.) They searched in the shelves, in the books and in the computers for two children on vacations. They even took my computer with them. One year later, state authorities, following an application of Christidis' revealed that a chain starting with the lawyer of his ex-wife, the judge Mrs. Astrid Kessler-Bechtold, judge Mrs. Angelika Mann and judge Michael Wendel, who was furthering the Germanization of Christidis' children and supported their abusing German mother, had suspected us of kidnapping my grandchildren to Christidis' place in Thessaloniki. Keeping a flat abroad after one's parents' death makes you suspicious. The false car plates were obviously invented for convincing the police that they would not find the "victims" seeking the original car.

My son and I had a trial, where, unfortunately, he apologized for having been too long on vacations and was let free, while I was convicted for "psychic assistance for child snatching" because I had given him 300 Euros to enjoy the vacation. I was condemned in the first and in the second court resort. Only the court of last resort had to cancel the verdicts, after a new lady at the highest Hesse prosecutor revealed, there hadn't been even an initial suspicion to detect against any of us.

Of course, no compensation or court expenses were ever paid back to us. Now, my son is barely allowed to see his children, although they told the court that they want to stay with their father, and although it is proved and known that his ex-wife abuses both children, as she did with her two daughters from the first marriage. This is the political understanding of the best child's interest, as long as judges comply with the 'deep state' in Germany.

On April 1<sup>st</sup> 2014, I was in Brussels with parents who are not allowed to see their children, mostly fathers and/or foreigners, and I gave an interview to journalists who had accompanied us. Later on that day, still being in Brussels, I was informed, that my daughter's three children were taken away by the German Jugendamt in Lower Saxony, where she lived. Kin liability is having a revival in Germany. With the support of several TV broadcasts we could get back her smallest, almost two years old child, but the two older ones are gone and we haven't seen them since then. Now my daughter's family lives in Switzerland, because it is well known, that the Jugendamt never gives up and snatches the children. Today my daughter

received a letter from the child protection agency in Switzerland. It said that the German Jugendamt sent them a fax – even they are not competent (responsible) because my grandhildren would be in danger. The German Jugendamt wants to help the German system be in great financial condition.

I probably don't need to describe how much we all suffer of sorrowfulness, but in Germany the system of justice won't help the families they rather support the child snatching and therewith the national gross domestic product. In addition in most of the cases mothers get main custody for the children so fathers are responsible for their income without any rights.

Children in foster homes and lot of court trials are a tremendous economical factor. Judges in Germany are warrant for maximum turnover and security of employment. Parents need to pay a lot for the involuntary nonresidence placement of their children and fall into poverty. It is nothing but child trafficking for profits and for sexual abuse.

We look forward to hearing from you. Best regards

find for

Andrea Jacob Psychologist M.A. (EIILM & Bundelkhand University) Doctor of Philosophy (Bundelkhand University)