

## Heiderose Manthey

Founder and director of the civic engagement ARCHE based in Keltern-Weiler (founded 2006)

1st Chairwoman of the ARCHE e.V. Waldbronn (founded 2007)

1st chairwoman of the ARCHE e.V. i.Gr. Weiler (founded 2017)

Compiler of the list of Bündnis 90/Grünen in Keltern (only 1989)

Founder of the "Freie Wählergemeinschaft Keltern" (FWG) in Keltern (founded 1993/1994)

Founder of the WIR-IN-WEILER (WIW) voter group in Keltern  
www.wiw.world (est. 2018)

Founder and director of the support model for youth and adult work  
www.ARCHEZEIT.net (founded 2006)

Founder and director of workshops on personality development (FREE) and others (since 2007)

Founder and editor-in-chief of the trade magazine www.ARCHEVIVA.com (est. 2013)

Founder and director of the ARCHE TV Studio (founded 2013)

Founder and director of the KARLSRUHER FRIEDENS-  
PROKLAMATIONEN (founded 2014)

Founder and Director of the INTERNATIONAL ASSOCIATION of  
HUMAN RIGHTS DEFENDERS (founded 2016)

Author of RESOLUTION 09/15 (2018)

Author of the constitutional complaint "N O T - E I N G A B E" (2020)

RAPPORTEUR as head of the entire ARCHE and as editor-in-chief of  
www.ARCHEVIVA.com to the Committee on Petitions of the European  
Parliament (since 2014)

RAPPORTEUR to the President of the United States of America, Donald J.

Trump, and to the President of the Russian Federation, Vladimir V. Putin (since 2017)

RAPPORTEUR to UN Secretary-General António Guterres and Deputy Secretary-General Amina J. Mohammed (since 2018)

RAPPORTEUR on the human rights crime "trafficking in human beings, theft of human beings, parent-child alienation" and the associated torture, which is present in Germany and around the world, to the UN-SPECIAL REPORTER ON TORTURE AND OTHER GRAY, UNHUMAN OR LOW TREATMENT OR PUNISHMENT (CIDTP), Prof. Nils Melzer (since 2019)

RAPPORTEUR to all Allies (since 2020)

RAPPORTEUR to the President of Brazil and to the Secretary-General of the Chinese Communist Party (since 2020)

RAPPORTEUR to all countries represented in Germany in the legations and to the embassies located in Germany (since 2020)

RAPPORTEUR to the President of the Human Rights Council Elisabeth Tichy - Fisslberger (since 2020)

**with the aim**

**Democratisation of the community of Keltern**

**Enforcing world peace**

**Overcoming the crime of human rights**

**"Child theft [not only] in Germany - Parent-child alienation**

**Parental Alienation Syndrome", briefly called kid - eke - pas**

Birkigstr. 18

75210 Keltern-Weiler

Weiler, the 28.09.2020

Dear Mr Oliver Weik,

Director of the Local Court of Pforzheim,

SPD municipal council of the municipality of Keltern  
and in this function most likely jointly responsible – by signing the mission statement of the Keltern community, made by the chairwoman of the Keltern SPD parliamentary group, Susanne Nittel – as a member of the Keltern community council, for the exclusion of (arbitrary and unloved) people and the individuals to whom they belong, and especially associations from the Keltern community

on Thursday, 24 September 2020 at 09:30 a.m., a criminal trial against Heiderose Manthey took place at Pforzheim district court.

The relevant file number is 3 Cs 810 JS 3858.

The presiding judge in the criminal proceedings was Martina Resch, a judge at Pforzheim Local Court (on probation).

The public prosecutor of the Karlsruhe branch of the Pforzheim public prosecutor's office involved in the proceedings was Sven Müller.

The complainant was Steffen Jörg Boehinger, Mayor of the municipality of Keltern, represented by Henning von Restorff from the Ladenburger law firm in Pforzheim.

On the instructions of the public prosecutor's office in Karlsruhe – Pforzheim branch, the investigation was carried out by Sabine Schuster, head of the Remchingen police station, and then by Ute Schoch-Wuerz from the Calw criminal investigation department.

Criminal charges and an application for the initiation of criminal proceedings were filed by clerk and public prosecutor Christina (according to the Internet) Bossert of the Karlsruhe public prosecutor's office – Pforzheim branch.

### **The underlying deed in the community of Keltern**



Heiderose Manthey had to become active as 1st Chairperson of the ARCHE e.V. Waldbronn and as 1st Chairperson of the ARCHE e.V. i.Gr. Weiler, after a young man seeking help had been admitted to the ARCHE.

This young man had been severely discredited, reviled and excluded as a participant during the non-public sessions of the mission statement of the community of Keltern.

Finally, he was also excluded in public by announcement on the website of the municipality of Keltern.

The young man gave a presentation in project group 4 of the mission statement of the municipality of Keltern on "Natural planting methods and a natural life and settlement model".

At first he received an ovation, but shortly afterwards he was excluded from the mission statement of the municipality.

The "ideology" behind the concept was frowned upon.

The statement of opposition of 20 September 2020 states on page 16

"During the model process, the young man manages to give a lecture on natural planting methods and on a natural life and settlement model. For this he receives applause from the model participants from his group. This makes the young man very happy.

After it became known that he works in the style of a natural ecologist working in Russia named Anastasia, he was abruptly reviled and the entire organisation of the ARCHE was suddenly declared to be an association representing "anti-democratic and right-wing nationalist ideas".

The young man's written complaint about his ostracism and about the threatened exclusion was not heard by the person responsible for the mission statement, Mr. Steffen Jörg Bochsinger, Mayor.

On the contrary: Mayor Boehinger was sorry that the outlaw felt he was being disregarded.

However, Mayor Boehinger did not take any action against the discrimination he himself had brought about and published. What a mockery !

So the discreditation was continued.

The young man then turned to the head of the main office, Steffen Riegsinger of the municipality of Keltern, with the request that the violations of his rights in his case be worked out and that his rights be rectified.

He received no reply to his letter, which was posted in the town hall of Keltern-Ellmendingen under the eyes of a witness.

The article relating to that incident reads:

### **Corruption in Ellmendingen town hall ?**

What does Head of the Department Steffen Riegsinger not tell the population?

Is Mayor Steffen Boehinger playing a false game?

Source: <http://www.archeviva.com/korruption-im-rathaus-von-ellmendingen/>

The young man's minutes of the proceedings in the mission statement were published in blacked-out form.

Quelle: <http://www.archeviva.com/wp-content/uploads/2020/03/2020-03-20-sc-protokollleitbildteilnehmera01-05gepixelt--20200320122933-54.pdf>



In anonymised form ARCHEVIVA publishes the letter from "Bernd Schöpfle" (name changed) to Steffen Riegsinger, the minutes of body image participant A, the minutes of body image participant B and the letter from the ARCHE as confirmation that the discrimination was sent to the United Nations – another example from the community of Keltern for public denunciation with the knowledge of those responsible, but without their intervention.

The related article reads:

### **Charge against mayor Bochinger von Keltern ?**

A new form of "Jew" persecution

A poisonous sting from the mission statement process: Church leader presumes to separate himself from unwelcome people

Source: <http://www.archeviva.com/anzeige-gegen-buergermeister-bochinger-von-keltern/>

Several participants distanced themselves in writing from the model-passus, which despises and excludes people.

However, even these were named on the municipality's website as the (co-)authors of the mission statement resolution after having given their written dissociation to the mayor of Keltern, which they had expressly opposed.

Consequently, they were also listed as the co-authors of the passage "Klare Kante ...", i.e. as (co-)authors of the open hunt for any human being.

Heiderose Manthey now publicly asked the mayor and the local councils of the community of Keltern the following questions:

**Questions to the mayor of Bochingen and the municipal council of Keltern on the implementation of the passage "Klare Kante"**

1. Who in the community of Keltern decides who are citizens of the Reich, neo-Nazis or members of the Anastasia movement?
2. what are the consequences for these citizens after they have been sentenced?
3. Who are the other citizens named under point, point, point ... who are shown the "clear edge"?
4. what does the identification of these citizens look like? Haven't we already done that?
5. How is the clear edge implemented in practice?
6. who are the supervisors of the municipality by name ?
7. where can one train and apply to become a "Reichsbürger-Schauer" and "Anastasia-Schauer" ?

To date, it has not been clarified who smuggled this passage into the minutes of Group I, as it had not been formulated or formally entered by any known person during the official meetings of the Working Party. The group leader of Group I, who at the request of a group member still stated that he wanted to find the author of the passage, remains silent, as do the other group leaders and the Steffen Bochinger and Karla Arp responsible for the mission statement.

Source: [http://www.archeviva.com/presse\\_2/unser-dorf-weiler/schwere-entwuerdigungen-im-leitbild-der-gemeinde-keltern/](http://www.archeviva.com/presse_2/unser-dorf-weiler/schwere-entwuerdigungen-im-leitbild-der-gemeinde-keltern/)



Proof: The publication of the specialist magazine [www.ARCHEVIVA.com](http://www.ARCHEVIVA.com) was saved by the Calw criminal investigation department and is enclosed as a CD with the criminal file on page 49 "Insult BS: H. B. Manthey ASi49 St/0810638/2020".

On 2nd January 2020, ARCHE employees began to file the correspondence between the parties involved with a warning regarding the mission statement pass, as well as posting documents, label franking, return receipts, minutes, memorial protocols, etc. in a folder as documents for the intended criminal complaint against the mayor of the municipality of Keltern, against the municipal councils and against the employees in the administration of the municipality of Keltern due to various offences.

This criminal complaint has not yet been filed because the first chairwoman of the ARCHE e.V. Waldbronn and the ARCHE e.V. i.Gr. Weiler, Heiderose Manthey, was active in writing two enforcement proceedings, a complaint to the Federal Court of Justice and the drafting of a constitutional complaint, which currently amounts to 4692 pages.

In the meantime, Steffen Jörg Bochsinger, Mayor of Keltern, instructed Henning von Restorff, a lawyer in the Ladenburger law firm, to bring a criminal charge against Heiderose Manthey for insulting her in three cases.

In it, reference was made to three publications in which the educational journalist compared the events in wine presses with events under National Socialism. Censorship of the press, on the one hand suppressing freedom of opinion and on the other hand defaming, ostracising and excluding unpopular people at will – these are well-known methods from the National Socialist era. Art was also censored during this period.

The exclusion of the young man from the community is not about the physical killing



of allegedly religiously or ideologically maladjusted people, but about a mental – psychological abuse, which is classified by UN-SPECIAL REPORTING TORTURER for Torture and other Cruel, Inhuman or Degrading Treatment or Punishment (CIDTP), Prof. Nils Melzer, in no way less in its effects than physical torture.

**Psychological torture happens in small parts and is murderous when combined**

"Foreign Office snubs UN Special Rapporteur: We do not read her reports on torture of Assange"

Nils Melzer gives an alarming speech: "We cannot afford to leave state power unmonitored!"

<http://www.archeiva.com/psychologische-folter-geschieht-in-kleinen-teilen-und-ist-im-zusammenspiel-moerderisch/>

**Melzer: "The essence of torture is basically to break the mind of a person."**

Reporting by the ARCHE and the IAoHRD to the UN on the basis of evidence: Germany's judiciary and administrations use these psycho-torture methods

Holger Söder: German torture methods are finally outlawed ! Psychological torture is the worst kind of torture !

<http://www.archeiva.com/koooperationen/united-nations-vereinte-nationen/melzer-das-wesen-der-folter-besteht-grundsatzlich-darin-den-verstand-eines-menschen-zu-brechen/>

This is what happened here in Keltern: a young man was publicly discredited, pilloried and released for hunting because of his opinions on planting and settlement methods.

Since neither the young man's nor the head of the ARCHE's mission statement had been given the right to be heard within the mission statement by the mission statement participants, the group leaders and those responsible for the mission statement, and

since no remedy had been found, it was necessary to comply with the natural rights, Magna Charta, Basic Law, etc. Heiderose Manthey had to resort to further measures in order to make the present disregard for human beings public.

Heiderose Manthey would have been guilty if she had not reported this case or made it public !

**Heiderose Manthey therefore had to act in the exercise of legitimate interests:**

Legally regulated in §193 StGB, it concerns the offence of insult (§185 StGB) and defamation (§186 StGB) and regulates that a punishable insult does not exist if the perpetrator has acted in the exercise of legitimate interests. According to the prevailing view, the justification of the pursuit of legitimate interests applies to all offences including physical insult; however, it is not applicable to other offences against individual rights and in particular is not the expression of a general weighing clause.

**Go to the publications**

The processes of exclusion of (unwanted and unwelcome) people from the Keltern community, recorded in the mission statement under the passage "Clear edge ...".

**Serious degradations in the mission statement of the Keltern community**

Dark clouds on the horizon: Project Community Mission Statement:

"CELLARING – a community at the cutting edge" ?

Those responsible from the town hall and group leaders remain silent on unresolved matters, including the mayor of Bochingen

Text excerpt:



Mission statement process supposedly democratically set

Prof. Rudolf Jourdan was engaged by the congregation to conduct the mission statement process on several evenings with volunteer participants. He had the concept for this in his pocket. The procedure was explained with a fixed timetable, organisational issues were discussed and the citizens were invited to "participate".

In all districts, the residents' meetings had taken place between 10 and 22 October 2018. For the majority of the participants, seven evening meetings took place between November 2018 and February 2019. The distribution of the minutes was in the hands of Karla Arp, head of the main office. She was the contact person for the community.

The points worked out in the six groups of Kelterner citizens were to be handed over to the group leaders after the plenary and group work. There the results were collected and formulated into the "end product" mission statement.

The municipal council resolution of 22.10.2019 was signed by Mayor Steffen Bochinger and by the spokespersons of the municipal council faction named Michael Trägner (FWG), Manfred Dengler (BÜNDNIS 90/DIE GRÜNEN), Susanne Nittel (SPD) and Karin Becker (CDU).

On the website of the municipality of Keltern it says

*"mission statement*

*Mission statement for the KELTERN community*

*Presentation of the project group results*

*At the special session of the municipal council on 22.10.2019, the elaborations of the individual project groups on the municipal mission statement "CELLARS – a municipality up to date" were presented to the population.*

*The Keltern mission statement with its first results is a progressive project which is constantly being updated and implemented.*

*On 22.10.2019, this first milestone was approved by the local council in a public meeting".*

Below this announcement you will also find the download "original version" of the mission statement resolution, i.e. available for everyone on the Internet.

**The resolution, which has been dubbed a "milestone", has a huge limp**

In this signed resolution, the reader will find on page 6 the passage "Klare Kante zeigen gegen Demokratiefeindlichkeit" in the summary "Einblicke und Ausblicke – Anmerkungen und Ergänzungen aus Sicht der Projektgruppen zum Leitbildentwurf" (Insights and prospects – comments and additions from the perspective of the project groups on the draft mission statement), the only one elaborated by the six group leaders and their deputies. At this point in time, the majority of those involved in the mission statement no longer had any influence or control over the final result. This fact was passed on to the Keltern municipal council by one of the participants. At this point at the latest, "democracy" was already severely damaged, because even during the group work, the anti-democratic approach of at least two group leaders was repeatedly passed on to the administration and asked for remedy.

**On page 35, under "Priority 1 K" (1 = very important, K = short-term)**

"Show a clear edge against antidemocratic attitudes: Clear positioning of the municipality of Keltern for plurality and tolerance on the basis of the free democratic basic order, the values of the Basic Law (expressions and actions that are incompatible with this, such as racism, anti-Semitism, anti-democratic and right-wing nationalism, whether by individuals or associations. (Those who accept this are not welcome. No acceptance for Reich citizens, Neo-Nazis, Anastasia movement...)

The points that can be added to the list are coloured red for better identification.



Source: [http://www.archeviva.com/presse\\_2/unser-dorf-weiler/schwere-entwuerdigungen-im-leitbild-der-gemeinde-keltern/](http://www.archeviva.com/presse_2/unser-dorf-weiler/schwere-entwuerdigungen-im-leitbild-der-gemeinde-keltern/)

This is ONLY a matter of arbitrary interpretation of people who you want to throw out of the community !

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- It is about **HATE** and about **CHEVY** !
  - It is about the **LUST OF HUNTING** people!
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Here, the future course of action of the Keltern community is clearly a criminal exclusion of (blameless, adapted and decent) people.

The Basic Law is not only seriously violated here in § 1.

The presiding judge at Pforzheim District Court, Martina Resch, definitely did not recognise in the criminal proceedings against Heiderose Manthey that Heiderose Manthey

1. in her function as representative of the entire ARCHE, also as 1st Chairperson of the ARCHE e.V. Waldbronn and the ARCHE e.V. i.Gr. Weiler et al.

2. in her function as her defender
3. in her function as an investigative journalist to uncover human rights crimes such as the present
4. in its functions mentioned on pages 1 and 2 of this letter, to expose abuses in the municipality of Keltern by making people aware of the present, multiple criminal acts, including by means of artistic actions

was on trial.

The rights of Heiderose Manthey in the defence have been infringed by

1. Non-compliance with § 3 of the Basic Law: Before the court all are equal by not handing over the file to the lawyer of the person filing the complaint
2. Incorrect statement by Karaasenov, a clerk of the judiciary, that no other submissions – "in his opinion" (he later added) – had been included in the file other than those of the defence itself
3. discrediting of the accused, such as "The defence should submit the request to drink water in writing", otherwise the defence would have nothing to say, except when asked to do so

Heiderose Manthey stated on several occasions that she had been tortured and had been tortured.

The judge "instructed" the defence in a bossy tone about the course of the trial and informed her that the defence would still have time to get rid of everything that was "burning on her mind".



The defence replied: "I heard what they said, I'll put aside the "soul" part!

But the time that Judge Resch had given her was only the pleading and even in this case the judge interrupted the defence several times !

4. The judge did NOT inform Heiderose Manthey that she would not allow the defence this time until the plea.

5. The judge rejected all the written submissions made by the defence during the hearing.

6. Judge Resch did not respond to any other requests made previously – with the exception of the request for counsel – either before or during the hearing.

The requests were for adequate sound reinforcement by the use of microphones, a sufficiently large meeting room for possible members of the press and those interested in the trial, digital recording of the trial to verify what happened, and a recording to serve as a reminder for the defence.

These requests were not answered and were not implemented.

The requested assistance of Heiderose Manthey was rejected in writing before the trial.

The defence had to sit behind a built up "baffle/spitting screen" and had to admonish several times louder speaking both on the part of the judge and on the part of the prosecutor, who spoke very softly, especially in his pleading.

The judge said that the defence was already sticking out behind the baffle/spit shield with one ear to be able to hear better.

No doubt the defence leaned with the left ear past the baffle/spitting screen to be able to understand better. However, the judge's words were swallowed and muffled by the baffle and so the defence could only moderately understand the

judge's content.

Seat tickets were issued on the day of the trial.

Only 4 spectators and 4 reporters were admitted.

Many people stood in front of the door and could not watch the trial.

The demand for the trial to be broadcast outside was loud.

7. Judge Resch completely rejected important evidence during the trial, i.e. all evidence which the defence wanted to submit additionally, also the statutes of the ARCHE e.V. Waldbronn and the statutes of the ARCHE e.V. i.Gr. Weiler for the review of the statutes in the points "Help for young people" which says among others:

- The association serves to realise the right of young people to promote their development and to educate them to become independent and socially responsible personalities. It provides the services and fulfils the other tasks in favour of young people and families in accordance with § 2 SGB VIII.
- The association is committed to the creation of a positive living environment for young people and their families, especially for a family, youth and child-friendly community. The association works against impairments and dangers to the well-being of young people and families.
- The association cooperates with the public youth welfare organisations in all of this.
- Without prejudice to the legal status of parents, the association respects and strengthens the right of self-determination of young people and involves them in all decisions affecting them in accordance with their level of development.
- The association promotes the development and integration of disabled, individually impaired or socially disadvantaged young people.
- The association helps to ensure that the special social and cultural needs of foreign young people and their families are taken into account.
- The association promotes equal rights for girls and boys as well as for young



women and young men. The association's services take into account different life contexts and reduce disadvantages between the sexes. The association provides special offers for girls and boys, supports young people in the holistic development of their personality and prepares them for solving the tasks in adult life in partnership. This includes offers for girls and boys to plan their career and life, which for both genders basically includes gainful employment and family tasks.

- The association helps to avert dangers and damage caused by maltreatment and sexual violence with differentiated means for the girls and boys concerned.
- The association works to remove inhibition thresholds which prevent children and young people and their families from making use of the services, and works to ensure that children and young people can participate in all planning and decisions affecting them and can turn to the Youth Welfare Office or youth welfare services in their matters.
- The association promotes and supports the integration of people who serve the purpose of the association.
- The association supports further education and courses for adults which serve the physical and mental well-being. The association cooperates with appropriate persons and organisations.

Source: Extract from the statutes of the ARCHE e.V. of 15 October 2007

- The purpose of the association is the care and welfare of children, young people and adults, the care for the health of people, animals and the environment through a resource-saving and healing approach to nature.
- The association promotes the personal and individual development of body, mind and soul of people and the development of self-healing powers, self-determination and self-empowerment, promotes the joy of life by conveying creative and musical values. The association is unselfishly committed to the implementation of the demands set out in the UN Convention on the Rights of the Child (UN Convention on the Rights of the Child).
- The association stands up for the unrestricted right of children to both parents. It supports the return of children to their biological parents who were previously placed in institutions or with foster parents.
- The association serves to realise the right of adults.
- The association serves to realise the right of young people to promote their development and to be educated to become independent and socially responsible

personalities. It provides the services and fulfils the other tasks in favour of young people and families in accordance with § 2 SGB VIII.

- The association is committed to the creation of a positive living environment for young people and their families, especially for a family, youth and child-friendly community. The association works against impairments and dangers to the well-being of young people and families.
- The association cooperates with the public youth welfare organisations in all of this.
- Without prejudice to the legal status of parents, the association respects and strengthens the right of self-determination of young people and involves them in all decisions affecting them in accordance with their level of development.
- The association promotes the development and integration of disabled, individually impaired or socially disadvantaged young people.
- The association promotes equal rights for girls and boys as well as for young women and young men. The services of the association take into account different life contexts and reduce disadvantages between the sexes. The association helps to avert dangers and damage caused by mental and physical mistreatment and sexual violence with differentiated means for those affected.
- The association works to remove inhibition thresholds which prevent children and young people and their families from making use of the services and works to ensure that children and young people participate in all planning and decisions affecting them.
- The association promotes and supports the integration of people who serve the purpose of the association.
- The association supports further training and courses for adults which serve the physical and mental well-being of the individual. The association cooperates with appropriate persons and organisations.

Source: Excerpt from the statutes of the ARCHE e.V. i.Gr. dated 11 November 2017



All requests were made in writing by the defence, with time limits, handed over to the court, read out loud and commented on.

Evidence No. 05c Part 3, I with 136 pages, II with 114 pages and III with 233 pages was not admitted to the hearing.

No. 05c Part 1 with 142 pages and Part 2 with 77 pages had been submitted to the Pforzheim Local Court before the trial.

It can be found at [www.ARCHEVIVA.com](http://www.ARCHEVIVA.com):

The incidents during the process of defining the mission statement of the Keltern community are documented with the exclusion phrase "clear edge".

In three documentations, Part I with 136 pages, Part II with 114 pages and Part III with 233 pages, the evidence of Documentation No. 05c alone was presented, consisting of Part 1 with 142 pages and Part 2 with 77 pages. The events in Keltern, in the town hall and in the community, the circles went as far as Pforzheim to the courts, public prosecutor's offices, Solidarity Region, etc. were listed in the following documentations:

**No. 05a** "Bochinger Steffen Jörg – penalty order against Heiderose Manthey – appeal Steffen Jörg Bochinger, Mayor of the municipality of Keltern, KHK Schoch-Wuerz, Criminal Police Directorate Calw, PHK S. Schuster, Pforzheim Police Headquarters, Remchingen Police Station –" with 36 pages

Acknowledgement of receipt by the Federal Constitutional Court in Karlsruhe on 06 August 2020 at 23:55

**No. 05b** "Bochinger Steffen Jörg – penalty order against Heiderose Manthey – appeal Steffen Jörg Bochinger, Mayor of the municipality of Keltern, KHK Schoch-Wuerz, Kriminalpolizeidirektion Calw, PHK S. Schuster,

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Polizeipräsidium Pforzheim, Polizeiposten Remchingen –" with 324 pages

Acknowledgement of receipt by the Federal Constitutional Court of Karlsruhe on 22 August 2020 at 18:28

**No. 05c** "Bochinger Steffen Jörg – penalty order against Heiderose Manthey – appeal Steffen Jörg Bochinger, Mayor of the municipality of Keltern, KHK Schoch-Wuerz, Kriminalpolizeidirektion Calw, PHK S. Schuster, Polizeipräsidium Pforzheim, Polizeiposten Remchingen –" a total of 702 pages submitted.

Acknowledgement of receipt by the Federal Constitutional Court Karlsruhe on 21 and 23 September 2020 at 18:19

Source:

Federal Constitutional Court Karlsruhe and Local Court Pforzheim

Documentation No. 05c of the complaint to the Federal Constitutional Court deals with the events surrounding Mayor Bochinger and his local council

District court director Oliver Weik also involved in the inhuman exclusion passage of the mission statement as the SPD community council of winepresses through the signature of his faction leader ?

<http://www.archeviva.com/bundesverfassungsgericht-karlsruhe-und-amtsgericht-pforzheim/>

Source:

Federal Constitutional Court Karlsruhe and Local Court Pforzheim

Documentation no. 05c of the complaint to the Federal Constitutional Court deals with the events surrounding Mayor Bochinger and his local council

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<http://www.archeviva.com/bundesverfassungsgericht-karlsruhe-und-amtsgericht-pforzheim/>

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Especially in the decision regarding the acceptance or rejection of the applications, the judge worked very benevolently and friendly with the public prosecutor Sven Müller from the public prosecutor's office in Karlsruhe – branch Pforzheim.

The defence, on the other hand, was repeatedly approached in a sharp tone by Judge Resch, interrupted and not just tried to stall.

With a comparison of the methods used during the National Socialist era, Heiderose Manthey succeeded in her defence, especially in her plea, in uncovering the events in the community of Keltern to some extent.

The correspondence which took place between her, the mayor of the community of Keltern, the group leaders and others will be submitted to the public prosecutor's office in Karlsruhe – Pforzheim branch for the purpose of filing criminal charges.

The charges against Mayor Bochsinger, against parts of the administration of the community of Keltern and against the local council of the community of Keltern will follow.

At the beginning of the trial, the judge did not ask Heiderose Manthey in the defence whether she was familiar with the files. Nor was the prosecutor asked whether he was aware of the file in its entirety.

It is stated that each party must be asked, for example, "Ms Manthey, do you know the



contents of the file? The answer must be recorded.

So the judge must also ask the prosecutor. This procedure dates back to 1257 and is still valid today.

Heiderose Manthey did not even have the opportunity to ask about the file and the applications that have not yet been answered, that is how stringently Judge Martina Resch proceeded against the defence and wiped her mouth.

Judge Resch should not have opened the hearing without an answer to this question.

That is a procedural error.

Heiderose Manthey was previously prevented from accessing the full file. Pages which she had written herself were not copied, so that she did not have in her hands a file numbered consecutively.

The opposing counsel, on the other hand, was handed the file even though he and his client were not present in the courtroom.

The file was fetched and returned by the lawyer's office of the Mayor of Berlin, Steffen Jörg Bochsinger, who had filed a complaint against the prosecution, according to judicial clerk Karaasenov.

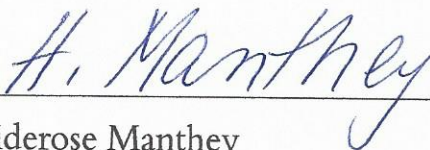
Heiderose Manthey is subsequently demanding the written rejection of her petitions, so that the reopening of the case at any time before the administrative court can be addressed.

Heiderose Manthey hereby requests immediate written notification of the cancellation, so that the defence can initiate a retrial at any time.

Judge Resch was neither prepared to weigh up the legal interests of the parties nor to be heard at all.

Heiderose Manthey demands the immediate annulment of this judgement on the part of the management of the Pforzheim District Court due to serious procedural errors, even before the minutes have been viewed or an appeal has been lodged.

With kind regards



Heiderose Manthey

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