

Hotzenwald Profiler

<sup>mp</sup> jörg das erdenkind (suri juris-privat) *Bergstr. 35′, [79737]′ Herrischried-Hogschür′* RuStAG mit dem 22. Juli 1913 - in der Position des persistent objector <u>eFax: 07764-5319999</u> <u>e-Mail: mailto:geratop2000@gmx.de</u>

## Post von der weißen Rose

c/o jörg a.d.F. erdmanski, Bergstr. 35, [79737] Herrischried

Mr. President Donald J. Trump The White House 1600 Pennsylvania Avenue NW Washington, C 20500 **USA**  Öffentlichkeitsarbeit für den Frieden in der Welt

01522-1380837

## Herrischried, 6. Januar 2020



Man muß immer mit einem Fuß bei seinen Vorfahren stehen ... Merke: accepted for value ist für jeden die Existenzgrundlage

Subject: Establishment of the legal incapacity of the NGO 'Germany', alias 'Federal Republic of Germany

Dear Mr. President Donald Trump,

after my request to you for a worldwide peace treaty on June 29, 2019, I and numerous patriots in our beautiful country came across the fact that not only is the war not over, but that our country has to suffer from post-traumatic disturbances of consciousness in pandemic on 633,786 square kilometers and above all is legally incapable. We therefore ask you to support and confirm our statement.

Let us start from just a few points already listed:

- The Tillessen judgement of January 6, 1947 did not allow the valid formation of the Federal Republic of Germany at all, so the insurance contract, called the Basic Law, was issued to protect the Allies.

In June 2006, the International Court of Justice (ICJ) in The Hague ruled on the action for a declaratory judgement brought by Mustafa Selim Sürmeli from Stade (Court of Human Rights) - is the Federal Republic of Germany a state or not, as follows:

- o The Federal Republic of Germany does not exist as a state
- o The Federal Republic of Germany has no national territory
- o The Federal Republic of Germany does not have a people

This does not complete the chart below and the UN Charter Chapter 11, Article 73, which states: "Members of the United Nations who have or assume responsibility for the administration of territories whose peoples have not yet attained full self-government shall subscribe to the principle that the interests of the inhabitants of such territories shall prevail and shall undertake, as a sacred

UCC #1-308 – ohne Rekurs – souverän und kein Subjekt der Jurisdiktion – außerhalb BAR und CROWN 🛛 🗐 (Seite 1 von 3)



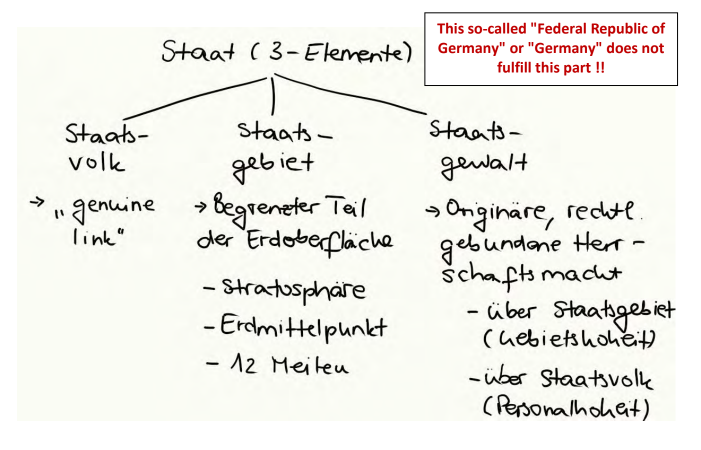
<sup>mp</sup> jörg das erdenkind (suri juris-privat) *Bergstr. 35′, [79737]′ Herrischried-Hogschür′* RuStAG mit dem 22. Juli 1913 - in der Position des persistent objector <u>eFax: 07764-5319999</u> e-Mail: <u>mailto:geratop2000@gmx.de</u>

## Post von der weißen Rose

mandate, to promote to the fullest extent possible the welfare of those inhabitants within the framework of the system of international peace and security established by this Charter....

Z.RDW2

This so-called Federal Republic of Germany, no matter whether it calls itself so or Germany or Germany or Schweinchen Dick, is a member of the UN Charter and the principle applies: **contracts must be observed.** Nevertheless, our security is questioned and put at risk every day by decisions of a government which cannot be one, by a police force which never had sovereign tasks and by the flooding of refugees. We can assume that a very large part of them already arrive with post-traumatic disturbances of consciousness, but at the latest here in Germany they suffer some and the population does not only have to suffer from collateral haggling and looting, while the "refugees" are fed free of charge, but were never part of the German people.



- In 2012 it was then recognized that all federal elections since 1956 (1953) are already invalid, with the consequence that there can be neither a valid executive, judiciary, legislature, chancellor nor government. There is anarchy under occupation law, which came into force again in 2006, 2007 and 2010 = legal bankruptcy.

- On February 3, 2012 the ICJ in The Hague ruled that the Federal Republic of Germany is the legal successor of the 3rd Reich, which can still be viewed on youtube: https://www.youtube.com/watch?v=4cKc-GW2G7k so denying or pushing aside is quite pointless.

- nicht Adresse – nicht PERSON – nichtansässiger Fremder – nicht Wohnsitz – ohne BriD / US – derzeit Bundesland Baden-Württemberg – kein erzwungener Agent – Inhaber des Titels und Begünstigter der Geburtstreuhand [743/1958 – Stadt Hagen] – Secured Party und Kreditor – öffentlich aufgezeichnet – autorisierter Repräsentant – nicht haftbar gemäß HJR 192 – alle Interaktionen: ... auf Armeslänge (Black Law 1st/ 2nd/ 7th) – ohne Präjudiz – alle Rechte reserviert – UCC#1-103 und

UCC #1-308 – ohne Rekurs – souverän und kein Subjekt der Jurisdiktion – außerhalb BAR und CROWN 🛛 🗐 (Seite 2 von 3)



<sup>mp</sup> jörg das erdenkind (suri juris-privat) *Bergstr. 35′, [79737]′ Herrischried-Hogschür′* RuStAG mit dem 22. Juli 1913 - in der Position des persistent objector <u>eFax: 07764-5319999</u> e-Mail: <u>mailto:geratop2000@gmx.de</u>

## Post von der weißen Rose

But the consequence is much worse, because more than 80 million people should have become aware that they are forced to continue living in a forbidden NS regime and that all adversities of the forbidden NS laws are arbitrarily exposed, which has clouded the consciousness to such an extent that a comprehensive post-traumatic disturbance of consciousness has occurred. This can only be eliminated if this imposed disturbance of the continuation of the Third Reich is rigorously removed, because it is one of the main evils against the restoration of world peace and has an extremely negative effect on the stimulus satiation by disturbed foreign cultures.

OTZCDW2

- On December 25, 2012, the UCC Commercial Law was declared bankrupt, it has enforced itself. In this context, the still valid House Joint Resolution 192 should be mentioned in passing, which allows the settlement of debts only by generating new debts. Money is not worth what it says on it. In addition there is the shifting of liability via bonds, for which among other things human bodies are abused and raped, up to torture and death.

This short list and some more not mentioned ones, should show that this "Germany" can never have been legally capable in any form, but from the beginning only in the obligation to perform towards the German peoples according to the UN Charter, which can be settled without difficulty also in eternity via collateral values, independent of the fact that the Germans of German origin want to live, travel and trade with other peoples in Europe and the rest of the world in peace without paternalism.

Dear Mr. President Donald Trump, we, the ethnic Germans, would like to ask you to support us in establishing the incapacity of "Germany", to inform the competent authorities to close the bankruptcy proceedings, to reestablish a valid, adequate currency - gold-covered - and to call upon the 26 German states/provinces, as well as all mayors and county councils, to call upon the states, cities and communities to autonomy and self-responsibility and to help us to remove all blockades which could prevent the German peoples from building peace in mutual cooperation. In doing so, our primary goal should be to prevent civil war and to prepare and accompany all foreign cultures lovingly on the return journey to their countries of origin, taking into account their innate human dignity and human rights, with the signal of a friendly coexistence for the future.

With patriotic greetings



mp

" jog: erdmanash

Jörg Erdmannsky - Managing Director

holder in due course jörg erdmanski, inspired, living man between earth and sky [sky]

by proof of ancestors (RuStAG Deutscher 22. Juli 1913) and in fulfillment of the article 116 GG = Jörg a.d.F. Erdmanski, in consideration that the term Jörg Erdmannsky is my property and requires my permission for external use to prevent identity theft.

- nicht Adresse – nicht PERSON – nichtansässiger Fremder – nicht Wohnsitz – ohne BriD / US – derzeit Bundesland Baden-Württemberg – kein erzwungener Agent – Inhaber des Titels und Begünstigter der Geburtstreuhand [743/1958 – Stadt Hagen] – Secured Party und Kreditor – öffentlich aufgezeichnet – autorisierter Repräsentant – nicht haftbar gemäß HJR 192 – alle Interaktionen: ... auf Armeslänge (Black Law 1st/ 2nd/ 7th) – ohne Präjudiz – alle Rechte reserviert – UCC#1-103 und

UCC #1-308 – ohne Rekurs – souverän und kein Subjekt der Jurisdiktion – außerhalb BAR und CROWN