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*transmission per Email:*

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**Minister for Foreign Affairs of Lithuania during the Lithuanian Presidency in the Council of Europe, Gabrielius Landsbergis**

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**the members of the Parliamentary Assembly  
of all member states of the Council of Europe**

*Dear Secretary General, I ask you to ensure that the members of the Parliamentary Assembly of the Council of Europe also receive a copy of the letter including the sent annexes*

**the members of the Ministers-Committee of the Council of Europe,  
the foreign ministers of all member states of the Council of Europe**

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cc **to all members of the  
European Parliament**  
*transmission per Email:*

regards: **Part 1:**

Criminal complaint filed with the Grand Senate of the Federal Court of Justice of the Federal Republic of Germany against

- I. the perpetrators of the **state-organised fraud against around 6.3 million German citizens**, which has been organised since 2002 and has been carried out **since 2004** by the established political parties SPD (initiator), CDU/CSU, THE GREENS and FDP on the basis of **perversion of the law and breach of the Constitution**, with which they are defrauded of around 20% of their private savings from private capital life insurances.
- II. the criminals in the **Arbitrary Justice and State Terrorism perpetrated by the Bavarian Legislative, Executive and Judiciary since July 27, 2022 against Dr. Arnd Rüter for making public the crimes committed by employees of the Bavarian Legislative, Executive and Judiciary and subordinate authorities as part of state-organized fraud** and in the **attempt of revenge by criminals in "state-organized fraud" through politically motivated Arbitrary Justice with unconstitutional penal orders and attempt to cover up the crimes committed.**

This is also an reporting of the

**Elimination of Democracy and the Rule of Law  
in the Federal Republic of Germany**

**Part 2:**

**„The judges of the EctHR breach the European Convention by default since 2010**  
Since the **introduction of the single-judge decision in 2010**, the ECtHR has degenerated into a law-bending alibi event in which the **European Convention on Human Rights and for the Protection of Fundamental Freedoms is broken by default by individual judges on behalf of the entire EctHR**  
Proposing measures to restore the Rule of Law in the ECtHR“

**My unprocessed complaint to the Council of Europe** dated **11 July 2022** to Secretary General Marija Pejčinović Burić and all members of the Committee of Ministers of the Council of Europe

Dear Secretary General Alain Berset,  
Dear Präsident of the Council of Europe, Minister Gabrielius Landsbergis,  
Dear members of the Parliamentary Assembly of all member states of the Council of Europe,  
Dear members of the Minister-Committee of the Council of Europe,  
Dear Ministers,  
Dear Ladies and Gentlemen,

**Part 1:**

My criminal complaint to the Grand Senate of the Federal Court of Justice of the Federal Republic of Germany is described in **Annexes 1 to 3** in ENG at the highest level of comprimation. I refuse to send here a more abridged version (even shorter version) of the documents.

With the thousands of participants from the Legislative, Executive and Judiciary and subordinate authorities (**Annex 4**), this is the largest scandal since the founding of the Federal Republic of Germany. The state-organized fraud against around 6.3 million German citizens on the basis of breach of the Constitution and perversion of the law was initialized by the Schröder government since around 2002, has been ongoing since 2004 with an ongoing criminalization of further parts of the Justiciary and has now brought the fraudsters more than 35 billion Euros. There is no one who could describe the context of such a mass commission of serious crimes in a plausible and understandable way in three sentences. In addition, there are certainly people in your ranks who would welcome a vulnerable, because rudimentary, representation, so that they can then quickly file it away on the grounds of implausibility.

For those of you who cannot read the criminal complaint (**Annex 1**) to the end, I will quote from the third-to-last paragraph:

„If the members of the Grand Senate for Criminal Matters of the Federal Court of Justice do not feel responsible for working to restore democracy and the rule of law in the Federal Republic and to punish the crimes committed in accordance with the law, then all national legal remedies have been exhausted. Then **the only hope left** is for the **Council of Europe**. (<https://de.wikipedia.org/wiki/Europarat> objective:) “Since 1993, the Council of Europe has increasingly devoted itself to safeguarding democratic security. This includes in particular

- the **commitment to human rights**
- the **safeguarding democratic principles** and
- **basic principles of the rule of law**
- **combating terrorism** with the Counter-Terrorism Steering Committee
- [...]“

This also answers the question of why I am sending you a copy of this criminal complaint “now”. I consider the possibility that the judges of the highest German criminal court will decide to side with the state-employed criminals to be quite “real”.

Furthermore, the entire documentation of the processes (mainly) in the judiciary of the Federal Republic of Germany is nothing other than the supplement and continuation of my "experiences" with my complaint to the European Court of Human Rights in Strasbourg (ECtHR; 11 November 2021 - ECtHR Application No. 52128/21) and the subsequent complaint to the Council of Europe on July 25, 2022 due to the ongoing violation of the European Convention by the judges of the European Court of Human Rights in Strasbourg ([\[JIG\\_K-JU\\_300\]](#) – [\[JIG\\_K-JU\\_309\]](#)).

**Part 2:**

**I have never received a response in the sense of processing my complaint and its attachments** to the Council of Europe dated **11 July 2022** that “the judges of the EctHR breach the European Convention by default since 2010”.

- Members who can no longer find this complaint can also read/copy it barrier-free on the Internet (see **Relevant Filings**). These ministers have my full understanding, because while I have been persecuted by **Arbitrary Justice and State Terrorism** since **27 July 2022 (Annex 3)**, the foreign ministers have changed in 29 member states since then (and from German experience, one does not always know exactly what this means for the finite life of files).

The **state-organized fraud in the Federal Republic of Germany against 6.3 million pensioners** carried out by the statutory health insurance companies and directly supported by the criminalized/criminal social courts (in my case: **Munich Social Court, Bavarian State Social Court**) plays a key role in my **complaint to the ECtHR** (20 October 2021 **Application No. 52128/21 Rüter v. Germany**; DEU: [\[IG\\_K-JU\\_300\]](#), [\[IG\\_K-JU\\_301\]](#), [\[IG\\_K-JU\\_302\]](#), ENG: [\[IG\\_K-JU\\_303\]](#); Application Form pages 5/13 to 11/13).

**Given the lawless conditions in the European Court of Human Rights in Strasbourg and especially in its Registry ([\[IG\\_K-EU\\_004\]](#)) it is quite possible** that, triggered by my complaint to the Council of Europe on **11 July 2022 ([\[IG\\_K-EU\\_005\]](#))**, the letter from the President of the Munich Social Court, Dr. Edith Mente, to the Chief Public Prosecutor, Hajo Tacke, of the Munich II Public Prosecutor's Office on **27 July 2022 ([\[IG\\_K-JU\\_435\]](#))** pp 2-3; see also **Annex 3**) and thus **the start of Arbitrary Justice and State Terrorism** against me **was triggered directly from the Court Office of the European Court of Human Rights in Strasbourg.**

In fairness and in defence of honour, I must admit that in July 2022 there were also members of the Council of Europe (i.e. Foreign Ministers) who even confirmed receipt of the documents. Since my complaint has not been rejected or processed to date, I conclude that it is still awaiting processing by the Council of Europe.

There is, however, one notable exception: the Swiss Foreign Minister, Mr Ignazio Cassis, was inspired by the complaint to have his ministry's "Directorate for **International Law**" send me a statement (**Annex 5, [\[IG\\_K-EU\\_006\]](#)**). I prepared a response at that time but did not send it. Now I consider the time to respond publicly to be given:

#### **Comment on the reply letter initiated by the Swiss Foreign Minister (02.08.2022)**

When reading the letter to the members of the Committee of Ministers of the Council of Europe ([\[IG\\_K-EU\\_005\]](#)), one cannot help but conclude that it accuses, among other things, the government of the Swiss Confederation of state-organised crime with systematic criminalisation of the ECHR since 2010, and this is substantiated with a wealth of facts in the annexes to the letter.

This accusation was also sent by email to the Swiss Foreign Minister Ignazio Cassis as a member of the Ministerial Committee; and when the Deputy Director of the Directorate for **International Law** (DV) of the Swiss Foreign Ministry (Federal Department of Foreign Affairs (EDA)) from the **German-speaking city of Bern** responds to this accusation

*„Die Schweiz erachtet die Unabhängigkeit und die Unbefangenheit der Richterinnen und Richter des EGMR sowohl als unerlässlich wie auch als gewährleistet. Sie äussert sich daher nicht zu einzelnen Entscheidungen des Gerichtshofs.“*

then you can formulate it bluntly (since there really can't be a language problem) in plain language:

**The Swiss government is very satisfied with the performance of its state criminals, which is why it does not comment further on their actions.**

Thank you very much, dear „Schweizer Eidgenossen“, a denial of the serious allegations would really look different.

**It would therefore be desirable if the Council of Europe would warm up by reanimation and processing my complaint from 2022, which has since been put on hold.**

And what I and perhaps millions of others hope to achieve can also be said by quoting the criminal report filed sendet to the Grand Senate for Criminal Matters of the Federal Court of Justice (**Annex 1**):

„Given the global political situation, it could happen that enough of the 46 European states have had enough of the **eternal German delusions that “in return for (bribes) money, any special treatment desired can be demanded from them and any disagreement can be resolved”**.“ (see [\[IG\\_S14\]](#))

Vaterstetten, **14.03.2025 addendum**

Unfortunately, I was unable to carry out my intention to send this letter to the Council of Europe immediately after filing the criminal complaint with the Grand Senate for Criminal Matters of the Federal Court of Justice of the Federal Republic of Germany, because I was arrested by the Bavarian police on October 2, 2024 on the basis of legally completely unfounded accusations by the Bavarian Public

Prosecutor's Office and taken into **coercive detention** for 5 months until February 28, 2015; I will send you further documents shortly, because I will of course analyse this criminally.

Yours sincerely,

.....  
(Dr. Arnd Rüter)

**Annexes:** to Part 1:

1. [\[IG\\_K-JU\\_701\]\\_20241001\\_\(ENG\)\\_Rüter to the Members of the Grand Senate for Criminal Matters of the Federal Court of Justice\\_Report of criminal offences.pdf](#)
2. APP1\_20240516\_(ENG)\_Structure of the IG-GMG Documentation\_Homepage.pdf
3. APP2\_[\[IG\\_S16\]\\_20240720 \(ENG\)\\_Arbitrary Justice and State Terrorism by the Bavarian Legislative Executive and Judiciary against Rüter \(overview status 18.04.2024\)\\_incl. History.pdf](#)
4. APP3\_[\[IG\\_S15\]\\_Die DeEhGe \(die TÄTER und die TATEN, Version 20240930\).pdf](#)  
(only available in DEU; see **Relevant Filings**)
5. APP4\_[\[IG\\_K-JU\\_702\]\\_20241004\\_Mühlbauer an Grossen Senat BGH\\_Mitteilung über Verhaftung u Inhaftierung Rüter](#)  
(only available in DEU; see **Relevant Filings**)

to Part 2:

6. APP5\_[\[IG\\_K-EU\\_006\]\\_20220728\\_\(Eingang 02-08-2022\)\\_Schweizerische Eidgenossenschaft\\_Eidgenöss. Departement für auswärtige Angelegenheiten \(EDA\)\\_Direktion für Völkerrecht \(DV\).pdf](#)  
(only available in DEU)

**Relevant Filings** on the Internet (publicly and barrier-free accessible):

<https://www.ig-gmg-geschaedigte.de/Beweise-K/>

[\[IG\\_K-JU\\_303\]](#), [\[IG\\_K-JU\\_309\]](#), [\[IG\\_K-JU\\_310\]](#), [\[IG\\_K-EU\\_004\]](#), [\[IG\\_K-EU\\_005\]](#), [\[IG\\_K-EU\\_006\]](#)

see also Application Nr. 52128/21 Rüter v. Germany; DEU: [\[IG\\_K-JU\\_300\]](#) - [\[IG\\_K-JU\\_310\]](#)

<https://www.ig-gmg-geschaedigte.de/Schluesse/>

[\[IG\\_S14\]\\_20220411\\_Europa und seine undemokratischen Institutionen](#)

- EU-Kommission\_EGMR.pdf

(only available in DEU)

[\[IG\\_S15\] Die DeEhGe \(die TÄTER und die TATEN, Version 20240930\).pdf](#) (only available in DEU)



Konvention zum Schutz der Menschenrechte und Grundfreiheiten (Europäische Menschenrechtskonvention) und der Europäische Gerichtshof für Menschenrechte (EGMR)

<a href="#">IG K-JU 300</a>	20211021	Rüter Beschwerde beim Europäischen Gerichtshof für Menschenrechte in Strassbourg gegen die Bundesrepublik Deutschland wegen der Verletzung der Europäischen Konvention zum Schutz der Menschenrechte und Grundfreiheiten 1) Zusatzprotokoll Art. 1 - Schutz des Eigentums 2) Artikel 6 - Recht auf ein faires Verfahren (Abs. 1 Satz 1) 3) Artikel 13 - Recht auf wirksame Beschwerde	346	13
<a href="#">IG K-JU 301</a>	20211021	Rüter Beschwerde beim EGMR - Übersichten der Dokumente in den Anlagen 4 bis 9 (Seiten 68-71, 200-204, 312-313, 454-455, 571-575, 649)	347	19
<a href="#">IG K-JU 302</a>	20211021	zur Beschwerde Rüter - Übersicht der gesandten Anlagen (kein EGMR Dokument)	348	6
<a href="#">IG K-JU 303</a>	20211111	Rüter ECHR "Application Form" ([IG_K-JU_300]) English translation of the following parts by Rüter) E Presentation facts_F Indication alleged violations Convention_G Compliance with admissibility	349	8
<a href="#">IG K-JU 304</a>	20211202	Begleitbrief (20211209 datiert) von deutschen Mitarbeitern der Kanzlei: Axel Müller-Elschner (AMU) und ? (MAS) Entscheidung in Einzelrichterentscheidung durch den Schweizer Richter Andreas Zünd: Nichtannahme der Application no. 52128/21 wegen "Unzulässigkeit" (mit deutscher Übersetzung der Entscheidung durch Rüter)	350	4
<a href="#">IG K-JU 305</a>	20211220	Vorab-Email (Sendenachweise 20/21.12.2021 bzw. 31.12.2021) des Briefes an die 47 Richter der Mitgliedsstaaten (Europarat) des Europäischen Gerichtshofs für Menschenrechte mit Appendix "Analyse der Entscheidung" ANL1 = [IG_K-JU_303] ANL2: Rüter - Originaltext in deutsch des Briefes an die Präsidenten und Richter des EGMR ([IG_K-JU_305])	351	8
<a href="#">IG K-JU 306</a>			352	9
<a href="#">IG K-JU 307</a>	20211220	Briefe an alle 47 Richter der Mitgliedsstaaten (Europarat) des Europäischen Gerichtshofs für Menschenrechte mit Appendix "Analyse der Entscheidung" (beispielhaft das Schreiben an den Präsidenten Róbert R. Spanó) (per Einschreiben, Übergabe an befugte Personen zur Annahme <b>persönlich</b> adressierter Post: am 06.01.2022; Zünd u. Seibert-Fohr am 07.01.2022) <b>Nachweis des Bruchs der Europäischen Konvention zum Schutz der Menschenrechte und Grundfreiheiten durch den Europäischen Gerichtshof für Menschenrechte</b>	353	9
<a href="#">IG K-JU 308</a>	20220104	(Eingang 08-01-2022)_Kanzlei des EGMR der deutsche Rechtsreferent Axel Müller-Elschner (AMU) im Namen "der Kanzlerin" (Zweitkopie mit MARKER)	354	3
<a href="#">IG K-JU 309</a>	20220109	Rüter - Letter to the Presidents and Judges of the EGMR, mit APP1 (Marker in [IG_K-JU_308]) und APP2 (Marker in [IG_K-JU_304]) als Hinweis auf die Mittäterschaft der deutschen Rechtsreferenten Axel Müller-Elschner (AMU) und ? (MAS), <b>Wiederholung der Feststellung: Bruch der EKMR durch EGMR</b> , Fristsetzung an das Gericht zur Korrektur bis zum 31-01-2022 (Übermittlung an alle Richter durch email am 09.01.2022; dts. Übersetzung nicht mitgesendet)	355	6
<a href="#">IG K-JU 310</a>	20220206	Rüter - 3rd Letter to the Presidents and Judges of the ECtHR, mit deutschem Original-Text: Rüter - 3. Brief an die Präsidenten und Richter des EGMR <b>Nachweis und Feststellung der rechtlichen Verantwortung aller Richter des EGMR für den Bruch der EKMR</b> , (Übermittlung an alle Richter durch email am 06.02.2022)	356	9

Unter POLITIK EUROPA sind Dokumente bzw. Informationen aus der Kommunikation mit europäischen Institutionen zu finden.

<a href="#">IG K-EU 001</a>	20200707	= [IG_K-KV_003] Schreiben Rüter an die <b>Europäische Kommission</b> mit Aufforderung die Untersuchung der Mitwirkung der deutschen Finanzdienstleistungs-Aufsichtsbehörden (BaFin, <b>Bundesministerium für Finanzen (BMF)</b> ) beim WireCard Skandal zu erweitern auf die Untersuchung der Mitwirkung im staatlich organisierten Betrug durch Umdichtung der privaten Kapitallebensversicherungen in Versorgungsbezüge/Betriebsrenten durch alle deutschen Lebensversicherer		
<a href="#">IG K-EU 002</a>	20200901 - 20201110	= [IG_K-KV_004] Antwort EU Kommission_FISMA-C1@ec.europa.eu_Mailto Mr Rueter-Wirecard DE_WG Aufforderung zur Erweiterung des Untersuchungsauftrags		
<a href="#">IG K-EU 003</a>	20201230	= [IG_K-KV_005] Schreiben Rüter an die <b>Europäische Kommission</b> (Übertragung per Email); Dr. Rüter mailto president von der Leyen, commissioner McGuinness, executive vice pres. Dombrovskis_regarding European Commission's answer 10-11-2020 ANL1 [IG_K-KV_9216], ANL2 [IG_K-PP_015], ANL3 [IG_K-PP_016], 20201208_Die staatlichen Juristen – ein Berufsstand zwischen Missbrauch und Größenwahn, [IG_K-JU_101]		
<a href="#">IG K-EU 004</a>	20211220 - 20220206	<b>3 OPEN LETTERS to all judges of the European Court of Human Rights (ECtHR)</b> <b>from 20.12.2021, 09.01.2022, 06.02.2022</b> (ENG) <b>3 OFFENE BRIEFE an alle Richter des Europäischen Gerichtshofs für Menschenrechte (EGMR)</b> <b>vom 20.12.2021, 09.01.2022, 06.02.2022</b> (DEU) auf Basis von [IG_K-JU_303] bis [IG_K-JU_310]	180	63
<a href="#">IG K-EU 005</a>	20220711	Rüter - Letter to the COUNCIL OF EUROPE (CoE) - the <b>Secretary General Marija Pejčinović Burić</b> - the <b>Minister for Foreign Affairs of Ireland during the Irish Presidency in the CoE, Simon Coveney</b> - the members of the <b>Ministers-Committee</b> , the foreign ministers of <b>all 46 member states of the CoE</b> cc: the 705 members of the <b>EUROPEAN PARLIAMENT</b> Attachment_1: [IG_K-EU_004] Attachment_2: [IG_S14] 20220411_Europa und seine undemokratischen Institutionen - EU-Kommission_EGMR Attachment_3: 20220426_Struktur der IG-GMG Dokumentation_Inhalt der Startseite (DEU) _content of the homepage (ENG)	181	27
	20220711 - 20220714	Rüter - Brief an den <b>EUROPARAT (ER)</b> - an die <b>Generalsekretärin Marija Pejčinović Burić</b> - an den <b>Außenminister Simon Coveney von Irland</b> , welches derzeit die <b>Präsidentschaft im ER</b> inne hat - an die <b>Mitglieder des Minister-Komitees</b> , die <b>Außenminister aller 46 Mitgliedsstaaten des ER</b> cc: die 705 Mitglieder des <b>EUROPÄISCHEN PARLAMENTS</b>		
<a href="#">IG K-EU 006</a>	20220728	Sendenachweise für die Übertragung per Emails an den Europarat und das EU-Parlament  (Eingang 02-08-2022)_Schweizerische Eidgenossenschaft_Eidgenössisches Departement für auswärtige Angelegenheiten (EDA)_Direktion für Völkerrecht (DV) - Vizedirektorin Nathalie Marti "äußert sich nicht"	182	2

Prosecutor's Office and taken into **coercive detention** for 5 months until February 28, 2015; I will send you further documents shortly, because I will of course analyse this criminally.

Yours sincerely,



(Dr. Arnd Rüter)

**Annexes:** to Part 1:

1. [\[IG\\_K-JU\\_701\]\\_20241001\\_\(ENG\)\\_Rüter to the Members of the Grand Senate for Criminal Matters of the Federal Court of Justice\\_Report of criminal offences.pdf](#)
2. APP1\_20240516\_(ENG)\_Structure of the IG-GMG Documentation\_Homepage.pdf
3. APP2\_[\[IG\\_S16\]\\_20240720 \(ENG\)\\_Arbitrary Justice and State Terrorism by the Bavarian Legislative Executive and Judiciary against Rüter \(overview status 18.04.2024\)\\_incl. History.pdf](#)
4. APP3\_[\[IG\\_S15\]\\_Die DeEhGe \(die TÄTER und die TATEN, Version 20240930\).pdf](#)  
(only available in DEU; see **Relevant Filings**)
5. APP4\_[\[IG\\_K-JU\\_702\]\\_20241004\\_Mühlbauer an Grossen Senat BGH\\_Mitteilung über Verhaftung u Inhaftierung Rüter](#)  
(only available in DEU; see **Relevant Filings**)

to Part 2:

6. APP5\_[\[IG\\_K-EU\\_006\]\\_20220728\\_\(Eingang 02-08-2022\)\\_Schweizerische Eidgenossenschaft\\_Eidgenöss. Departement für auswärtige Angelegenheiten \(EDA\)\\_Direktion für Völkerrecht \(DV\).pdf](#)  
(only available in DEU)

**Relevant Filings** on the Internet (publicly and barrier-free accessible):

<https://www.ig-gmg-geschaedigte.de/Beweise-K/>

[\[IG\\_K-JU\\_303\]](#), [\[IG\\_K-JU\\_309\]](#), [\[IG\\_K-JU\\_310\]](#), [\[IG\\_K-EU\\_004\]](#), [\[IG\\_K-EU\\_005\]](#), [\[IG\\_K-EU\\_006\]](#)

see also Application Nr. 52128/21 Rüter v. Germany; DEU: [\[IG\\_K-JU\\_300\]](#) - [\[IG\\_K-JU\\_310\]](#)

<https://www.ig-gmg-geschaedigte.de/Schluesse/>

[\[IG\\_S14\]\\_20220411\\_Europa und seine undemokratischen Institutionen](#)

- EU-Kommission\_EGMR.pdf

(only available in DEU)

[\[IG\\_S15\]\\_Die DeEhGe \(die TÄTER und die TATEN, Version 20240930\).pdf](#) (only available in DEU)