



AEBS.org – Bayerwaldstr. 36 – 94163 Saldenburg

Bitte immer diese nr. angeben:

Berater: Erich Mocanu

Durchwahl:

Saldenburg, 04/05/2021
e-mail:

Cry for Help / Petition

Overview:

AEBS.org is short for **Auch Engel brauchen Schutzengel e.V.** translated on English "Angels need guardian angels" and in Romanian "Chiar si îngerii au nevoie de îngeri păzitori".

Also need guardian angels, registered associations Org. AEBS.org is founded at the Court of Passau and has as statute the defence of citizens when their rights are violated as well as to fight against these violations.

Violation of Human/Children's Rights by the German authorities:

At our organization we have received hundreds of messages from citizens in the last months.

Citizens living in Germany, asking for help because the German state, through the institution Jugendamt (Child Protection) took their child/children away without having a well-founded reason.

After studying the documents, I noticed that this institution (Jugendamt) did not respect their own laws, and moreover, a criminal has more rights than the children. and Parents.

That's why we ask for help from all representatives of the European Parliament, from committees of the European Parliament as well as the National Parliamentarians of Romania and Germany.

Bayerwaldstr. 36
94163 Saldenburg
info@aebs.org
www.aebs.org

Telefon: +49 1573 7301941
Telefax: +49 3212 1334071

Spendenkonto: 4796683
BLZ: 83065408
IBAN: DE60 8306 5408 0004 7966
83

BIC (SWIFT): GENODEF1SLR

Spenden per PayPal
charity@aebs.org

Amtsgericht Passau VR 200619
St.-Nr. 153/107/10560

1. Vorsitzende: Sanda Mocanu
2. Vorsitzende: Maria Feilmeier



Evidence 1.

Freiburg- Germany: On 08.03.2021 the Higher Regional Court Karlsruhe, 18 Zivilsenat (Higher Regional Court Karlsruhe, 18 Zivilsenat Freiburg) in case 18 UF 4/21 as well as 49n F 2671/20 decided:

That the daughter Pia Seiler born on 06.11.2013 with dual nationality (Romanian and German) to remain with her mother until the final hearing of 13.04.2021.

Exhibit 1 page 2 of the judgment::

18 UF 4/21

- 2 -

hat das Oberlandesgericht Karlsruhe - 18. Zivilsenat - Senat für Familiensachen - durch Vorsitzenden Richter am Oberlandesgericht Horn, Richter am Oberlandesgericht Mertel und Richter am Oberlandesgericht Dr. Künschner beschlossen:

Die Vollziehung des Beschlusses des Amtsgerichts – Familiengericht – Freiburg vom 22.12.2020 (49 F 2671/20) wird bis zur Entscheidung des Senats im vorliegenden Verfahren vorläufig ausgesetzt.

Translation from German into Romanian:

Execution of the decision from the Court - Family Court - Freiburg of 22 December 2020 (49 F 2671/20) is temporarily suspended pending the decision of the Senate in these proceedings.

Also, in the meeting of 08.03.2021, the representatives of the Child Protection Institution, as well as Pia's lawyer make clear, that forcibly taking the girl away from her mother will certainly affect her psychologically and it may traumatize her as well. The advice is that the girl should remain at her current home.

Exhibit 2 page 5 paragraph 2 of the Judgment:

2. Im vorliegenden Streit der Eltern um den gewöhnlichen Aufenthalt ihres gemeinsamen Kindes Pia spricht einiges dafür, dass das Kind durch den seit Herbst 2019 anhaltenden, mit dem weitgehenden Abbruch ihres Kontakts zum Vater verbundenen heftigen Trennungskonflikt der Eltern bereits erheblich belastet ist und mit fortdauernden erheblichen Belastungen gerechnet werden muss. Jugendamt und Verfahrensbeistand gehen nachvollziehbar davon aus, dass die Durchsetzung der Herausgabeanordnung mit unmittelbarem Zwang Pia stark ängstigen würde. Das Jugendamt rechnet mit einer Traumatisierung des Kindes, rät dringend von einem solchen Vorgehen ab und spricht insoweit bereits jetzt von einem unverantwortlichen Verhalten der Eltern. Beide Eltern haben das Wohl des Kindes danach in weitem Umfang aus dem Blick verloren.

SUMMARY of the Final Decision of 08.03.2021

Three judges of the Higher Regional Court Karlsruhe, Senate 18 of Freiburg together with the girl's lawyer have agreed, that Pia must stay until the decision on 13.04.2021 by her mother because otherwise the girl will get big psychological problems if she would get taken away from her mother.

The theft of the little girl Pia!

Two days after the sentence, on 10.03.2021 Pia's mother received at 10:00 a.m. a phone call from Mrs. M.B., Social Employee of the City of Freiburg, that her daughter Pia Seiler had been taken out of school and taken to a foster home. (illegally without any court order)

Pia's mother, Mrs. Mihaela Seiler asked Mrs. Behiri by what right the girl was taken away, especially two days ago they were also the ones who told the court that her daughter should stay with her mother until the decision in April.

Employee of Child support Mrs. Behiri replies::

„It is in the best interest of the daughter because the girl is in danger. Art 42 of SGB VIII“

A concrete reason what the danger is, was not given even until this day.

Although Pia's mother and mother's lawyer immediately informed the Youth Welfare and Assistance Office that two days ago it was decided

by three judges at the Karlsruhe Regional High Court that the girl should stay with her mother, they still violated this decision. and they did not take the child back.

The police had an obligation to respond to the mother's appeal to help her recover her child, especially since the Social Welfare Department has not yet holds a signature, an agreement from a Judge as the law requires. Instead The police, knew to come to the mother's door to threaten her to delete some posts about her child at the request of the Child Protection Agency.

Proof that Child Protection broke the law

Sozialgesetzbuch (SGB) - Achtes Buch (VIII) - Kinder- und Jugendhilfe - (Artikel 1 des Gesetzes v. 26. Juni 1990, BGBl. I S. 1163)

§ 42 Inobhutnahme von Kindern und Jugendlichen

(5) Freiheitsentziehende Maßnahmen im Rahmen der Inobhutnahme sind nur zulässig, wenn und soweit sie erforderlich sind, um eine Gefahr für Leib oder Leben des Kindes oder des Jugendlichen oder eine Gefahr für Leib oder Leben Dritter abzuwenden. Die Freiheitsentziehung ist ohne gerichtliche Entscheidung spätestens mit Ablauf des Tages nach ihrem Beginn zu beenden.

In Article 42 para. 5 of SGB VIII – Childcare clearly states that if a child or young person is taken into care from the parents without a court approval, the child must be brought home by the end of the day, back to the parents.

Dear representatives of the citizens, we cannot speak of legal custody. State, because then the law as well as court decisions should be respected.

So here we are talking about "THEFT" which in German law is a criminal case:

- **Deprivation of Liberty (§ 239 StGB)**
- **Deprivation of Minors (§ 235 StGB)**

Although the mother of the little girl went to the police on the morning of 10.03.2021 to ask for help to have the girl back to her, because the Child Protection not only violated the court order but also the law, the Police told her they could not help her, because they can't go against this institution.

On 17.03.2021 we from AEBS.org filed a complaint with the Freiburg Public Prosecutor's Office a criminal complaint against the Social Counsellor of the Child Protection, for violation of 2 articles of the German criminal law.

To this day, the Freiburg Public Prosecutor's Office has not taken any action and even to start an investigation in this case. Instead, they are investigating one of the founders of the organisation for speaking publicly about the violation of the law.

To conclude this case, in Germany - Child Protection (Jugendamt), the police, the public prosecutor's office and the courts are working hand in hand-in hand to the Child Theft!



Theft of 7 Children from the Furdui Family

On 26.04.2021 the mother of the 7 children woke up with the social workers from the child protection in Hanover at the door. She was informed that the 3 more children's children, David (15), Naomi (14), Estera (13), have already been taken by the child protection and now they've come to take the other four. Natalia (12), Ruben (11), Albert (10) and Lea (1 year old).

When the children's mother mentioned that she wanted to call the police or a lawyer, to see if it's legal what's going on here, the social workers have threatened her that if she did not give the children up and ask for help from the authorities or a lawyer, they will not see their children again soon and cooperating with them, will be more helpful.

Even before the children's father arrived, the Jugendamt told the mother that if she declares that she and the children are being beaten by her husband, she could be with the children.

It should be noted that the mother was not even asked about the youngest child, if she suffers from any illnesses, if she takes any treatment, not even if she is breastfeeding or what milk she uses.

The mother was even prevented from packing the other children's bags, she was only allowed to for the youngest one.

Read the mother's statement attached.

In this case too, there is no signature of a judge and no proof that can support taking these children into state custody.

Theft of 3 Children from the Doblete Family in Darmstadt

On 27.11.2019 3 children were taken from the Doblete Family by the Child Protection and taken into foster care without any good reason or court signature. The youngest of the children is Sofia born on 18.08.2020, i.e. taken directly from the birth.

The concrete reason why this measure was reached is: The lies made by the Sister of the husband (father of the children) to the Child Protection. How the parents are alcoholics, that they are fighting and that they are not able to raise the children.

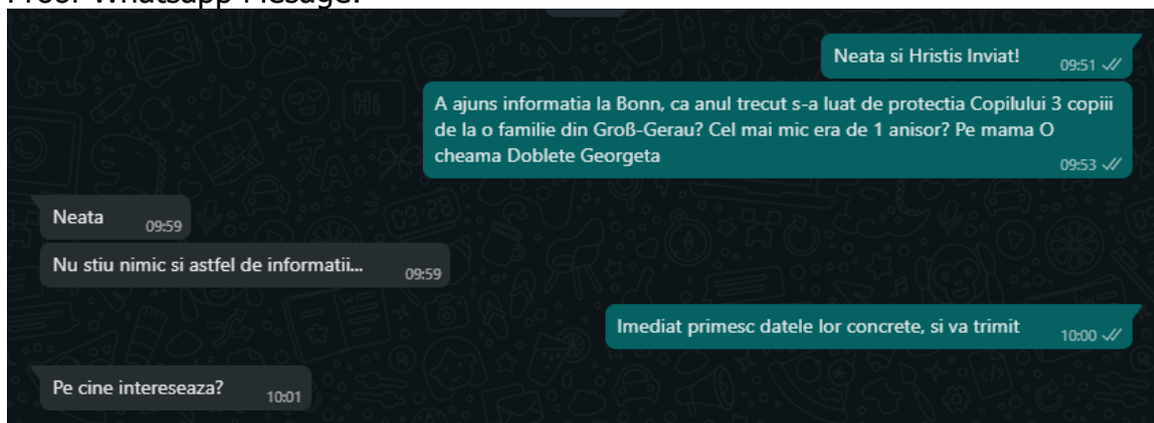
A concrete check if this information is true has not been done yet to this day.

In January 2020 the mother of the children Doblete Georgeta and the father of the children Mr. Rancan Vasile informed the Romanian Consulate in Bonn that their children were taken away and they asked for help so that they can all go back to Romania.

The response from the Consulate was: That they cannot interfere with the Jugendamt.

We should mention that we at AEBS.org asked today 04.05.2021. the Romanian consulate in Bonn if they know about the Doblete family case and they said no. After informing them that we would send them the contact details of the family, they asked, "Who cares!"

Proof Whatsapp Message:



Mrs. Dovlete told us that on 30.04.2021 she was visiting her son Marian Gigi and found him beaten. His lips were purple, The child said that in addition to the beatings, all the presents he receives from his parents... were taken away.

Dear Ladies and Gentlemen, these are only three cases but at our organization there are many more.

We would like to inform you, that only in the city of Freiburg in 2019 there were 300 children that were taken from their parents and in 2020 about 220.

Something in Germany is not working and that is why we are asking for help.

The European Parliament and all EU politicians need to take measures against the abuse of these citizens and their children by this Jugendamt institution which is hand-in-hand with the Police, Prosecutor's Office and the Judges.

Why do we bind ourselves to the judges?!

The fact that these people who should be Independent and not. Controlled by the prosecutor's office and other state institutions, do not apply the law as it stands and don't ask those who steal children why they don't enforce the law, makes us doubt them and appeal to these ways, in this case to MEPs.

Respectfully,



Erich Mocanu

Ro-Phone number: +40 736 041 440