

WARNING: Germans issue PREVENTIVE ARREST WARRANTS to criminalise foreign parents intentionally. They use their xenophobic criminal law in family matter in order to betray their EU partners How is it possible? Why do foreign Governments still trust the Germans?

DIVISIONE S.I.R.E.N.E. ITALIA

A.. SUPPLEMENTARY INFORMATION (ARTICLE 95.2)

Data messaggio	001.	20081010110153	
N. messaggio	002.	2008 0004646852 EN1	
Message Number	003.	D	
SIRENE Mittente	004.	A.B.C.E.F.G.H.I.K.L.N.O.P.S.U.Z.2.	This supplementary information from the Germans which was intentionally NOT delivered at the time they issued the ARREST WARRANT, with the purpose to mislead intentionally the foreign authorities.
SIRENE Destinatario	005.	DP08284024809200001	
SIRENE requested	006.	COLOMBO	
N. Schengen	007.	MARINELLA GIUSEPPINA	Look carefully at the different dates: The message was issued on the 10th of october 2008 It has been forwarded 18 days later, on the 28th.
Schengen number	008.	COLOMBO	
Cognome	009.	1961	
First name	010.	MAILAND	Now let's look at the dates when the arrest warrant was issued and the supposed "crime" was committed;
Nome	011.		
Last name	012.	F#WEIBLICH	The arrest warrant was issued on the 24th of AUGUST 2008.
Cognome da nubile	013.	IT#ITALIENISCH	The supposed "crime" was committed on the 14th of SEPTEMBER 2008
Maiden name	030.	WICHTIGER HINWEIS: DIESES FORMULAR BEZUGT AUF DEN EUROPÄISCHEN HAFTBEFEHL (EUHB) / EINER SÜCHEN UM VORLAUFIGE INHAFTNAHME ZWECKS AUSLIEFERUNG FÜR NORWEGEN, ISLAND, DIE SCHWEIZ UND FÜR DIEJENIGEN MITGLIEDSTÄATEN DES RÄHMENBESCHLUSSES AÜßER DEN RAHMENBESCHLUSSES AÜßER SIEHE FELD 033) // ATTENTION: WARRANT/REQUEST FOR PROVISIONAL ARREST WITH A VIEW TO EXTRADITION FOR NORWAY. MEMBER STATES THAT HAVE VOTED IN FAVOR OF THE FRAMEWORK DECISION. (ISSUING AUTHORITY SEE ITEM 033)	How can this work? How can an arrest warrant be issued for a supposed "crime", which will be committed 3 weeks later? What is this? Has the italian Government already lodge an official protest with Germany or is everything alright here?
Date di nascita	031.	AMTSGERICHT (LOCAL COURT) MUENCHEN, AKTENZEICHEN (FILE-NO.) ER 855 GS 414/08	
Luogo di nascita	032.	20080824	
Alias	033.	STAATSANWALTSCHAFT MUENCHEN I (PUBLIC PROSECUTOR'S OFFICE); VERTRETER (NAME OF ITS REPRESENTATIVE): OBERSTAATSANWALT TACKE; AKTENZEICHEN (FILE-NO.): 453 JS 313139/08; ANSCHRIFT: LINPRUNSTRASSE 25, 80335 MUENCHEN; TELEFONNUMMER: 0049-8955974816; FAXNUMMER: 0049-8955975145; EMAIL: POSTSTELLE@STA-MI.BAYERN.DE	
Alias	034.	5 JAHRE FREIHEITSSTRAFE // 5 YEARS IMPRISONMENT	
Sesso	035.		The Germans left these essential fields empty, because a penal trial was not held, moreover an appeal was pending in the civil proceedings of divorce, a decision on the merits was not made yet and is still missing until today september 2011.
Gender	036.		
Nazionalità	037.		
Nationality	038.		
Authority at the origin of the arrest warrant	039.		
Reference of the arrest warrant or sentence	040.	235 DES DEUTSCHEN STRAFGESETZBUCHES (GERMAN CRIMINAL CODE)	
Data mandato di arresto	041.	SOTTRAZIONE DI MINORE (CHILD ABDUCTION)	
Function of the issuing authority	042.	20080914 - 20080915	
Maximum punishment	043.	GERMANY	
Judge or Court issuing the sentence	044.	[VEDASI FORMULARIO M1] [SEE FORM M1]	
Date of sentence	045.	TAETER // PERPETRATOR	
Reference of sentence			
Imposed punishment			
Remaining punishment			
Applying law			
Descriptions of facts			
Data / periodo del reato			
Location of crime			
Description of the crime and its consequences			
Degree of involvement			

The FAMILY COURT, FIRST instance, requested this arrest warrant, not a CRIMINAL COURT. How is this possible?

Reference of the arrest warrant or sentence

Data mandato di arresto

Function of the issuing authority

Maximum punishment

Judge or Court issuing the sentence

Date of sentence

Reference of sentence

Imposed punishment

Remaining punishment

Applying law

Descriptions of facts

Data / periodo del reato

Location of crime

Description of the crime and its consequences

Degree of involvement

How can EU judges import the criminal German behavior within their own jurisdiction, against their own nationals, without checking the worst violations of european and international laws committed by German lawyers? Why should the world enforce any longer German law instead of to force the Germans to respect foreign parents and to enforce international law in their own jurisdiction? Mein DEUTSCHES RECHT über Alles ?