

Presse Communiqué Paris, 7. mai 2007 1. français - 2. english - 3. deutsch

The children of the family Haase are OUR children

(<u>Judgement of the European Court of Human Rights</u>)

An urgent call to the international community for assistance

Tuesday, 5 June 2007, At the Higher Regional Court Hamm

The story of the family Haase is only one of hundreds of thousands of other mundane law stories in modern Germany; these stories are endless, contemptuous and inhuman. There, they are seen as being « just ». For the rest of Europe, they are hard to believe. They so resemble the stories of Germans, who carried out acts of gruesome terror from the Atlantic to the Urals against **innocent** people.

In **2001**, the JUGENDAMT (the office of political control of the family) stole 7 children from the family Haase, without a preceding court order. There was no objective reason, no moral justification. In Germany 185,000 children are stolen from their parents each year. The majority of these parents are not to blame. **Nothing** can be held against the family Haase.

The Haase's children were **sold** by lowly officials of the German JUGENDAMT to their political friends; foster families (usually officials) and children's homes. These earn Circa 4,000 Euro per stolen child per month. A business with a political goal, to the advantage of the local lowly politicians (District Administrator and boss of the JUGENDAMT), with the help of their ever faithful judge colleagues. This German legal child trafficking has a name: « Kinderschutz » (child protection).

Early in **2004**, the European Court of Human Rights condemned the practices of the German JUGENDAMT and requested that the German government return the children to the family Haase. The international community believed with **blind acceptance**, that the children would immediately be returned to their family. The international community is unaware that in Germany, the theft of children and child trafficking is « German Legal », and as a result « German morally acceptable »

In autumn 2005, two of the seven children were returned to their family after endless degrading shenanigans on the part of the German officials involved. The remaining children were held as ransom, as the family Haase had dared to challenge the infallible German officials before the world. They had committed a grave mistake, as there ARE NO MORAL VALUES in the world higher than those of the infallible German officials and politicians. To contradict these infallible German officials and politicians before the international community, as the family Haase did, brought about the personal revenge of the concerned German civil servant against them.

This revenge is malicious, calculating, organised and covert.

In **January 2007** as a result of the actions of the officials of the JUGENDAMT, the daughter Lisa Marie Haase (13) committed suicide, after two previous attempts. The young girl wanted nothing other than to live with her mother and siblings, as the decision of the European Court of Human Rights in Strasbourg had suggested. **As personal revenge** the German officials deliberately awarded custody of Lisa-Marie to her father, the first husband of Mrs Haase. Hereby they could maintain their own perverted "justice", they continue the conflict, justify their continued input in the family affairs and first and foremost inflict « German-legal » pain to the family Haase.

German politicians are involved in the **death of this young girl** due to their actions, as well as their silence. Officials of the JUGENDAMT will never be held responsible, they will never have a bad conscience, just as they have acted « German-legal » and therefore with « German-moral ».

The death of a 13 year old child due to the actions of German officials, in spite of the decision of the highest Court in the European Union and the absence of a political reaction, in spite of the fact that Germany has the chairmanship of the European Union, is an unmistakable ALARM SIGNAL, that must **be correctly interpreted** by the International community.

In particular as the cynicism and sadistic visousness of the « nazi incubator JUGENDAMT » is extensive and fanciful. In the case Haase: so as to injure the family Haase more thoroughly, they sent their « sincere condolences » on the death of the child. Shortly thereafter they sent an account for the cost of the funeral to Mrs Haase, even although she did not have custody of her daughter and the associated right to have these costs paid for her by the state. Custody therefore to have these cost paid was held by the very JUGENDAMT that was demanding payment, secondly by the father, where the daughter died. However it gets much, much worse.

Mrs Haase rightfully expressed her grief before running cameras when given the opportunity to do so (A rarity, the German officials took immediate revenge). She stated that the child thieves had wilfully torn her family apart, that they had ignored the ruling of the international community, that they had accepted the death of her daughter, that she could only manage the pain inflicted by the German officials by taking tablets. [see : http://video.google.de/videoplay?docid=5911861930123383584]

As a result the neo-nazi JUGENDAMT officials have made application to take the two "returned children" back into "protective custody". This application is the purpose of the next hearing at the Court of Hamm.

CEED appeals to German and non-German parents and grandparents, national and international organisations (NGO's) foreign media are invited to meet before the doors of the Higher Regional Court Hamm on the 5 June 2007 at 13.30 to make know to the world press present [1]:

Haase's children are our children, Our children are not the property of the JUGENDAMT neo-nazis

CEED appeals the international community to evaluate in great detail the actions and attitudes of **German politicians**, who deliberately disregard the decisions of the international community, who take for granted **the death of children**, in regards to their impact on the future of Europe and the world, in particular in view of the background of modern German history.

CEED appeals to the other member governments of the European Union, to energetically **condemn** the chairmanship of **the German Minister of Justice**, Mrs. Zypries in her position of chairman of the European Ministers of Justice, as long as she takes no political position in regards to the responsibility of the German JUGENDAMT for the death of Lisa-Marie Haase.

CEED draws attention to the fact that Germany is quick to call for the boycotting of goods from countries that exploit children for labour. In the Federal Republic of Germany 185,000 Children a year are fully economically and psychologically exploited per for the enrichment of foster families and children's homes, Circa. 1.4 Million children are partially economically and psychologically exploited due to political measures instituted by the JUGENDAMT for the enrichment of circa 1,6 million divorce and separation profiteers.

Accordingly CEED urges the European Commission to broaden the good German advance against child trafficking to such states who exploit children within the European Union.

The world must get to know plentiful the child thieves, who go under the guise of «Kinderschutz » (child protection) and in « Kindeswohl » (German best interest of the child) are.

[1] Every participant is requested to bring along an A 4 sized page of white paper on which the name of a child thief is written in broad letters. A list of names of the child thieves in the case Haase is avalaibe on followin page: http://www.jugendamt-wesel.com/COMMUNIQUE_PRESSE_HAASE/Kinderhaendler-Liste.htm

Please pass this information to your list, your own politicians, jurists! Post it in various Blogs, Websites.

Website of family Haase in German : www.kinderklau.net/hilfe.html

Michael Hickman

P.O.Box 89 181 Torbay Auckland New Zealand

Tel: +64 9 4734332 Mobile: +64 21 0712024 skype: michaelhickman michael.l.hickman@gmail.com michael@michael-hickman.info

http://www.jugendamt-wesel.com/CEED_eng.htm