



**Application for the extradition of Ms Bruni Dr. Rosamaria
CEED Press Conference
on the mechanisms of legal plunder of foreign children by German authorities**

**Principality of Andorra - Friday, July 29, 2011 - 10:00am
- Criminal Court -**

This case concerns a scandal in the heart of Europe, which illustrates dimensions of unresolved generational issues the Union cannot even assess in scope or damage. Germany (as EU demographic studies demonstrate) will lose 15 million inhabitants over the next 50 years.

Accordingly, German Federal government policy marionettes family judicial processes in all aspects to retain the children of all foreign parents within its jurisdiction, exploit them for economic purposes and despoil their families through blackmail?

The German Federal State uses European regulations and Community enforcement (2201/2003, 4 / 2009, Register-SISII Europol) to impose and extend its own peculiar law and institutions in other jurisdictions. At the same time, Germany manages to dodge judicial decisions from other jurisdictions, by opposing reciprocity with foreign laws and procedures within German domestic schemes.

These nefarious techniques were so applied in the case of Dr. Rosamaria Bruni, an Italian citizen and child psychiatrist resident in Andorra. Ms Bruni has just spent three months arrested and imprisoned at the behest of official German authorities and mechanisms, which required the deportation of her daughter Luna to Berlin as well as her own extradition to the grasp of German justice.

Married to a German doctor, Ms. Bruni was resident in London until her separation. The English judge inadvertently awarded custody rights over a very young child to a German father, perhaps because Luna was born in Berlin. CEED has proved that every German consulate works directly with foreign courts to protect their citizens. A manhunt ensued for Ms. Bruni and her child throughout Hungary, then Guatemala, Italy and ultimately, Andorra.

The former spouse of Dr. Bruni, Dr. Tinnemann, was supported in this campaign by his Foreign Minister (Mr Westerwelle) and the entire German public opinion, which considers that any foreign parent who refuses to live in Germany is a criminal. Upon formal denunciation by an Italian prosecutor (at the request of German authorities) early on in 2011, Dr. Tinnemann had the mother arrested and subsequently kidnapped Luna, who had been placed for 3 months at the request of the Germans in a strange home, and who who has now been placed in his home by the German authorities.

"A little Berlin girl deported abroad by her mother - Luna finally at home after 1888 days" headlined Bild, the largest German daily newspaper; a narcissistic mirror of nationalism, gloating how Germans had recaptured chattel that eluded Germany for so many years.

Consider this report by questioning the facts:

How is Berlin 'home' for a 9 year old girl who has never even lived in Germany nor speaks a word of German?

How can the German community rejoice with such rapture in such violent trauma and psychological laceration of a child?

How the forceable rendition of a child to a completely alien country be in her best interests?

How might Luna feel, when confronted by a German father who imprisons her mother?

Neither Italian nor Andorran lawyers for Ms. Bruni , nor the Italian prosecutors themselves have ever really understood how and why German central authorities proceed with such brutality and arrogance. They and most Europeans are unaware, those bogus decisions of family law that Germans asked them to apply within their jurisdiction against their own people, are actually administrative decisions of a political entity - the JUGENDAMT - upheld and legalized pro forma by an unelected administrative judge.

German justice does not render judgment in relation to cases done and determined by fact and law as stare decisis; lawyers use treaties and special police as hammers and crowbars to obtain unfair advantage abroad while erecting shelters and blinds against any foreign request not in their interests. Unscrupulous German lawyers often lie without any consequence at all. These con artists coordinate their peculiar judicial system with European treaties to round up as many children as possible and to extort ransom from all across Europe. As such, German legal experts abuse the generous full good faith and trust that their partners in Europe have been willing to lend them.

This is the silent proof and sequence of events in Germany:

- German jurisprudence subjugates exercise of parental rights on condition to maintain children within their jurisdiction as controlled by the Jugendamt. Simply put, a foreign parent remains a decent parent, only while in German domain. When a good parent decides to leave Germany, however, custody and protection of law itself (along with European civil rights and universal human freedoms) must be left behind as well.

- German officials act by means of secret and unilateral decisions which are inherently incongruent . Simply put, when a non-German parent leaves the marital residence with her children, the judge transfers sole custody within hours, without a hearing, upon presentation of a sworn statement of the German parent or by the German Youth Authority JUGENDAMT. This emergency ex-parte decision 'in-lieu-of-habeas corpus' becomes the basis of international arrest warrant issued by them even in advance, as an a priori preventive measure against the parent non-German. Once children are returned to Germany by hook or crook, a hearing is held 'pro forma' with 'a posteriori refutation' of the unilateral and secret order, the very same tool one which sought to criminalize the parent abroad ex post facto, first to issue the warrant, and then to obtain the return of children under absolute domination of their odious jurisprudence.

- German officials apply pressure and threats to metamorphose civil aspects of divorce into a panoply of criminal means as pretense for specious ex post facto arguments that did not even exist in fact- a priori pretexts for actions while children were still within German jurisdiction. Put simply, whenever a foreign parent petitions in German court process to leave with a child, a doomsday machine is unleashed in perpetual motion. Any parent who leaves the country (even if the German court refuses to act) is criminalized on the spot by bench warrant fiat and ultimately placed under arrest by Europol / Interpol. Foreign police cannot refuse or even check with discretion the validity of these German demands Upon such intervention by foreign forces of order acting as bailiffs at behest of German authorities, selfsame subsequent events serve as legal pretext and future basis for permanent transfer of parental rights to the parent or the German Youth Welfare on tautologous grounds that the foreign parent may repeat the offense of wrongful removal, thereby providing theoretical reasoning as evidence for continued involvement and perpetual competency of German jurisprudence.

- German family judge has no authority to decide a case without the recommendation of the infamous Bureau of Youth Authority a.k.a. JUGENDAMT (a secret , plenipotentiary political entity); therefore, any judicial decision so reached must be regarded as inherently biased, discriminatory and politically motivated.

- JUGENDAMT status usurps the monstrous role of Chronos, becoming third State parent, a quasi-legal bastard often devouring both real parents in person on their children's day of judgement.

- This status quo effectively protects the relationship of Jugendamt State to the child (Kindeswohl) to detriment of real parent / child relationships (superior interest). The mission of Jugendamt is intervention, control and decision making in all tasks coordinating efforts of State vested interest to fabricate various arguments which retaliate against the non-German parent in order to protect the national interest; and so it goes on, etc...etc.

German family justice is **fundamentally** biased. Non-German parents are not opposed one-on-one to their former spouses in Germany. CEED is opposed to insidious German state organisms which exploit and

puppeteer parents in Germany to protect the perceived national policy interest. In the current state of affairs, to ensure that a bi-national child maintains a relationship with both parents after separation, no practical alternative is effective except to keep them out reach of the long burly arms and brutal fists of the German court system.

Therefore CEED can already predict with nearly absolute certainty that her child Luna, boondoggled by her father to Germany, will never leave German jurisdiction, despite the demand for her return presented by the Andorran State. Likewise, the European arrest warrant issued by Andorran prosecutors against Dr. Tinnemann the former husband of Ms. Bruni, will be frustrated and universally ridiculed in Germany.

On this occasion of Dr. Bruni's extradition trial, CEED will organize a press conference this Friday along with parents of different nationalities (American, Italian, French) who are themselves victims of vicious German State policy. They come in support of Dr. Rosamaria Bruni, but also as witnesses to the appalling and continuous ill-treatment of Dr. Marinella Colombo, who has likewise been imprisoned in Milan several times, and so remains threatened with extradition in the same manner as Dr. Bruni. Most recently for these last 5 months, Dr. Colombo has been sequestered without contact , all for the same reasons as Ms. Bruni in Andorra, despite clear and convincing evidence of gross fraud and perversion of due process as perpetrated by German lawyers and central authorities on all levels.

The cases of Ms. Bruni and Ms. Colombo as well as those of all other non-German parents are not court cases that are settled by legal means. Busy marching to its 'own drum, Germany could not care less the rights or customs of others, because the German system does not recognize any jurisprudence other than its own bizarre lawcodes and peculiar institutions.

The situation of Ms. Bruni and others are international political affairs, problems which only all the Governments of the Union and the European Commission can resolve on the day they come to realize, that the theft of children from their fellow citizens as organized under German law is no act of law at all, but rather a political declaration of war.

Moreover; the most outrageous aspect in all these cases is the fact that Europeans themselves have given the German State the very instruments for plundering their own children and their citizen's fortunes. These parliamentarians neglected to review before signature, jus how and under what conditions everyday decisions of family law are stamped out and Made In Germany.

As it stands, Europeans apply Jugendamt policy decisions within their own jurisdiction against their fellow citizens. They persecute, imprison, and extradite them to return their own children to Germany; all at no cost to Germany, which issues orders collaborators must follow to the letter?

We approach the German model of Europe with giant strides towards an emerging Fourth Reich State.

Time 10:00am - 11:00am near the Tribunal

Location will be announced on the website of CEED.

- www.ceed-europa.eu -