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The General Secretary of the Petitions Committee of the European Parliament  
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### Petition of 10 parents

#### The institution known as JUGENDAMT of the Federal Republic of Germany is to be declared an illegal institution of the European Union

Parents who are obliged to conduct legal proceedings in the Federal Republic of Germany regarding custody and access issues, in regards to children born out of relationships with a German national, call for the European Commission and the European Parliament to take measures in order to declare the German public authority "JUGENDAMT" an undesirable authority within Europe.

The JUGENDAMT<sup>1</sup> commands boundless might. Officially it serves to protect the youth. In reality it subjects children of single parent mothers under the control of the State, so as to bring them up in the ways of the German administration.

The institution known as JUGENDAMT exists in no other democratic nation. It functions as 'Waechteramt' (literally: guardian administration – protector of German values ) to implement the administrative order in the German families and watches over their compliance therewith.

The employees of the JUGENDAMT are by German law, 'above parents'. They are subordinate to local politicians and have the position of 'third parent'. They are involved in ALL family law proceedings. They possess more rights than the biological parents. Those employees propose protective measures to the judge. They see themselves as protectors of the German 'Kindeswohl' (literally: well-being of the child), where the well-being of the child is to be interpreted in terms of the German nation and protection in terms of security (to protect German values). To stand up against the employees of that German institution is futile. It may even be dangerous. They threaten parents subliminally and permanently, with the withdrawal of rights of access or parental custody. They have the power to carry those threats with, or without, a court decision.

In cases of bi-national couples, the JUGENDAMT is empowered with specific objectives :

1. Every effort is to be made in order to prevent the children leaving German territory.
2. Sole custody of the children is to be transferred immediately, parental guardianship in the medium term, to the parent who is the German national.
3. Children are to be prevented from having any contact to their second culture and language. Access to the non-German parent are to be hindered by means of humiliating measures. National cleansing is to be achieved by means of numerous court proceedings. If the foreign parent refuses to accept German rules, measures are implemented to threaten and criminalise that parent.
4. To ensure that maintenance/alimony payments are paid in Germany. Outstanding payments are tallied year after year and demanded from the foreign parent, when the legal rights to the children have expired, because they have become adults.

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<sup>1</sup> The JUGENDAMT cannot be translated as 'youth welfare authority'. Its official face presented to the world is the protection of children. Its true face is loyalty to the German state. It is the protector of German nationalism.

5. Access of foreign parents to all records and data, which the JUGENDAMT gathers in secret against them, is to be denied in accordance with the German data protection law.

The JUGENDAMT is a political institution. Its uncontrolled, arbitrary might and close integration and linkage with the justice authorities, is not compatible with the fundamental rules of universal justice and principles of human rights. It is the '*Grundrichter*', the one who makes the decision behind the scene. Its working principles are based on unilateralism and nationalism, which are not compatible with the spirit of the European Union.

The JUGENDAMT was structured by the National Socialist Regime to establish the Reichsjugendwohlfahrtsgesetz (literally: law of youth's welfare in the Reich). This law from 1939 has been carried over into today's Sozialgesetzbuch VIII (Code of social law, book VIII) as Jugendschutzgesetz (law for the protection of the youth). It serves today's Jugendamt as the legal basis, to dissimulate its real political function, under cover of the same kind of pseudo-legal proceedings.

The JUGENDAMT sets fathers against mothers, Germans against non-Germans, children against parents. It foments **conflict**, **animosity** and **xenophobia** within the family. It shows children, at an early stage, that not complying with the behaviour which is expected of them by German officials, inevitably leads to unending family strife, even the withdrawal of parental love. These children, due to feelings of lost self-worth, later withdraw back into an "ersatz-family" that provides them with the law and order, that they were deprived of during their childhood. The greater the power of the JUGENDAMT, the greater the attraction of the "ersatz-family" to them. That family (the right wing radicals) is already represented democratically in three German regional parliaments.

We, non-German parents, who have lost our children to the German State as its property for ever, call upon the European Commission and Parliament, to recognise the significant potential for danger that the JUGENDAMT represents for the future in the EU. The modern JUGENDAMT is a national-socialist-like state organisation, that brings up children - on behalf of the German Volk - our European children to hate and to conflict. The Jugendamt is to be declared an illegal organisation within Europe.

In december 2006, the authors and petitioners:

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Further petitioner ( yourself ) :

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