



An den Präsidenten des Europäischen Parlaments
60, rue Wiertz / Wiertzstraat 60
B-1047 Bruxelles / Brüssel

**Petition 1 of 10 parents petitions against the German JUGENDAMT
- suspension of the recognition of German family law decisions -**

Dear mister President,

Petition in order to suspend the recognition of German administrative decisions made under the control of the JUGENDAMT relative to family law matters

GIVEN THE FACTS THAT:

- 1) the JUGENDAMT is a local political entity,
- 2) the JUGENDAMT is involved in any procedure within the "independent" German family jurisdiction,
- 3) the JUGENDAMT is subordinated to the Minister of the Interior (police) of every Bundesland,
- 4) the JUGENDAMT prepares the judicial (political) decision which is to be made by the judge sending a "recommendation" to the family court (Empfehlung an das Familiengericht),
- 5) the JUGENDAMT provides the family judge with the necessary arguments to ensure that the court decision will preserve German political interests only,
- 6) the JUGENDAMT influences the judicial decision by its presence within non-public hearings in family courts,
- 7) the JUGENDAMT organizes on its own initiative the implementation of the court decision, always in order to protect German interest,
- 8) the JUGENDAMT declares itself on his own authority a third and equal party to both parents in any family law proceedings,
- 9) the JUGENDAMT turns to the tutor of the German parent against the non-German parent whilst setting up a procedure of "Beistandschaft",
- 10) the JUGENDAMT can lodge an appeal against a court's decision or even can hire a lawyer against the parents,
- 11) the family court judge is not entitled to rule a family case without the implication of JUGENDAMT,
- 12) the German Federal Government, which committed itself to guarantee within its jurisdiction the implementation of the ratified international conventions and treaties explains, that he has neither administrative nor judicial power over the local political entity JUGENDAMT

THUS MEANING AS A CONSEQUENCE :

- a) that the implication of the JUGENDAMT within family law proceedings serves firstly the political control of German family courts and their decisions,
- b) that the political entity JUGENDAMT is not compliant with the principles of European family law
- c) that the administrative decisions made under German family law do not comply with the requirements of European regulations and international conventions, notably with the EC regulations 2201/2003 and 4/2009 and are therefore to be regarded as null and void

THEREFORE WE REQUEST THE FOLLOWING:

To suspend immediately the recognition of any administrative decision made within the German family jurisdiction by both the JUGENDAMT and the family courts, as well as to ensure, that this suspension will remain effective until the respective jurisdictions of other member states and international instances will have get the evidences, that the JUGENDAMT has no more neither the function of a political judge (Wächteramt), nor the one of a boundless mightfull third parent, guarantee of the German interests.

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CEED Germany