

Karin Erika Luise Johanna aus der Familie Kolland Kaltenbrunn 23, 8200 Gleisdorf, Austria 0043 3112 7767 0043 6507354777

First

REQUEST

1.

for a detailed CONFIRMATION of the accuracy of my findings or a rebuttal per legally binding decision.

2.

Request for PROTECTION of my full RIGHTS as a living, conscious inspired human being of flesh and blood

to

Prosecutor General of the Russian Federation Haupt Militär Staatsanwalt per. Cholsunowa 14 119160 Moskau

Главный военный прокурор per. Cholsunowa 14 119160 Москва Российская Федерация

Identification and claim of my RIGHTS as a living, conscious and inspired, sovereign human being, on the basis of Equality Law valid for all human beings in Austria, my homeland, and all human beings in Europe, my home continent, and all human beings on Planet Earth:

The highest legal norm is in the universal order of nature of our living, conscious and spirited humanity. Law is being born with man! Man is born FREE, to make the experience of his FREE WILL, for better or for worse. This highest law does not require an executive power, neither secular nor religious jurisdiction, because it is governed by the natural principle of cause and effect: you will reap what you sow.

Therefore, any underlying level of the law is being eclipsed by the universal order – natural law as an independent principle of nature. Legislative, judiciary and executive branch are eclipsed by the universal order as well.

International law arises from the innate law and defines itself in the CONSCIOUSNESS of human beings and nations: "Men are born and remain free and equal in rights." — Declaration of the Rights of Man and of the Citizen 1789, Article I

Categorical imperative: "Act only according to that maxim whereby you can, at the same time, will that it should become a universal law." – Immanuel Kant: AA IV, 421

Historical anchor points of the human consciousness of freedom:

• Déclaration des Droits de l'Homme et du Citoyen 26 August 1789 Declaration of the Rights of Man and of the Citizen 26. August 1789

Article I

"Les hommes naissent et demeurent libres et égaux en droits. Les distinctions sociales ne peuvent être fondées que sur l'utilité commune."

Men are born and remain free and equal in rights. Social distinctions can be founded only on the common good.

Article II

"Le but de toute association politique est la conservation des droits naturels et imprescriptibles de l'homme. Ces droits sont la liberté, la propriété, la sûreté et la résistance à l'oppression."

The goal of any political association is the conservation of the natural and imprescriptible rights of man. These rights are liberty, property, safety and resistance against oppression.

Article III

"Le principe de toute souveraineté réside essentiellement dans la nation, nul corps, nul individu ne peut exercer d'autorité qui n'en émane expressément."

The principle of any sovereignty resides essentially in the Nation. No body, no individual can exert authority which does not emanate expressly from it.

Article IV

"La liberté consiste à faire tout ce qui ne nuit pas à autrui : ainsi l'exercice des droits naturels de chaque homme n'a de bornes que celles qui assurent aux autres membres de la société la jouissance de ces mêmes droits. Ces bornes ne peuvent être déterminées que par la loi."

Liberty consists of doing anything which does not harm others: thus, the exercise of the natural rights of each man has only those borders which assure other members of the society the enjoyment of these same rights. These borders can be determined only by the law.

It is the right of the people to live under their own laws: Principle of Equality.

• Bill of Rights 1776

• Universal Declaration of Human Rights

United Nations 10 December 1948 General Assembly Resolution 217 A (III)

Article 1: All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

Article 2: Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 3: Everyone has the right to life, liberty and security of person.

I therefore assess: International law is subject to the universal order of nature and eclipses the Allied Military Government:

International Tribunal for Natural Justice ITNJ

14 February 2015 (https://www.itnj.org/)

Allied Military Government

- Basis: Hague Conventions of 1907,
- Ratified in 1910 by the German Reich
- Well known thereof: Hague Convention IV (1907), the "Haager Landkriegsordnung (HLKO)" or Convention respecting the Laws and Customs of War on Land
- Scope: worldwide in all signatory states
- International Court of Justice, The Hague, Netherlands

I therefore assess: the Allied Military Government has the valid, highest public-law legal norm with executive power over the non-sovereign Federal Republic of Germany and the non-sovereign Republic of Austria and expanded that to all member states of the European Union based on European Treaties, which include military order of NATO.

Basis for this assessment:

Since the collapse of the Austro-Hungarian monarchy on 10 November 1918 sovereignty and freedom have not been present fully in my homeland. Although the State Council had accepted a law by Dr. Renner on 11 November 1918 already, a law that dissolved the imperial government and determined that German-Austria was a Democratic Republic and part of the German Republic but the preliminary Versailles and the St. Germain contracts DICTATED all essential points of the State Treaty and prohibited – against the free will of the Austrian people – to affiliate with the Republic emerging from the German Imperium (Deutsches Reich). The Danube monarchy and the international law subject Austro-Hungaria lost not only their economic zone, and therefore their basis of existence, but also the international connections that were established over generations. The strongly diminished identity of the Austrian people had to first be found, but it was forbidden by the ENTENTE to

constitute themselves as a new international law subject. Referendums in federal countries like Styria, Carinthia, Tyrol, Salzburg, for example, were not acknowledged.

Austria's 1st Republic therefore did not have a constitution by its people but only a State Treaty, externally dictated by the ENTENTE. The Austrians were hungry, cold and economically depressed. The federal government then had no room to maneuver and was completely dependent on the ENTENTE and the allied and associated forces.

A similar drama occurred after the Second World War. Austria's 2nd Republic was DICTATED by the allied and associated forces the State Treaty of 1955: delivery of assests, such as ownership of marine shipyards, transfer of patent and oil rights, etc. All was going to the victor the Soviet Union. Austria had to cease and desist all claims against the allied and associated forces.

I assess: The Austrian State Treaty of 1955* is a trust deed and the Austrian government administers Austria for the allied forces (Article 22: All rights reserved to the victors). Austria became a trust object and the living people of Austria are under trust stewardship. We are not things but living people. Liberalness is not freedom. It's just a long leash.

Such treaties of subjugation are NO PEACE TREATIES! As long as the victors ADMINISTER and exploit the ones having lost without the, until now, well-respected International Court of Justice intervening, wars will be stirred up to take over and exploit nations. This is colonization used to reduce the status of free people. Defeated and subjugated nations are disarmed, whereas the victors insist to further arm themselves to be able to bring defeat at any given moment through the superiority of their means. VICTORY does not entitle the exploitation of the defeated! To subjugate them and lessen their human sovereign international rights. The guilt for a war is never unilateral, but always a multilateral guilt of all participating parties. The guilt for a war which is not an internal civil war is with those humans who claim the people's sovereign right to decide over peace and war and accept pre-dictated treaties in the name people, which should have been put to a national referendum popular vote instead. Very often the real masterminds, financiers or beneficiaries of war are in a third country.

International law says ALL PEOPLE are equal before the law. Therefore the victors as well as the defeated have a claim to human rights and dignity. Guilt and reparation claims should be divided in the sense of this equality between all participants, the obvious and the hidden ones. Victors often act with immoderate violence, immoderate use of weapons and ruthlessness against civilians, cultural sites and nature. And they are NOT held accountable for it.

A victory is by no means an ordeal - that would be blasphemy. But often it is the result of better equipment, a higher willingness to use violence, shameless stratagem and the ability to procure funders and allies.

Not a VICTORY decides about PEACE but basic PEACEFULNESS itself, which respects the rights of the people and their sovereignty.

Representatives acting as a caretaker government do decide on war against other nations. Then they promise themselves immunity from prosecution and reject their own responsibility.

It should be stated: For the 2nd Republic there was no referendum for an Austrian constitution, which would have been the basis for a sovereign nation. There was only the creation of colonial administrative structures according to the Trust Deed. For so long we have not realized this deception.

* Originalschrift im Bundesgesetzblatt vom 30. Juli 1955 http://www.ris.bka.gv.at/Dokumente/BgblPdf/1955_152_0/1955_152_0.pdf

Further it should be stated: The League of Nations was changed to a colonial state of the United Nations recognizing the United States as the main victor of World War 2. The nationals of the signing member states of the United Nations suffered a reduction in status and lost essential characteristics of their freedom and self-determination.

The noble goal to serve peace, set in the Declaration of Human Rights in 1948, was not implemented because the United Nations developed into an instrument of power to the main victor with its eager servants in the colonies. Martial law continued obscured. The rights of the people and nations were undermined.

Therefore, I summarize that we've been controlled by a foreign power under martial law since 1918. And since the collapse of the Soviet Union we've been ruled as a colony by the main victor, the United States.

1.

Human Rights and International Law

is subject to: universal law of nature - predominates: 2. SHAEF - 3. Military Government - 4. Federal Constitution - 5. Constitution of Federal Countries - 6. planning laws Supreme Instance International Tribunal for Natural Justice ITNJ February 14, 2015 (https://www.itnj.org/)

- foundation: the twelve **Hague Peace Convention of 1907**
- ratified by the Deutsches Reich in 1910
- it well known: HFA No.3, the "Hague Regulations (WOL)"
- Scope: worldwide in all signatory countries
- Supreme Court until February 14, 2015: International Court of Justice, The Hague, Netherlands

2.

Martial law of the MAIN VICTOR

is subject to: 1. Human Rights and International Law - Predominates: 3. Military Government

- 4. Federal Constitution 5. Constitution of Federal Countries 6. planning laws
- basis: the SHAEF * Gesetze of March 1944
- in the German Reich in force since 09.05.1945, the main winners: USA
- SHAEF Supreme Headquarters T.D.C. Allied Forces Expedition
- Scope: 47 countries in the world, listed in SHAEF Law No. 3.
- Supreme instance: Admiral James G. Stavridis, US EUCOM, Stuttgart

3.

OCCUPATION LAW

is subject to: 1. Human Rights and International Law - 2. SHAEF - predominates: 3. Military Government - 4. Federal Constitution - 5. Constitution of Federal Countries - 6. planning laws

- basis: the US / GB / F Military Government laws that SMAD commands
- in the German Reich in force since 1946
- SMAD: Soviet Military Administration Germany
- Scope: the respective zone of occupation and the respective Berlin sector
- Supreme instance: the US / British / Russian / French military command The international legal levels in their order from the parent to the inferior

4.

The ORGINIAL LEGISLATION of the defeated nation

is subject to: 1. Human Rights and International Law - 2. SHAEF - 3. Military Government - predominates: Treaty of the 1^{st} Republic of Austria and the State Treaty of the 2^{nd} Republic of Austria.

The original uninjured sovereign rights legislation for Austria is in the Monarchy.

Austria lost with the collapse of the Austro-Hungarian Monarchy not only the SOVEREIGN Karl I with his responsibility imposed by the crown but also the sovereignty of its free people: Karl I did not formally step down but merely announced "to abstain from all affairs of state." Because of the ENTENTE's guidelines the Austrian people were not able to adopt a constitution and constitute their sovereignty to fill the power vacuum caused by the fled emperor. This was taken advantage of by the allied and associated forces. Especially the House of Windsor strengthened its position.

Karl I has failed to put down the crown responsibly as a symbol of the highest responsible sovereign and failed to transfer his sovereignty to the Austrian people in a constitutional law order. Therefore, I, as a living human being conscious of the highest responsibility, will take on the task as a Sovereign to help the people of Austria to regain their full freedom and sovereignty and heal the reduction of status. I urge the High Commission of the Military Government **Prosecutor General of the Russian Federation** to recognize me as the SOVEREIGN for Austria per subsidiarity principle and I request:

a detailed confirmation or rebuttal of my assessments per legally binding decision by the High Commission of the Military Government Prosecutor General of the Russian Federation.



Karin Erika Luise Johanna aus der Familie Kolland Kaltenbrunn 23, 8200 Gleisdorf, Austria 0043 3112 7767 0043 6507354777

In accordance with the authorization of a detailed CONFIRMATION of the accuracy of my findings or a rebuttal <u>per legally binding decision</u>

Second

Request for PROTECTION

To restore the SOVEREIGN RIGHTS of the people living in Austria

to
Prosecutor General of the Russian Federation
Haupt Militär Staatsanwalt
per. Cholsunowa 14
119160 Moskau

Главный военный прокурор per. Cholsunowa 14 119160 Москва Российская Федерация

1.

As a sovereign and a living human being I decree the full and immediate reenactment of Austria's PERMANENT NEUTRALITY, as determined on 26 October 1955 and I request its recognition by the High Commission of the Military Government of the Russian Federation.

As a SOVEREIGN and a living human being I decree to revoke immediately all lateral, bilateral and international treaties and laws which oppose Austria's PERMANENT NEUTRALITY. They were concluded by the Austrian caretaker government between 1955

and August 2015 without the direct approval of the SOVEREIGN and without a referendum and are therefore arbitrary, illegal and irresponsible, as they are not serving peace. I therefore apply for assistance to enforce by the High Commission of the Military Government of the Russian Federation.

2.

As a SOVEREIGN and a living human being I express my WISH for PEACE and apply for the protection and upholding of this peace by the High Commission of the Military Government of the Russian Federation. I urge to support the initiative of PEACE TREATIES from person to person, people to people and nation to nation.

3.

As a SOVEREIGN and a living human being I put forward the request to the High Commission of the Military Government of the Russian Federation to help enforce the protection of the rights of the Austrian people to give themselves a constitution out of sovereign will, the constitution of the "Austrian Republic of Sovereign Human Beings." To be able to discuss draft constitutions publically I decree as a SOVEREIGN and a living human being the dissolution of all treaties, laws, paragraphs, ordinances and commands that violate Human Rights and International Law. These draft constitutions shall be announced free of charge in newspapers and media.

4.

As a SOVEREIGN and a living human being I put forward the request to High Commission of the Military Government of the Russian Federation to restore order* by "removing from office" all these individuals that have pretended to have sovereignty rights and which have acted against the rights of sovereign, peaceful and free people.

* acc. International Law - SHAEF - Military Government - SMAD

5.

As a SOVEREIGN and a living human being I put forward the request to the High Commission of the Military Government of the Russian Federation to acknowledge for Europe the "International Tribunal for Natural Justice ITNJ".



Karin Erika Luise Johanna aus der Familie Kolland SOUVERÄN nach Subsidiarität Kaltenbrunn 23, 8200 Gleisdorf, Austria 0043 3112 7767 0043 6507354777



In accordance with the authorization of a detailed CONFIRMATION of the accuracy of my findings or a rebuttal <u>per legally binding decision</u>

Third

According to my rights
As a SOVEREIGN by subsidiarity and a living human being in Austria
I put forward the

INSTRUCTION for protection and healing

1.

Of the violated International Laws and Human Rights of Austria, my homeland, and thus in accordance with the principle of equality worldwide by the protection of PEACE;

As a SOVEREIGN by subsidiarity and a living human being in Austria I put forward the request to the High Commission of the Military Government High Commission of the Military Government Prosecutor General of the Russian Federation to consider this order and to confirm or rebut its accuracy per legally binding decision.

According to my rights as a SOVEREIGN by subsidiarity and a living human being in Austria I put forward

Instruction

for the mandatory value date and controlled release
of Payments 1-11
by ROYAL,K.681 M1 Trustee
in my favor as a SOVEREIGN and a living human being in Austria

and thus in accordance with the principle of equality

for the benefit of all people living in Austria and in accordance with the principle of
equality enforced worldwide for all human beings and nations;

and for the mandatory value date of the Human Obligation, based on the registered per birth certificate real value of Morningstar Trusts after

Pactum De Singularis Caelum, One Heaven Great Register, Live Born Record, which accompanies the document, denominated with the Morningstar Trust Number on karin erika luise johanna forster

my maiden name, to my parents' marriage family name kolland by second exhibition of the birth certificate 1957

Trust Number 583153-162032-024543 born: E8:Y3153:A16:S2:M3:D2

for me as a SOVEREIGN by subsidiarity and a living human being in Austria and thus to secure the value, in accordance with the principle of equality as a claim for all people living in Austria and in accordance with the principle of equality for all people of the world, of the Morningstar Trust created through their birth certificates for their personal enjoyment; as an individual right and also looking at the International Law of monetary sovereignty;

as well as the gradual introduction of the authorization to dispose the Human Obligation funds of currently 6 million USD, and their earliest possible payout starting with an unconditional basic income, currently set to 1.200 USD per month by ROYAL, K.681 M1 World Trustee

to me as a SOVEREIGN by subsidiarity and a living human being in Austria and thus to secure and assert it, in accordance with the principle of equality as a claim for all people living in Austria and in accordance with the principle of equality for all people of the world.

According to my understanding, ROYAL, K.681 M1 as the World Trustee should be granted the responsibility and accountability for the duration of the change of the financial system.

Attached are documents of ROYAL, K.681 M1 as the World Trustee, as well as a statement of my unpaid volunteer work since May 2013 at Swissindo World Trust through a United Nations Council.

The mandatory value date to benefit all human beings therefore binds all current acting governments, banks and national banks, as well as international institutions: United Nations, International Monetary Fund, International Court of Justice, the U.S. Department of Treasury, the Bank for International Settlement, the British Royal Family, the Vatican, UBS, central banks, etc., which are intertwined in the global monetary system.

As a SOVEREIGN by subsidiarity and a living human being in Austria I put forward the request to High Commission of the Military Government of the Russian Federation to consider this order and to confirm or rebut its accuracy per legally binding decision.

3.

According to my rights As a SOVEREIGN by subsidiarity and a living human being in Austria I decree

The reestablishment of the United Nations as a free alliance of peaceful and completely equal sovereign beings, sovereign people and sovereign nations through truthful, honest and sincere PEACE TREATIES.

Founding mothers and founding fathers directly from the different people of earth will carry this initiative worldwide from being to being.

As a SOVEREIGN by subsidiarity and a living human being in Austria I put forward the request to High Commission of the Military Government of the Russian Federation to consider this order and to confirm or rebut its accuracy per legally binding decision.

Documents attached:

- Politics and Diplomacy: The Sovereign Subsidiarity
- Document about the change of the financial system
- Copy of birth certificate and passport

As a sovereign, living human being, with love and respect for all beings on earth, I see the necessity to change the global financial system and to reestablish the United Nations as an alliance of beings, with every being living in sovereignty, freedom and autonomy. Therefore, ending the administration of human beings as staff.

In this spirit, I ask for the highest understanding, protection and support and present my documents to the **High Commission of the Military Government Prosecutor General of the Russian Federation**.

Signed

karin erika luise johanna aus der Familie kolland, geb. forster