

• OVERVIEW

What Appears vs. Reality

What may appear as a neutral, modern, public-law order with state administration is, in fact, a sophisticated, hierarchical, global legal-commercial system hidden within the private domain—designed for the permanent dispossession of human beings. The private-law use of identical or similar name representations allows circumvention of public-law statehood, leading to the loss of constitutional protections. While some of these practices may be legally correct under international law, such as the Hague Convention (HLKO), they remain morally reprehensible and illegitimate under the principle of eternal land peace. Through covert contracting via or as legal “persons,” human beings worldwide lose ownership and access rights to their homelands.

Global Flag Control and Legal Disclosure

The relationship between global flag control and the German legal system in this worldwide context has been disclosed by L R P with legally admissible evidence and overwhelming proof.

Historical Background

Until 1918, human beings were legally serfs under monarchs on land. This state of servitude has been reinstated *de jure* and *de facto* via debtor instruments in the German merchant fleet on the high seas, anchored in the apparent voluntariness of the people. The trust system, originally designed to safeguard goods in maritime trade, has been abused since at least 1949 for legal titles such as persons. Each legal person is backed by a natural person—by a human with labor power—giving value to the title and turning it into a registered commercial commodity. Names are titles. Who carries and uses them? What is the purpose of the title? Is it meant to accept or issue assignments? Dedications can include birth names, first names, or nationality, such as that of Nazi Germany in 1934, now codified in Article 116 (1) of the Basic Law and visible on identity documents as “DEUTSCH.” Thus, the natural person holds the legal person, which commissions war in the debtor territory, executed by contractors (politicians). The complexity of registry law, civil status, and liable ownership has been documented by L R P in multiple video series at www.Lightrebels.net.

Financial and Legal Structures

Double-entry bookkeeping (Doppik) with assets and liabilities applies to all legal persons, effectively turning them into accounts. Historical financial and administrative structures enforce holder obligations through automated administrative processes. Liability transfers from domestic legal persons exempt from fundamental rights (Art. 19 (3) GG) to the natural person compel the holder to balance private accounts. Collective naturalizations with mandatory holder obligations violate international law and human rights.

Conclusion

From birth, the natural person becomes the holder of debtor instruments and is legally trapped under maritime commercial law on an eternal delivery route without a destination port (Art. 27 GG). As a result, the person cannot access creditor titles and nationality on land (Art. 116 (2) GG) and receives no returns from special funds. The payout area is the German Länder, yet the person remains abroad at sea, commercially exploited by Germany, the EU, and the Federal Republic. The destination port of the German merchant fleet is legally invisible, establishing an endless delivery route away from German lands.

Solutions: Resident Application

Designating a municipality as an international peace zone through a legal resident application (Art. 28 (2) GG) makes the creditor’s payout area legally visible. This visibility ends the worldwide legal state of war

since 1914 and legal captivity on the eternal delivery route. Financially struggling district municipalities become federal municipalities and receive federal funding. Instructions and legal foundations can be found at www.Lightrebels.net/Bundesgemeinde.html.

Travel Documents for Foreigners

Foreign status (Art. 116 (2) GG, §2 (1) Residence Act), renunciation of German citizenship, asylum applications, travel documents for foreigners (§4 (1) Annex D4c), and international birth certificates serve as legal foundations for case-by-case decisions. The registered person on the travel document is the creditor and legally protected. Authorities still often bypass this statutory foreign status, continuing practices from 1934. Legal efforts with community support aim to establish necessary precedents in the civil status register. More info: www.Lightrebels.net/dokumente.html.

Nationalization of Real Estate

Registering the public-law name as property owner binds it to federal territory, granting legal protection and federal funding. *De jure* and *de facto*, the land registry office owns the property because private names, not public-law names, are registered. Through nationalization, the property is legally secured for the possessor and protected from expropriation and property tax. The **place of residence** of the inhabitant (living space of humans; the general public) is the **domicile** of the natural person as holder of the public-law name. Linking these capacities establishes the state legal entity. The same principle applies to other legal persons (accounts).

Use of Subsidiarity

Subsidiarity and universality principles allow substantial municipal changes through legal processes. Modifying municipal codes, designating municipalities, or creating international municipal constitutions (via assemblies, resident applications, or councils) are underutilized legal options. New articles or actions from the smallest legal units can become integral components of the German legal system. For example, tacit action could be defined as refusal of business, with acceptance requiring written or oral confirmation.

Legal Flagging

Flagging public buildings with the federal flag, 1996 service flag, 1910 white flag with “D,” and 1952 coat of arms can be ordered by legal representatives. This marks the start of the merchant fleet’s return, making the destination port and legal homeland visible. From the Reuss private domain, Germany and the Federal Republic, previously under private flags, become the **FEDERAL REPUBLIC OF GERMANY** with federal states linked to the German Länder. This ends the legal state of war since 1914 and links the peace zone to maritime law, applying eternal land peace and removing legal legitimacy from war.

L R P

The legal possibilities disclosed by L R P improve the global financial and administrative systems in favor of free humanity, enforcing worldwide legal peace and patent release.

Inhumane actions—such as war strategies, compulsory holder obligations, vaccinations, war, weapons production, contrails, toxins in food, MKUltra, media manipulation, and harmful frequencies—then constitute *de jure* offenses, legally and practically enforceable.

May human beings recognize their precarious legal situation as war commissioners in the debtor territory and develop the awareness needed to implement these solutions.

Thank you for your attention.