

The floor is @Assange PRODUCERS at JulianAssange.com aka @MrsC_Assange aka...

For near two years now, we have been in contact with @Assange with whom we have regular exchanges, sometimes daily by email or messenger. @Assange has been working on the Assange case for ten years. He gave us his help without any compensation and provided us with many documents that helped us in our investigations. Many people, from different countries, have forbidden us, sometimes violently or with threats, to dialogue with @Assange under the pretext that he was crazy and wanted to harm the citizen known as Julian Paul Assange. We did not give in to any form of blackmail or pressure. We have continued our dialogue with @Assange. @Assange uses Julian Assange, Julian Paul Assange and Julian Paul Hawkins' names without anyone suing or stopping him or her. We are not able to say what he or she looks like since we have never seen him or her. However, three of the WJJA delegates had phone conversations or Whatsapp exchanges with him or her. Even if we have heard the sound of his or her voice, we will not comment on his or her gender, age, or whether we have spoken with one or more people because voices can be easily doctored. However, we can testify that on each occasion, we conversed in English with a person who did not have a particular accent, even if we could at times think, based on some intonations, that she or he might not be of Anglo-Saxon origin. He or she has always expressed himself or herself in a chatied language, using complex and sometimes uncommon words to good effect. She or he has without any doubt the sense of propriety and manners. Even if he or she has her or him own way of structuring her thoughts, he or she is a person gifted with a lively intelligence and an affect that makes him or her sympathetic. He or she is consistent in everything he or she says. We can therefore testify that he or she is not crazy. We can also testify that @Assange cares about the health and fate of the citizen known as Julian Paul Assange. He or she always alerted us when he or she thought he might be in danger or that a procedure might harm him. He or she seems to know the citizen known as Julian Paul Assange well and for many years perhaps since childhood.

We would like to make it clear that even if @Assange had been in a psychiatric hospital or notoriously mentally ill, we would have listened to what he had to say and would have continued to discuss with him. To classify an individual as « insane », as we have been repeatedly told about @Assange, is to oppose normality to abnormality. However, the notion of normality has no meaning when it comes to human beings. Norms apply to objects, not to individuals. It is the eugenicists and the Nazis who define norms to classify citizens according to criteria of profitability and social adaptability and choose to eliminate some of them to maintain what they call « the social body », the « blood of the species », in good health. Eugenics and Nazism violate fundamental human rights and our association fights them wherever they occur. **Jean Jaures** said « *The progress of humanity is measured by the concessions that the madness of the wise makes to the wisdom of the mad* » and **Friedrich Nietzsche** « *There is always a little madness in love but there is always a little reason in madness* ». It is always possible to communicate with a schizophrenic, a paranoid or an autistic. It is enough to adjust the keys of a common language allowing to establish and maintain the dialogue. Human rights do not stop at the doors of schools, hospitals or psychiatric hospitals, palaces, companies, police, army, FBI or CIA. Every individual has the right to express himself



freely if he or she is a victim of violence, of abusive confinement, of torture, of threat and it is the duty of an Association like WJJA to listen to them. Afterwards, it remains to investigate and to make the truth emerge.

Why give @Assange the floor ? First of all, because he or she has been working on the Assange affair for ten years and has collected countless documents on the subject which have enabled us to follow up many leads and to carry out our investigations more quickly. It is legitimate to do him or her justice. He or she has been fighting for ten years for the release of the citizen known as Julian Paul Assange, for the truth, and he or she is making all his or her information available in open source. He or she doesn't like it when we say it, but over the course of our exchanges, despite his or her slightly ghostly interventions, we ended up integrating him or her into our teams.

Secondly, we believe @Assange is an important, even key, witness in the Assange case and other cases, involving human trafficking and child sex rings. By formalising our relationship with her or him, we hope to protect her or him and enable him or her to testify in the future in the open when all the legal and judicial requirements are met. @Assange never told us why he could not or would not speak out under his birth name. That choice is his or her. We protect the witnesses we let speak as they see fit for their safety and the safety of their loved ones. Only they are able to assess the dangers to which they are exposed.

We have proven that the citizen known as Julian Paul Assange does not have a birth name. He was also, according to the story-telling, raised in a cult where children changed their names, had several passports and were sent abroad. Today, nobody knows who he is. The problem of identity is one of the serious pitfalls facing the rule of law and international law in the Assange case. Indeed, an individual without an identity has no social status. He is reduced to the rank of a piece of furniture, and therefore a slave, and is at the mercy of those who have forbidden him to have a birth name. He may be forced to commit acts against his will. He is deprived of any protection since he has no family. He cannot benefit from the protection of his state since he is not registered at birth. He may be forced to live cut off from the world as is the case in some sects. A citizen without identity can be put to death and disappear without anyone noticing. A citizen without identity does not exist. He has no rights or duties. He is a ghost. To deprive an individual of his identity is to rob him of his life.

No one has heard the citizen known as Julian Paul Assange speak publicly, except us who were present at the trial of October 21, 2019 during which he was able to pronounce a single sentence about the *« psychologists who entered his inner life »* and about the theft of the *« DNA children »*. What Children?! « Children's DNA ?», « his children ? », real children or « computer children ? », software he created? Difficult to know since he has had neither the right nor the opportunity to express himself again. Whenever he tries to do so, he is silenced or the court turns off the microphones so that no one can hear him.

Forcing someone to reproduce is typical of sects or Nazi lebensborn (<u>https://fr.wikipedia.org/wiki/</u> <u>Lebensborn</u>). In both cases, the group takes precedence over the individual and the children are born without an identity. They are objects. There were Nazi lebensborn in many countries including France (<u>https://www.franceculture.fr/emissions/une-histoire-particuliere-un-recit-documentaire-en-</u>

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deux-parties/le-manoir-de-bois-larris-12-une-pouponniere-nazie-en-france / https:// www.franceculture.fr/emissions/une-histoire-particuliere-un-recit-documentaire-en-deux-parties/lemanoir-de-bois-larris-22-les-enfants-du-lebensborn). In both cases, children are brought up by educators who condition them from an early age to submit to what they are told to do. The Australian family Cult where Assange is said to have grown up is a prime example. Another case where one can force someone to reproduce is when a swindler wants to keep his hands on a patrimony that is not his and for which the law can ask him to justify his right of ownership. The official heir is kept alive as a hostage and property deed, and after him, his descendants, who are sometimes also used as a means of pressure and blackmail to obtain his cooperation. It is likely that George I kidnapped his wife to steal the kingdom of England : « Éléonore was finally recognized by her husband's family as Duchess of Brunswick and, most importantly, Sophia Dorothea was declared Princess of Brunswick-Lüneburg-Celle with all appertaining rights of birth. Also, George Louis' parents finally agreed to the proposed marriage with Sophia Dorothea as a way of avoiding uncertainty and inheritance disputes. » (https://en.wikipedia.org/wiki/ Éléonore_Desmier_d%27Olbreuse)

According to the deed of settlement, **Sophie-Dorothée of Brunswick-Lunebourg** would have been the heir to the crown of England and not **George Ier** her husband but George had her marriage dissolved with the complicity of her father-in-law for abandonment of the marital home.

« George's marriage to Sophie-Dorothée was dissolved, not for reasons of adultery but on the basis that Sophie-Dorothée had abandoned her husband. With the support of her father, George had Sophie-Dorothée imprisoned in her hometown of Celle at Ahlden Castle, where she remained until her death in 1726. She was refused visits from her children and her father, and she was not allowed to remarry or even to walk alone outside the castle. Nevertheless, she was granted an income, land and servants, 13 and a crew that she could lead outside the castle, albeit only under supervision. »

https://fr.wikipedia.org/wiki/George_Ier_(roi_de_Grande-Bretagne)

After the rejection of his daughter, George William decided to improve definitively the status of Éléonore and Sophia Dorothea: by contract signed on 22 August 1675 and in open violation of his previous promise, George William declared that his marriage to Éléonore was not morganatic but valid to both church and state, with a second wedding ceremony being held at Celle on 2 April 1676. George William's younger brother Ernst August and specially his wife Sophia of the Palatinate demonstratively stayed away from this second wedding.[9] Twenty-two days later, on 24 April, the second marriage was made public and Éléonore officially addressed as Duchess of Brunswick and their daughter declared legitimate.

This development greatly alarmed his relatives, as it threatened to hinder the contemplated union of the Lüneburg territories. Indeed, if George William had had a son, a serious succession crisis could have arisen. No son however was born, because Éléonore next two pregnancies, in 1671 and August 1676 produced only short-lived daughters. Once it became clear that George William wouldn't have male heirs, his



brothers relented: by family agreement signed on 13 July 1680, Éléonore was finally recognized by her husband's family as Duchess of Brunswick and, most importantly, Sophia Dorothea was declared Princess of Brunswick-Lüneburg-Celle with all appertaining rights of birth. Also, George Louis' parents finally agreed to the proposed marriage with Sophia Dorothea as a way of avoiding uncertainty and inheritance disputes. The wedding took place on 21 November 1682 but since the beginning the union was a complete failure: the feelings of hatred and contempt that Sophia of the Palatinate had over her daughter-in-law were soon shared by her son George Louis, who was oddly formal to his wife. Sophia Dorothea was frequently scolded for her lack of etiquette, and the two had loud and bitter arguments. Nevertheless, they managed to have two children in quick succession: George Augustus (born 16 March 1687 and by marriage Queen consort in Prussia and Electress consort of Brandenburg).

https://en.wikipedia.org/wiki/Éléonore_Desmier_d%27Olbreuse

It is also legitimate to doubt the authenticity of the personal union with Anne Stuart that George Ier took advantage to appropriate the crown of England.

A personal union is made between two or more states that recognise the same head of state, usually a monarch. This is the case in Commonwealth countries that depend on the British Crown. There is then a governor in each province. This governor is at the orders of the monarchy on which he depends. With regard to the Kingdom of Hanover, which is a geo-politically, legally and economically ill-defined entity, it is necessary to determine which monarch of the Kingdom of England, Scotland and Ireland has entered into Personal Union with the Duchy of Brunswick-Luneburg or with the Brunswick-Calenberg lineage. Generally, a duchy does not have the vocation to take the governance of a kingdom, especially a kingdom as powerful as that of England, Scotland and Ireland. The personal union is signed in 1714, the year of Queen Anne Stuart's death. Is she who signs this personal union? From a monarchical point of view, it is a highly improbable act. Certainly, she does not have a direct heir but there are some in the Stuart family. Charles Edward Louis John Casimir Sylvester Severino Maria Stuart, also called the Bonnie Prince, the young pretender or the young chevalier, is the direct heir to the crown of England. He will also try to recover the crown. It seems that George I appropriated the throne of England by a Personal Union with Anne Stuart, which hardly seems credible, and by sequestering his wife, who seemed to be the crown princess of the Brunswick-Lüneburg-Celle fief. Such a system cannot survive over several decades without having in its possession the families' authentic heirs, which are used as property deeds and pressure tactics. Breeding them together to increase areas of influence, taking away their children as leverage to force them to cooperate are common acts in this kind of scam. As we demonstrated in our complaint 1, the absence of a birth name and the usurpation of office is a common practice in the Mountbatten-Windsor, aka Bowes Lyon brotherhood, none of whose members appear to have had legitimacy on the English throne since George I. Boris Johnson and **Donald Trump,** who are both said by medias to be descendants of the Stuart branches through their



respective mothers, would have more legitimacy to claim the throne than any member of the Mountbatten-Windsor brotherhood, aka Bowes Lyon, aka... The descendants of **Xenia Romanov** would also be more legitimate on the throne of England than any member of the Mountbatten-Windsor, aka... brotherhood.

With regard to the behaviour of the Mountbatten-Windsor brotherhood, it is legitimate to question the words spoken by the citizen known as Julian Paul Assange regarding his « DNA Children » as we have demonstrated in our complaint (See Complaint 1 and Request for Release) that he is a prisoner of war and hostage. If they are real children, it means that somehow he was forced to donate his sperm. During the hearing, he did say « *stolen*», which excludes his free consent. It is therefore a case of rape. We recall that in his statement in the Swedish case, the citizen known as Julian Paul Assange shows all the signs of a drugged and raped man. He doesn't remember anything, not even who put the condom on. Generally, a prisoner of war and hostage is only forced to donate sperm for the purpose of reproduction if the sperm is of monetary value in any kind of transaction. It is therefore legitimate to believe that the citizen known as Julian Paul Assange is a high-ranking hostage belonging to a family that could play a primordial role on the world stage or, at least, at the level of the British Empire, since we have demonstrated in our complaint that he was sequestered by the Mountbatten-Windsor Brotherhood, aka Bowes Lyon, aka...

We therefore call upon the judicial authorities of sovereign countries respectful of the UN Charter and the Universal Declaration of Human Rights to open an investigation to determine the birth name and nationality of the citizen known as Julian Paul Assange, aka Julian Paul Hawkins, aka Mendax, aka....

We therefore call upon the judicial authorities of sovereign countries respectful of the UN Charter and the Universal Declaration of Human Rights to open an investigation to determine whether the citizen known as Julian Paul Assange could have been born in a « Lebensborn » and whether he could belong to a lineage that could have a connection with the English crown.

We therefore request the judicial authorities of sovereign countries respectful of the UN Charter and the Universal Declaration of Human Rights to open an investigation to determine whether the citizen known as Julian Paul Assange was forced to donate sperm under duress or under the influence of drugs, whether children were born as a result of this rape and under what conditions (nature of the fertilization, use of a surrogate mother), to identify them and to ascertain their genetic heritage.

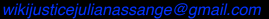
We therefore call upon the judicial authorities of sovereign countries respectful of the UN Charter and the Universal Declaration of Human Rights to investigate whether citizens other than the one known as Julian Paul Assange, aka... could be held hostage by the Mountbatten-Windsor Brotherhood, aka Bowes Lyon, aka... and where they could be held.

The Assange case is an important one because the secret detention of a man, held hostage, who seems to be able to be used as a means of pressure on the sovereign government of the United Kingdom or on the sovereign government of certain foreign powers linked to the British crown, jeopardises the entire global geopolitical balance.



Identity, birth name, family or lineage, place of birth seems to be one of the Gordian knots in the Assange case. Without a birth name there is no existence but also no freedom. No identity papers, no university enrolment, no driving licence, no legal marriage, no legal offspring, no bank account, no possibility to work, etc. The identity of the individual is one of the pillars of a society governed by the rule of law, i.e. a society that applies the principle of equality, inter alia before the law, since it validates a social existence conferring rights and duties. It validates the « uniqueness of the being », in fact its right to be free, i.e. to use its free will within the community while respecting the laws that govern this community, these laws having been approved by the community as a whole and applying in the same way to everyone.

Since we have been investigating the Assange Affair, in connection with the Covid Affair, we have been in contact with witnesses who seem to be trapped in a mafia system that makes it impossible for them to testify in the open. Some of this individuals have compared themselves to rats and told us « give a rat a little more to eat and it will kill the other rats ». Those with whom we have been or are still in contact, seem to be allowed to operate in a limited territory of the public sphere, in specific places and for specific actions. They seem to act under control. Under certain conditions, they show manifestations of fear, sometimes terror. Some seem to be under house arrest. Food deprivation (many with symptoms of anorexia or malnutrition, some with serious deficiencies), acts of violence, experienced physically or as a helpless witness, constant threats, seem to be the modus operandi of the management system employed at the bottom of the Parakratos ladder defined in our complaint (See Complaint 1) to instrumentalise individuals. All of them give us aproximate addresses, difficult to geolocate, remain vague about their professions or say things that are not consistent with the professions they are supposed to practice. Some women told us that they had been pregnant every year but were unable to say what had happened to their babies. They are in possession of credit cards that are not in their names, some with pictures on them (not their own), credit cards that not resembling any credit card in circulation in the public sphere. They have little or no cash on them and do not seem to have a bank account. All those with whom we have been in contact are unable to report credible family relationships or clear parentage. They are generally single and childless, although children may appear at their side. They present these children as their own but there is usually no emotional interaction between them. The few who offered us meetings in their homes received us in flats in which they did not seem to live, a sort of passageway. On the rare occasions when children were present, there were no toys. Hostages do not always have an articulate language to try to make contact with those who can help them. During the hearing on 13 January 2020, some of the citizens in the audience behaved strangely in court. In the queue that had formed in front of the courtroom door, a woman, almost lying on the floor, one leg straight, the other bent, showed all the signs of someone who was feeling ill, yet she was not. A man in a suit removed layer after layer of clothing, jacket, jumper, tie, opening his shirt collar and pretending to be extremely hot, even though the temperature was not very high. Leading the way was a man named Paul, with physical similarities to the citizen known as Julian Paul Assange, sitting in the lotus position and meditating. Véronique Pidancet Barrière, the president of the WJJA association, went to ask him if he was all right. He replied « no, I'm not well. » She then offered to get him





some water. He then took a bottle out of his backpack and explained, « *Oh yes, water, I have some* » while showing the bottle. Emmy Butlin stepped in and Véronique Pidancet Barrière had to walk away without having managed to question Paul further about the reasons for his discomfort. After the hearing, Paul and all the citizens who accompanied him ostensibly changed, literally metamorphosing before the WJJA delegates. Paul, who had been layering clothes in a hobo fashion, including jumpers that were too big for him, removed some of them, instantly changing his social standing, his outfit showing a harmony of colours and materials carefully combined. A good number put on yellow waistcoats and explained that they were cycling home. Why do people attending a hearing arrive dressed in one way and leave dressed differently? Paul was present at only one hearing. In the course of our investigations, we were confronted with all sorts of behaviours and speeches that had no other purpose than to attract our attention or to convey messages whose meaning we were able to decipher afterwards.

In one of his books, *The Powers of Evil*, the writer Jean Edern Hallier describes female characters who present similar characters to some witnesses with whom we have been in contact. The two women are called Clara and Olivia. Clara is German. She is a redhead with green eyes. Their relationship begins in Paris before she goes to lead a monastic life on the Basque coast. He defines Olivia as a hostage. We recall that Jean Edern Hallier was a French writer, director of the pamphleteer newspaper « *L'idiot International »* and a TV host who helped elect François Mitterrand but opposed him once he was elected. He denounced François Mitterrand's past as a collaborator and his close links with the far-right, Nazi-like terrorist organisation known as the Cagoule.

Clara

« Previously, she had visited me in the large seventeen-room apartment she occupied, on Place Furstenberg - which belonged to an old engineer, builder of the first railroad in Madagascar and collector of African masks and music boxes full of bronze nightingales. They were those of **Monsieur Dormant**. He was very rich. **They called him Daddy**.

(...)

Clara, where are you? Every time I think of you, you're still that sleeping beauty lying deep in my twenties, only dozing, your big fleshy lips parted and that mole on your forehead between your two eyes - a distant prince, oh my royal whore. And much more: my ever-renewed stranger. Like in the porn movies called X, which also means unknown in mathematics.

(...)

I realize that I have remained in Paris, contenting myself with a few metaphorical forays to a distant Westphalia that I will never know - oh flat country where Clara came from, the black land of Jenny, Marx's wife, and where Voltaire's candid ended his days with his Cunegode, in a castle where he « cultivated his garden at last » - and the Atlantic Pyrenees, on the borders of Béarn and the Basque Country, where she leads her monastic life. The metaphor is the sentimental place of the spirit. **No train**



leads there - except the Moscow-Saint Petersburg express, with the Anna Karenina in all of us.

Her back-street status condemned her to remain my mistress for life no matter what the circumstances. She had sold me her horn as a life annuity. So, I had the usufruct of it forever.

Traces de dommages corporels de Tortures d'usufruit graves,

One of our informant says... « *Trace* of physical damage of severe **usufruct** torture .»

(...)

In fact, it corresponds perfectly to this definition that all males know carnally, without having formulated it themselves. She was a bed belle. But this bed became a boat of the memory (...)

(...)

She reminds me of Fueuerbach, that leader of the young Hegelians, who also came from Westphalia, and who renewed Protestant theology - I don't know about that, but for the sake of my story, when he quoted that anonymous eighteenth-century poem, « The water of the lake is indifferent to its source ». As the years passed, it was the source of desire that disappeared. So how to go back to this source? How can I drink from this waterfall of past fantasies? They survive their own repetition, but it is the sound of the stream that goes away.

(...)

Only love could wake her up. When I asked her to leave the front door open, it pleased me that she could hear me like that, motionless and naked, on the sheets. She was my sleeping dead woman - and this is how memory resurrects, each time, beyond the years, the dead times. In spite of the hundreds, the thousands of years that separate me more and more from Clara, I made her come back and after the orgasm I asked her: **Am I the father of your child**?

(...)

She claimed to have up to three lovers a day. The first one after lunch, the second one before dinner and the third one afterwards, before I called her and she chased him away to receive me. This seemed all the more plausible to me because she sometimes took an interminable time to pick up the phone and her voice sounded lost and vague when she answered me.

(...)



My paternity was possible but not probable. I strongly suspected that she would give the same tearful speech. It didn't matter to me, what excited me most was that she was perpetually pregnant - and that every time a pregnancy was interrupted, after two or three months, someone came to fill her up again.

One of the witnesses told us : « *I was pregnant every year, with all that, I could have opened an orphanage* ».

(...)

The gestures of passion need their very monotony to appear inexhaustible. Thus, I explained to Clara that I should have installed it in the cellar of a big house that I would have lived in. I would have forbidden her to go out. I would have had food and wine brought to her. She would have remained locked up, a secret sex slave, entirely submitted to my phallic imperialism.

Many witnesses who contact us, generally anonymously, report abusive confinement and sexual slavery. They often use the word « house arrest ». When we offer to help them, to get them out of there, they tell us that it's impossible, that we won't be able to do it, that it's much too dangerous. For WJJA delegates, it is at the time of these testimonies that the issue of identity and birth name comes into sharp focus. If children are born and raised outside the state system in entities managed by the Parakratos defined in Complaint 1, without having been declared in a birth register, used for criminal purposes under numerous false identities, exactly as was the case in the Family Cult where the citizen known as Julian Paul Assange was allegedly raised, it is impossible for them to bring a case to justice or to testify, because they are hostages of the mafia system that produced them and on which they depend for survival. One must always remember this kind of testimony when working on these files : « give a rat a little more to eat and it will kill the other rats ». It is perhaps because the entities that use these « nameless slaves » encourage them to fight each other to survive that one of the witnesses told us « Beware of some Assange ». On the other hand, those with whom we were in contact, in one way or another, and who manifested the desire to escape from the mafia system that used them, showed a strong sense of guilt for having carried out criminal acts that they condemned under duress.

Depriving an individual of identity and social status is an open door to slavery and all forms of human trafficking. Democratic societies respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, the Universal Declaration of Bioethics and all the texts related to human rights must oppose any falsification of names and ensure that every child born, whatever his or her country of origin, has a birth name given by his or her parents, who themselves have a legal birth name, and are registered in birth registers kept by the state authorities. When children are orphaned, the person responsible for their safety is indeed their sovereign state. However, the state can only protect them, guarantee them their fundamental rights, allow them to grow up healthy, ensure them to be able to follow studies and lead a normal life if they are registered on legal birth registers as well as their parents.



We have proven that in the Assange Affair no one was named Assange, not even the citizen known as Julian Paul Assange aka.... We have proven that the citizen known as Stella Morris, aka Morriz, aka Stella or Sara Gonzalez Devant, aka Stella Smith Robertson, aka... does not have an official birth name.

Therefore, we request, once again, the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to open an investigation to determine the name of birth, the place of birth of the children that the citizen known as Stella Morris, aka Morriz, aka Stella or Sara Gonzalez Devant, aka Stella Smith Robertson, presents as her children and those of the citizen known as Julian Paul Assange aka... in all the media.

We ask, once again, the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to open an investigation to ensure that these children (presumed names Gabriel and Max) are registered in a legal register of birth, that they live under the roof of their « real and lawful » parents.

We ask, once again, the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to kindly open an investigation into whether these children (presumed names Gabriel and Max) could be born of the rape to which the citizen known as Julian Paul Assange testified during the hearing of October 21, 2019.

If it turns out that these children were born of the rape to which the citizen known as Julian Paul Assange aka... has testified, we ask the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to kindly initiate an investigation to determine the birth name of the surrogate mother of these children (presumed names Gabriel and Max) and the circumstances of their conception and their birth.

If it turns out that these children were born of the rape to which the citizen known as Julian Paul Assange has testified, we ask the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to kindly initiate an investigation to determine whether these children could be born and educated in a « lebensborn ».

For all intents and purposes, we would like to remind you that the Nazis were the first to use false names to escape justice. The first were the doctors in the euthanasia centers, as early as 1933, then the doctors in the camps, then those who fled, via the Vatican State, to South America. We recall that children born and raised in the Lebensborn had no birth names and did not know their parents. We recall that in the Lebensborn, children stolen by the Nazis were stripped of their birth names in favor of a false name that was recorded in an illegal civil registry that was the sole responsibility of the Lebensborn administration.

(...)

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My novel took shape - Clara's. Last week, I told her that she would receive my first chapters. So she would finally know everything. She would be forever sullied, exposed in the public square - after having been heard by the Elysée services. It was the opposite of voyeurism. I became the actor of my own intimate life. If literature is confession, what separates it from exhibitionism? I hated Rousseau's Confessions, which always seemed to me to be embarrassingly immodest, but I did much worse. What did Mitterrand, Jean-Jacques and I have in common? We were three poor fathers who abandoned our children. I was staging myself in my deepest nudity, dragging Clara along with me like the partner in a porn movie set in lived reality. Since Mitterrand had violated my intimacy, my reply had been this book in which I violated his - and all in all, I only had to obtain Clara's retrospective approval and, if necessary, compel her, and, if necessary, force her a little more into the shared abjection and sweetness of the last times - those of our old age, of the aftermath of our existence, whose dead leaves swirl slowly behind this window which has changed into a high rectangle of an unverifiable pallor, that of the landscape forever erased.

(...)

My book is like I beat her. My words had chilled her, frozen her, like when I had slapped her in the face. What she could least bear, I soon understood, was that I compared her to a whore. She was still a daughter of a large German family. She had been brought up aristocratically, with principles. She had been in the Ursuline convent. She was willing to be deposed, but from above. I had written that her face resembled that of a prostitute in the Rue Saint Denis. She was ready for all sexual excesses and the most immodest libertinism, but she would not admit to passing for a street girl in my eyes. She would have been ready to ride a horse naked, like Lady Godiva, but she was a Westphalian countess.

(...)

Those few months before her abortion were the best moments of unbridled sensuality. Woman among women, she welcomed me, wide open, her breasts heavier than ever, with strawberries that sank deeply when I touched them. Thus, I was perhaps the father of an innumerable family of unborn children who would have assured my wild descent. With my little Franco-German tribe, we would have taken long walks on the other side of the Rhine in the vast black forest of lost orgasms.

(...)

At that time, I wanted to change the world changed me. I could not imagine for a moment that it could resist me. No obstacle could stand in the way of my vital energy. I would break down all walls - the wall of money, the wall of imposture, the wall of lies. Or, I would cut windows in it to show the other side. Except that behind every wall there is another wall and the deeper you dig, the more you end up walled in. The only real prisons are the ones you build for yourself. What do you see when

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you wake up? « There is only one mullioned window », Clara answered. It's very small, cut into the granite, and it looks out onto an abandoned garden. And what's on the walls? Nothing, they're all white. Do you have any furniture? A night table? No, a fluted chair with an alarm clock on it. I saw this monastic destitution as if I had entered the room where she lay, gently caressing her bleached hair. And what are you resting on? A transhumance bed. It folds in half to take her on the back of a mule to the mountains. The shepherds have these. Oh, my sweet ermine! Prisoner of herself, Clara has dedicated herself to the indefinite wait - a kind of higher divinity in whose name she would have entered into religion. Except that in belief, she had gone from revelation to expectation and from amorous transfiguration to shadows of the past. When I thought of her, desire slowly faded behind admiration. My heart was not filled with compassion and yet she must have been happy somewhere. Otherwise, how could she have endured this life stranded at the foot of the mountains. I couldn't understand this mystery. Every time I tried to solve it, she said it was me. What could I have done or not done to her? If I had broken her, it was without meaning to. I always felt the same retrospective stupor, no longer able to take responsibility for her humiliated existence, captive of herself, as I had once been able to assume the paternity she lent me. If I had known, what would I have done? Probably nothing. So it was better that I never knew anything. Nothing worse than taking on the other person's fantasies. My own life, I hadn't even known how to take it on. I had only prolonged it beyond my predicted - and infinitely probable - death, since the rogue state had come after me. Like Pelat, I should have been unplugged. Like Bérégovoy, I should have shot myself twice in the head - as if that were even possible.

(...)

Woman of my life, she remained a stranger in every sense of the word. Unlike my friend Victor Hugo, she had only been the Juliette Drouet of my echo chamber. Like the poet's mistress, Clara had accompanied me everywhere, but without ever being there - a distant intercession of my journeys at the end of the night.

(...)

She had a brother who did business in the Far East. He lived three quarters of the time in Hok-Kong. She never saw him. He died in a plane crash. She had two sisters. One lived in Tunisia. (...) Her other sister was paralysed from a very young age and used a wheelchair in the gardens of a private clinic. Clara never saw them again. Now she was alone in the world.

(...)

What to do? We kept coming back to the same question: the children we didn't make. Once I asked him to send me a picture of a young girl. A few days later, I received it, along with a few respectful letters that Jean-Luc Godard and François



Truffaut had once sent her. At least they had not treated her like a slut. She added a lovely watercolor in the Japanese style and a drawing of a maternity ward. Turning it around, I couldn't figure out what it was. Until I saw a kind of bloody frog between the thighs and lying in a green and swampy meadow. Then I felt a quiet shiver of horror. Thus were lost all the unborn children I had made for her - in that bloody painting. It was not the children I had not made for her but the murder of the mother that I discovered. I was the lover and the murderer at the same time. All that she had not dared to tell me, she was sending it symbolically. I was overwhelmed.

You even gave me the strength to finish this book. Without you, it would be nothing. I tell of stupid, corrupt little devils. I portray a despicable society so that the youth is red with shame at having been cheated by these people - and that this redness turns into a roar of anger.

Olivia

What was left of the real countryside had gathered in this teenager adopted and raised both in a Sacred Heart boarding school and by a veterinarian who had quickly turned her into a perverse filly ready for any excess.

(...) The bottom line is that Olivia was both a victim and a willing participant and of course fresh and a perfect whore at the same time. This was the fantasy she had been promoting for at least fifteen years to handsome men who used her extensively. This is how Fautrier made her his model before taking her as his companion, as it should be. By voyeurism, already seeking to create his multiple originals, his pictorial process, he forced her to ardesser small matrimonial ads in the *French hunter*. Receiving a hundred or so suitors a week, she was worth all the girls in the Rue Saint Denis, especially since the painter hid behind a large mirror above the fireplace and invited his friends to attend the romps. It was always the same gang, among whom Jean Paulhan, the director of the NRF, the Italian poet Ungaretti, Dominique Aury and sometimes the philosopher Georges Bataille who came back in a kind of amorous pilgrimage. (...) She pretended to have become mute - and had sunk into absolute silence since she had been raped. (...)

The first time I took her, she whispered in my ear that I was not alone and immediately after the orgasm, that she would release herself for me. **Thus began our adventure after making love to her in front of a bunch of old voyeurs**. She gave me an appointment in the house of the disused guard, at the end of the park. (...) This time it was Lady Chaterley's lover by D.H. Lawrence. I was not the green-eyed gamekeeper, Fautrier was not a quadriplegic, but an alcoholic painter with glowing skin and a white-haired devil face. I was proud to have snatched Olivia from her master whose art I appreciated. He had taken Olivia hostage. I had broken into the caravanserai where I in turn had become a hostage to his waiting. We were all hostages to a series whose final signature would be Fautrier's. Hence the series of his



most famous paintings under that name. In fact, he took everything that passed before his eyes as a hostage. In his large, dilapidated house, with its many corners, he had a number of baby carriages filled with celluloid dolls. Thus he took simulated childhood hostage, an old cat making excrements on embers. He ended up in ashes and his knife painting shrank as he went along, until it showed ugly cracks for the eternity he had been promised.

(...)

I had been on the verge of making the truth triumph, and now I was stuck in the uncertain. It was the eternal return of my nightmarish past. When would I be done? This was the battle of too many. »

The Powers of Evil - Jean-Edern Hallier (Editions du Rocher / Les Belles Lettres - 1996)

About Fautrier

« Jean Fautrier was first raised by his Irish grandmother, whom he adored. After the death of his father, then of his mother in 1907, his mother took him to London. He was admitted to the Royal Academy in 1912 where his teacher was **Walter Sickert**.

He was arrested by the German Gestapo in January 1943 in his studio. He was freed thanks to the intervention of the sculptor Arno Breker, at the request of Jean Paulhan, with whom he was very close, as well as with René Char, Robert Ganzo, Francis Ponge and Paul Éluard, whose works he illustrated. He went to Chamonix, then back to Paris, and found refuge in Châtenay-Malabry in the Tour Velléda, an isolated pavilion of the psychiatric clinic of Doctor Henri Le Savoureux (https://fr.wikipedia.org/wiki/Henri_Le_Savoureux) in the Vallée-aux-Loups. A hundred meters from his studio, the Gestapo and the carlingue come to drop off tortured bodies at night or shoot Resistance fighters at a place called « L'Orme mort ». He began to paint his series of Hostages, a series of paintings in which a simple round white impasto is surrounded by a green background, a simple red line seeming to form a nose, a swollen eye or wounds. »

https://fr.wikipedia.org/wiki/Jean_Fautrier

About Walter Sickert

« Walter Richard Sickert, born 31 May 1860 in Munich, Bavaria, and died 22 January 1942 in Bath, England, was a British post-impressionist painter. Sickert was an artist who favoured popular subjects and scenes in his paintings.

Sickert's name has been associated with Jack the Ripper. The painter himself was interested in the crimes of the serial killer and believed that he had lived in the same dwelling as him, based on the claims of his landlady who suspected a previous tenant. He painted the bedroom of this dwelling, a dark, foreboding, almost confusing space, and entitled it Jack the Ripper's bedroom. The painting is in the Manchester Art Gallery6.

In 1976, Stephen Knight's book Jack the Ripper: The Final Solution claimed that Sickert had been forced to take part as an accomplice in the Ripper murders. This was part of the conspiracy theory that a member of the royal family was the killer. Jean Overton Fuller, in Sickert and the Ripper Crimes (1990), considered Sickert to be the murderer, not an accomplice. In 2002,



Patricia Cornwell, in Jack the Ripper: Case Closed - Portrait of a Killer, also presented the case for Sickert's guilt. In 2004, the Oxford Dictionary of National Biography, in its article on Sickert, refuted these theories as 'fantasies. »

https://fr.wikipedia.org/wiki/Walter_Sickert https://en.wikipedia.org/wiki/Walter_Sickert

https://www.tate.org.uk/art/artworks/sickert-queen-victoria-and-her-great-grandson-102670 https://en.wahooart.com/@@/8XZ6LM-Walter-Richard-Sickert-Queen-Victoria-and-her-greatgrandson

About Arno Becker who has Jean Paulhan release Fautrier

Arno Breker, born on 19 July 1900 in Elberfeld, and died on 13 February 1991 in Düsseldorf, was a German sculptor.

He is best known for his public works produced in Germany during the Third Reich, where they were promoted by the Nazi authorities as the antithesis of "degenerate art". His best-known works are The Party and the Army, which framed the entrance to the main courtyard of the new Reich Chancellery, Adolf Hitler's home.

In 1937, abandoning the style of his youth, he was appointed professor at the Berlin School of Fine Arts, and was noticed by the Reich's Ministry of Propaganda, which awarded him several commissions. The Nazi regime then provided him with three large sculpture workshops in which dozens of practitioners1 worked, including, during the war, French and Italian forced labourers, requested by Breker. The working conditions in these workshops were particularly harsh, but this was largely due to the brutality of Walter Hoffmann, the head of the workshops, a convinced Nazi (...)

He worked on the Germania project, the redevelopment of Berlin with the architect Albert Speer. Hitler considered Breker one of the artistic geniuses of the Third Reich.

(...)

He participated in an exhibition of his work at the Orangerie in occupied Paris in 1942. This exhibition was enthusiastically welcomed by intellectuals including Jean Cocteau.

Although Breker was not directly involved in the Nazi looting of France's artistic heritage, he nevertheless acquired works at extremely low prices. »

https://fr.wikipedia.org/wiki/Arno_Breker

Fautrier was freed thanks to the intervention of Arno Becker, a Nazi and a notorious collaborator. He had no reason to hide. **Arno Becker worked with Albert Speer. He was therefore close to Adolph Hitler and Joseph Goebbels.** It is strange to note that in the Assange case, as in the Jean-Edern Hallier case, the tracks are traced back to Mountbatten-Windsor, the Nazis, paedocriminals networks and the enslavement of human beings.

We recall that Jean Edern Hallier died in troubled circumstances, that he accused Roland Dumas of having ordered his death, that his brother filed a complaint for homicide : « I did not know that his damned soul had been the sponsor of a murder of which I was to be the victim. I am referring to Roland Dumas, the current President of the Constitutional Council, the



keystone of French institutions ». (*Cf. The Powers of Evil / Jean Edern Hallier*). In his other book, *The lost honour of François Mitterrand*, Jean-Edern Hallier reveals François Mitterrand's past as a collaborator (he was awarded the Francisque) and his dubious links with members of the terrorist organisation, close to Nazism, known as the « Cagoule ».

He accuses François Mitterrand of paedocriminality : « Yet it will not be for lack of having disguised himself as a miller, to bring back his strawberries, or as a minor, to satisfy his paedophilic instincts deep in the black guts ». It should be remembered that Frédéric Mitterrand, François Mitterrand's nephew, is also suspected of pedophilia. It should be remembered that Jack Lang was incriminated in the so-called « Corral » affair (https://fr.wikipedia.org/wiki/ Affaire_du_Coral). Jean Edern Hallier calls Jack Lang a pedocrat and Pierre Berger a madam : « Behind Mitterrand, Roland Dumas, the shadow, Badinter, the yellowish sycophant and his sub-human, Kiejman, Charasse the coprophage, Lang, the pedocrat, Bergé, the madam, Fabius the contaminated vampire, Hanin, the dirty Navarro, Joxe, the controller of basic tasks, Rousselet, the cash caddy, Hernu, the comic trouper, Bérégovoy, the good proletarian, and Attali, the relic dealer. There were thirteen to the dozen to make a bonus, the Solutré gang ».

About Frédéric Mitterrand

http://news.bbc.co.uk/2/hi/europe/8296578.stm

http://www.francoissaurel.com/laffaire-matzneff/

https://pedopolis.com/category/les-personnes/frederic-mitterrand/

https://lenfanceaucoeur.org/violences-sexuelles-faites-aux-enfants-et-pedocriminalite-en-france/ https://www.maitre-eolas.fr/post/2009/10/08/P***-de-voyage-!

 $\underline{https://www.valeursactuelles.com/clubvaleurs/societe/la-gauche-et-la-pedophilie-une-histoire-monstrueuse/}$

« The Majorelle affair broke out in May 2011, in a climate conducive to shock revelations, following the Sofitel affair with Dominique Strauss-Kahn. Luc Ferry accused a French minister -without naming names- of having committed acts of paedophilia in Morocco: "a former minister got drunk in Marrakech during an orgy with little boys".

For many, the doubt is on Jack Lang, former Minister of Culture. The latter replied subito presto in order to "break" the ambiguity around him and declared to the press that "all those - newspapers and people - who question my honour will be prosecuted". However, Luc Ferry's statement awakened the memories of a France Télévisions journalist going back to the '2000s'. He told the investigators that he had seen in the past a report announcing the arrest of Jack Lang in a police station in Marrakech "in a riad [...] with young minors aged 15". However, an obstacle appeared: the dispatch in question had suddenly disappeared, which surprised the journalist who swore he had read it.

At the end of the investigation, more than a year later, Pierre Bergé, Yves Saint Laurent and the Villa Majorelle appeared in a report published by the newspaper VSD. A French priest warned of cases of « prostitution of minors at the Villa



Majorelle » and that "in the Medina, parents of young victims have confided in [him]". Bergé then categorically denied these allegations, yet one of his statements remains very ambiguous: « Morals were freer than today, especially in Morocco. At the time, sexuality was more unbridled, we didn't pay as much attention to it" on the show. Astonishing! »

https://moroccomail.fr/2021/01/14/maroc-les-secrets-du-jardin-majorelle/ http://moroccomail.fr/wp-content/uploads/2021/01/Marrakech-lenquete-impossible.pdf

We recall that Jean-Edern Hallier described the Elysée as a filthy brothel : « The Elysée had become a filthy brothel for the children of Madame Claude and the Republic. The laws that govern it are not those of love but of prostitution. Either Mitterrand is the boss, and he makes money: it is even amazing to see how he proceeded to exploit his followers, his family or his former mistresses, some of whom took advantage of this flower of goodness. Sorry, this dirty blue flower. Ugh, the imperial violet! The headquarters of the Socialist Party in Solferino is the new park where mysterious attachés are engaged in tasks as indefinable as their functions. Or Mitterrand remains a client by playing the romantic voyeur, a vulgar version of Jean Genet's screens. It is the cellar that pays, but with the state's money. » (The lost honour of François Mitterrand - Jean Edern Hallier / Editions du Rocher les Belles Lettres - 1996). He accuses Mitterrand of being « the godfather of a double network in which nepotism and secret society are inextricably intertwined, and around which servants and blackmailers are clustered. Some have him because they have looked through the keyhole, others because they have files » (The lost honour of François Mitterrand - Jean Edern Hallier / Editions du Rocher les Belles Lettres - 1996). Of Mitterrand, he finally says: « Mitterrand is a monster who should have been executed at the Liberation for his collaboration with the Nazis » (The Powers of Evil - Jean-Edern Hallier / Editions du Rocher / Les Belles Lettres - 1996).

A strange element finally links the Assange case to the Hallier case. In his book The Lost Honor of François Mitterrand, Jean-Edern Hallier mentions his secretary named J.A.: « I used to go there accompanied at a distance by my assistant J.A. » and further on, a second allusion, « I asked J.A. to warn Agence France Presse, and the Police, if I was not back by midnight ». In his book, Power of Evil, he mentions an assistant named Omar. This J.A. is perhaps only a subterfuge of journalist employed to protect a collaborator. However, in view of some elements of the story-telling of the life of the citizen known as Julian Paul Assange - He would have created Wikileaks in France in collaboration with Le Monde. He would have a girlfriend and a child in France. He would have stayed in France - and according to one of our informants - The one we see in the media would be called Julien. He would be French and French-speaking. He would have a half-sister who looks like him. There would be a team of Assange; which is possible since Julian Assange is not a birth name but a concept name, one entity. »- it seems important to us to open an investigation to determine the identity of this J.A., who, in view of his nature of assistant of Jean Edern Hallier can be in danger or be the object of an abusive sequestration. Assistants are often the custodians of sensitive information. Especially since Jean-Edern Hallier claims that he managed to obtain a complete list of the members of the Cagoule.



We ask the sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Universal Declaration of the Rights of the Child, to kindly initiate an investigation to determine what are the first and last names of the secretary, J.A., of Jean Edern Hallier, his birth name, to make sure that he is not sequestered in secret or dead.

Once again, we pray the judicial institutions of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, to open an investigation to determine the name and birthplace of the citizen known as Julian Paul Assange, aka Julian Paul Hawkins, aka Mendax, aka... and to determine what kind of entity may be hiding behind the generic name Julian Assange, or Julian Paul Assange or J.A. and whether the J.A. of whom Jean Edern Hallier speaks could be the citizen known as Julian Paul Assange. One of our informants told us that the citizen known as Julian Paul Assange would be french, would have lived on French soil and would be French-speaking. He told us about a Julien and a Michel Assange. He told us that when he was young Julian Assange would have sung on radio stations and that he would have injured his head when he hit the window of a bus. The same informant told us *« Assange has started a revolution. He couldn't send people to their deaths »*.

We ask the judicial institutions of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, to open an investigation to determine if there is a link between Jean-Edern Hallier and the citizen known as Julian Paul Assange because both denounce, by taking similar risks, crimes of the same order. Both denounce pedocriminality, Pizza gate and Eipstein for one, Pierre Berger, Mitterrand and Jack lang for the other. However, there are links between Jeffrey Eipstein, Jack Lang and Pierre Berger.

https://www.marianne.net/politique/gauche/pour-financer-un-film-jack-lang-justifie-un-don-de-jeffrey-epstein-a-une-association-geree-par-ses-proches

https://www.estrepublicain.fr/faits-divers-justice/2020/10/14/don-d-epstein-en-france-jack-lang-affirme-que-c-etait-pour-un-film

https://www.valeursactuelles.com/monde/le-pedocriminel-jeffrey-epstein-a-finance-une-mysterieuse-association-liee-a-jack-lang/

https://www.egaliteetreconciliation.fr/Pierre-Berge-et-Jeffrey-Epstein-la-connexion-revelee-par-Faits-Documents-57484.html

http://www.nouvelordremondial.info/jeffrey-epstein

https://blogs.mediapart.fr/jacques-delivre/blog/300121/tout-le-monde-savait-ou-lart-du-masque

« While they get rich from the world's misery, the billionaires activate the Epsteinstyle networks. They have no qualms about raping underage girls in cellars, passing them bowls to feed them, and lugging them from Miami to the 16th arrondissement of Paris. Thus, this testimony from the actor **Christophe Lambert**. When the journalist asks him if he is not « a bit paranoid » when he talks about these paedophile networks, he replies: « *No, not at all! Examples abound: it's like when you find girls in cellars who are given bowls like dogs, who are beaten, who are drugged; or*



the little one who is sold at auction on the dark Web, and sites like Silk Road where you can find everything you want and which often take years to close! »»» https://www.pensezbibi.com/tag/eric-woerth

We ask the judicial institutions of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, to open an investigation to determine the circumstances of Jean-Edern Hallier's death and ensure that his death was not a crime.

We ask the judicial institutions of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, to open an investigation to determine if, as Jean Edern Hallier himself claims, **Roland Dumas** could have ordered his death.

In the Assange case, the investigations led our delegates to be in contact with citizens in great suffering who seem to be prisoners or hostages of a mafia system that instrumentalises and exploits them. We tried to decode all their cries for help and distress signals. We are doing our best to keep in touch with them. We are aware that it will be difficult for all of them to testify in the open until a first breach has been made to expose part of the mafia system. As we are aware that the lack of a birth name and social status, leading to a slavery against which it is difficult for them to fight, and the fear of reprisals, makes it difficult for them to testify, we have decided that we will give them the opportunity to testify under names they choose.

@Assange once told us that we should forgive those he or she calls « stolen orphans » because they have been forced to commit many crimes. As far as WJJA is concerned, the members of the association believe that the UN, the governments and judicial bodies of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights, the Nuremberg Code, every citizen of the world, themselves, are accountable for their « stolen lives » to these « stolen orphans ». Indeed, it is the duty of parents, of every citizen or institution in their country of birth to protect children, to allow them to develop their physical and mental capacities in a benevolent, tolerant climate, without any discrimination, to inculcate in them respect for themselves and for others, to teach them to distinguish between right and wrong. If « stolen orphans » could be raised, instrumentalised, exploited, abused by entities under the governance of the global Parakratos as defined in our complaint 1, it means that the institutions of the sovereign countries in charge of these children have failed, or worse, perhaps, have participated in the trafficking of which they may have been the victims, that the citizens of these countries have not been sufficiently vigilant in protecting these children or in responding to their calls for help. It is important to understand why and how the child protection system, the judicial system, the institutions and the governmental bodies of the incriminated sovereign countries allowed children to be born without identity, without nationality, without legal parenthood. It is important to initiate investigations to determine whether the child protection system, the judicial system, institutions and governmental bodies of the incriminated sovereign countries have been, and still are, involved in the trafficking of children or human being. Children conditioned by a mafia system of this kind cannot develop properly and present more or less serious physical and mental pathologies. During Operation Covid 19, institutions and citizens did not object to the torture of even very young children through masking

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and confinement. Some children will never recover from this torture. They suffer from pantophobia, cognitive disorders, learning difficulties, and anxiety which, for some of them, has led to suicide. They are the first victims of the psychological weapons used during Operation Covid 19. Their immune defences, breathing capacities, articulate language, neurons and ability to construct reasoning have been damaged and no one can yet determine whether this physical and psychological damage will be reversible. For every citizen, protecting a child, children, without discrimination is a civic, moral, religious and judicial duty. A society that does not protect its elders and children is a criminal and suicidal society on the verge of annihilation. A society that does not protect the most vulnerable is not a civilised society. It is similar to the Nazi society that euthanised the mentally and physically handicapped, schizophrenics, homosexuals, jews, « invalid children » and what it called « useless mouths ».

« Professor Werner Heyde was one of the four men whose trial for mass murder Bauer was painstakingly preparing in 1963. Before his association with Hitler's murderers, he had been a respected Bavarian neurologist. Of all the infamous murderous doctors of the Third Reich, Heyde was probably the one who had sunk deepest into the Nazi backwater. What Mengele was to Auschwitz, Professor Heyde was to the euthanasia programme.

The « miserable killings » of the mentally ill had been going on for some time, but it was in the summer of 1941 that an attempt was made to extend the euthanasia programme to Jews. Three hundred inmates of the Dachau concentration camp were then sent to the nearby **Bernberg Institute** for the mentally retarded, where they were 'put to sleep' by lethal injections.

These unfortunate prisoners had been selected by a medical commission composed of Dr Fritz Mennke, one of the doctors attached to the Dachau camp, Professor Nitsche, one of the specialists in euthanasia, and Dr Heyd. At the time, he was head of the neurosurgical clinic at the medical faculty of the University of Würzburg and director of an SS hospital in the same city. But, recommended by Bouhler as a « clean, solid individual », (ein saubere, gediengere Persönlichkeit) he still found time to be the « medical director » of the "T4" programme, the discreet name of the euthanasia programme. Energetically implemented by Heyde (and sometimes in spite of the opposition of a few courageous colleagues, revolted by the real scope of the programme) the « merciful killing » of the Jews began to be institutionalised at the end of 1941. After that, a quartet of pseudo-psychiatrists circulated from camp to camp, pretending to select "mentally disturbed internees;" - invariably perfectly sane Jews - to be « put to sleep » in « asylums » in Bernburg, Hartheim, Sonnenstein, Hadamar, Eglfind-Harr, Andernach, Grafeneck, Brandenburg, and twenty-two other former « health homes » chosen to house this scientific parody for the benefit of the Final Solution. The « psychiatrists » performed their duties publicly, sitting at tables set up for them in the camps, in the middle of the barracks. They chose the unfortunate Jews at their whim for the fatal injection or the deadly



liminal pill in one of the « hospitals » set up by a fictitious organisation called « Public Utility Foundation for Hospital Care ».

As soon as the programme started, Professor Heyde took over the leadership of the travelling Arztekomission (Medical Commission) of four "specialists". Like a death dealer, he appeared successively in Dachau, Sachsenhausen, Buchenwald, Mauthausen, Auschwitz, Flössenburg, Gross-Rosen, Neuengamme and Niederhagen, sending tens of thousands of Jews to their deaths simply because they were Jews. Their 'merciful killing' was meticulously justified - for bureaucratic order and the appearance of legality prevailed in this huge Teutonic insane asylum - by falsified certificates of insanity called 14F3 forms signed by Heyde. »

The 4th Reich - Ladislas Farago (Belfond Editions - 1974)

The expression « stolen orphans » used by @Assange led our delegates to ask many questions about the origins of these children. Indeed, orphans have no parents, so from whom are they stolen? From their family, uncles, aunts, cousins, grandparents ? From the state, which should make them wards of the nation? And then, while investigating, they came across the expression « orphaned parents »: « The most painful moments we experienced in Poland. We travelled thousands of kilometres through the countryside in order to meet the « orphaned » parents of a boy, a girl, sometimes even two children, who were taken away to be Germanised and have not been found since. (...) Thirty years after the end of the war, mothers are still looking for their children. Children are looking for their parents - and those who were lucky enough to find each other remain forever scarred. (In the name of the Race- Marc Hillel / Clarissa Henri - Fayard Editions -1975) » To be an orphan is to be deprived of one's parents, for a beehive it is to be deprived of its queen, but this deprivation is the result of chance, accident or crime. Stolen orphans' are children who have been taken over by criminals with the intention of using them, mistreating them, raping them, enslaving them and prostituting them within networks. If they are « stolen orphans », it is because their parents are still alive, like those who are still looking for their stolen children for reproduction in the Lebesborn by nazis, or because they are hostages of the mafia system that took their child. Criminals then use two-way blackmail, symmetrically as we say in mathematics. They get what they want from the child by using the parents as a means of pressure and blackmail, and conversely, they use the child or children to force the parents to submit to their diktat. It is an elementary mafia functioning that seems today to have been generalised to its institutions via the Parakratos defined in complaint 1. It remains to be seen to what degree of corruption and crime they have reached.

« Gather a thousand girls. Isolate them in a camp. Force them to unite with a hundred German boys. With a hundred such camps, you'll get a purebred generation of a hundred thousand children in one fell swoop. »

Doctor **Willibaud Hentschel - Der Hammer** / National Socialist propaganda journal, published in Berlin - Vol. 640.



p17 - (In the book In the name of the Race- Marc Hillel / Clarissa Henri - Fayard Editions - 1975)

How many children could have been brought into the world in Lebensborns or stolen from their parents knowing that according to Marc Hillel and Clarissa Henri, Heinrich Himmler « made a point of populating Germany with 120 million Nordic Germans before 1980 » and that Dr. Gregor Ebner, « specialist in racial selection issues », thus eugenicist, claimed that « thanks to the Lebensborns, they would possess, within thirty years, six hundred more regiments ». How many children could have been stolen by the Parakratos defined in complaint 1 and placed in Lebensborn or slave camps?

« 1936. The first Lebensborn homes, now under the supervision of the SS High Command, are in the process of being reorganised. Each home was now served by a doctor who acted as director, a head nurse, an administrator and a secretary, all members of the SS. They were placed under the orders of the SS Pfaum (who was succeeded by Max Sollmann in 1940) who directed the Central. In each home, the director was the master after Pflaum and Himmler. He was also responsible for the state of the prison, the supplies, the order and the files to which no one else had access. »

The name of the Race- Marc Hillel / Clarissa Henri -Fayard Editions - 1975

The Nazis organised the kidnapping of young children, organised kidnapping, perpetrated by these nurses in brown uniforms who according to the testimonies were frightening and whom the Poles called, still call, « the brown sisters of the SS ». Before stealing the children, physiognomists (Physionomische Brigade), trained in the criteria for selecting physiognomies compatible with the improvement of what the Nazis called the « German race », carried out a pre-selection, sometimes several days in advance. « Like the actual kidnappers, the ones who did the work after the child was found, the "brown sisters" had to undergo special training. During these intensive courses, they were taught, in addition to the complete list of racial criteria defining the Nordic and the others, how to spot a child but also how to seize it in the street, at home, at school. These courses were organised by a special service of the RuSHA or the Gestapo in Berlin even before hostilities broke out » (The name of the Race - Marc Hillel / Clarissa Henri - Fayard Editions - 1975). Once the child was in the hands of the Nazis, he or she was subjected to psychological manipulation aimed at making him or her forget, or even hate, his or her parents. Sometimes he was also made to believe that they were dead, not hesitating to show him dead bodies to convince him of this. The aim of this manipulation was to create in him or her an inferiority complex linked to his sub-origin so that he would develop a feeling of recognition for those who were now taking care of him, a bit like the dogs that are taken in on the street or a Dark Place prisoner with the person who plays the role of the kindly executioner. Many Nazi services were involved in the kidnapping of children. One of the biggest sorting centres for stolen children is in Kalish, Poland.



« The **VOMI** (Office for the Repatriation of ethnic Germans) which was actually responsible for deportations, forced evacuations, kidnapping and forced labour. VOMI had its own transit camps and worked closely with the lebensborn.

The **NSV**, the famous organisation for the welfare of the German people, which generally looked after older children than those entrusted to the Office L. but for the same purpose.

The **Central Security Office of the SS**, the **RSHA**, which was also responsible for "taking care" of elements dangerous to the Reich; in other words, the extermination of Jews, Poles and undesirable Russians.

The **RuSHA**, **Office of Race and Settlement**, in charge of racial examinations, usually decided which children were to be kidnapped or exterminated. **The RuSHA also designated candidates for the concentration camp, sterilisation and abortion**.

The Reich Commissariat for the Coordination of the Germanic Race, known as the RKFDV.

There is some evidence of Wehrmacht involvement in child roundups in Eastern Europe. This evidence is gathered in the documents of the major trials at Nuremberg. There is mention of the arrest of forty to fifty thousand children by the army of the Centre, of more than fifty thousand children prayed in Ruthenia (Ukrainian Hungary -They were between ten and thirteen years old and their kidnapping is between 1943 and 1944. Some of them could be recovered after the war. Some had been placed in Napolas - Hitler's political schools - others in SS families) and brought back to Germany from the « Hay » and « Gypsy Baron » actions (code name for the abduction of one hundred thousand Polish youths who were enslaved in Germany) and from the evacuation of Zamosc, which will be discussed later. Moreover, a number of children - now adults and returned to their country - are formal: they were brought to Germany by the Wehrmacht. This involvement of the army in the recovery of 'valuable' children, either to become Germans or to become slaves, has been noted only to better measure the extent to which measures to seize other peoples' children in order to continuously reduce their biological potential were taken - and could have been taken with the establishment of the Nazi peace.

(...)

Sollmann met much more often than usual with his main advisers: Tesch, Ebner, Viermetz, and his representative in Poznan, Bartel. It was decided, with the agreement of the SS Reinchsfürer, that the organisation would preferably take care of children up to the age of six. The reason is easy to understand.

Whether Polish, Russian or Yugoslav, they were more receptive to the teaching of Nazi Weltanschauung than the older children in the NSV and VOMI. Moreover, the



absence of memories allowed the legal officer, Dr Tesch, to carry out an uncomplicated identity falsification.

(...)

Once the child had been kidnapped, he or she was usually given a new Germanic name upon arrival at the transit centre.

(...)

Priests, nuns, invalid children, when they were not exterminated in concentration camps, were driven out of the region, sent, by force, to areas reserved for slaves.

The methods of Germanisation were based, as for the children of directed reproduction, on Nazi racial theories. It was no longer a matter of selecting the father and mother before encouraging them to mate, but of selecting an already existing subject, the child. Doctors specialised in « race knowledge », all members of the SS or the police, were in charge of racial examinations in the collection centres. The most important of these centres, capable of selecting and receiving several hundred children per day, were located in the cities of Poznan, Pushkau, Bruckau, Kalish, Bad Polzin (a very active Lebensborn home - Pomerania home which also served as a maternity home) and in the Gostyn region.

But all over Poland, and later in Russia, trapping stations were hastily set up, often with the help of the Wehrmacht. At the end of the racial exmen where, as for the SS magazines, the skull, the torso, the legs, the arms, the pelvis for the girls, the penis for the boys were measured... the children were divided into three groups:

- I. Children representing a desirable population increase
- II. Children representing a tolerable increase
- III. Unwanted children

This selection took place, and was to take place every year in all occupied territories in order to separate racially useful children from useless ones as soon as possible. **More than two hundred thousand Polish children** were thus declared « racially useful » by the Race Service. The "useless", including the Jews who were not entitled to any selection, exceeded the incredible figure of two million, of whom one million eight hundred thousand were under sixteen years of age. About Poland Himmler said: "I imagine that we must ruthlessly carry out our colonisation programme, for the eastern provinces must become Germanic, populated by blond-haired Germans.

But before being sorted by Heize, Bartel, Viermetz, before being given a false birth certificate, before being presented to Ebner, chief distributor of new birth dates, before being offered to good but sterile Nazis by SS-Standartenführer Mas Sollmann in full regalia, these children had a family, a home.

WJJA

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The name of the Race- Marc Hillel / Clarissa Henri -Fayard Editions - 1975

Nothing is more appropriate to the industrialization of child kidnapping and child rearing by the Nazis than the term « stolen orphans » of @Assange. No one fits the basic criteria for selecting the progenitors of the German race better than the citizen known as Julian Paul Assange, aka Julian Paul Hawkins, aka Mendax. He has all the physical characteristics of children kidnapped in the East, in Russia, Poland, Ukraine by the Nazis for the Lebensborn. Like the children kidnapped by the Nazis, the citizen known as Julian Paul Assange, aka... has no birth name and no authentic birth certificate. In addition, the citizen known as Julian Paul Assange, aka... claimed during a hearing that his « DNA children » had been stolen. Now, we recall that three natural methods were in force in the Lebensborn: the so-called « **natural method**, » mother daughters who came to get rid of a cumbersome burden; « directed procreation », breeding-type mating between two specimens with physical characteristics that could contribute to the « improvement of the race »; and finally the « artificial method », by artificial insemination, of which Dr. Leonardo Conti (https:// en.wikipedia.org/wiki/Leonardo Conti), Minister of Health of the Third Reich, was a supporter. He says : « Artificial insemination will remove the psychological complex from the sexual experience. The process of procreation would thus be based on a mechanical thing without a soul. This process would be no more artificial than the present situation where healthy, vigorous women cannot give free rein to their desire for motherhood and must remain childless. (In The name of the Race- Marc Hillel / Clarissa Henri - Fayard Editions - 1975) ». We recall that the torture of children in the Family Cult where the citizen known as Julian Paul Assange, aka... was allegedly raised was the same as in the Lebesborn. Jan Wosczyk's testimony in the book In the Name of the Race attests to this:

« Children arrived in large numbers every day. Those who were fit were kept in separate barracks; they were treated in a more or less tolerable way, especially compared to us. The prisoners came from everywhere. There were Russian, Czech, Belgian, French and even some black children, many German children, some Jews and especially a very large number of Poles. The half-litre of soup that was almost all we got to eat during the day contained an indefinable chemical poison, which caused burning in the stomach and intestines and kidney disease. We were swollen all over because of malnutrition and it affected the nervous system, in addition to the cold, the beatings, the exhausting work. Many were affected mentally. They were put to sleep at night in block 8, which had no doors or windows and where the thermometer fell below minus 20 degrees in winter.

The next morning, we had to break the frozen children's blocks with picks; they were broken into pieces and transported in small wagons to the Jewish cemetery which bordered the camp. We threw the body parts into a mass grave and then covered them with lime and earth. Sometimes whole bodies of children were thrown in there. On contact with the air, when the little bodies were still trying to breathe, the pit stirred like wheat in the wind. Then these children, half alive, would eventually suffocate and



the earth would become quiet again. An average of 120 children out of three or four thousand died every day. Different deaths: cold, beatings, hanging, shooting. Those who survived and remember, know that they experienced the full range of what can exist in the field of atrocities. »

The name of the Race- Marc Hillel / Clarissa Henri -Fayard Editions - 1975

We recall that, like the Parakratos we defined in complaint 1, the Lebesborn Organisation was a state within a state, enjoying absolute autonomy in all areas, finance, administration, civil status. Birth certificates, identity documents, death certificates, everything was false and illegal, just as everything is false and illegal in the Assange case. It is one of the principles of Nazi management to put private entities in competition with each other and to stage false criminal proceedings to create false jurisprudence on which to enact false illegal laws. We remind you that the breeding of children in the Lebenborn is a war tactic which is part of the construction of the Reich which is planned over a thousand years. The motto of **Wilhelm Reidiess** (https://en.wikipedia.org/wiki/Wilhelm_Rediess) is: « *The SS for a great Germany by the sword and by the cradle* ».

« In his public and private speeches, Hitler pinned his hopes on Germany's youth: the adults, the present generation, were old men with values and beliefs that were hostile to life, with harmful ideas. These generations are hardly amendable.

We have to wait for the new wheat to rise, for generations that have only known national socialism and its teachings. These generations will be composed of men who are no longer new, but regenerated, re-soaked in the ethos of their blood, familiarised from their earliest years with the values of their races. »

The law of blood - Think and act like a Nazi / Johann Chapoutot (Gallimard Editions 2014)

Himmler gave himself until 1980 to regenerate the German blood through the Lebensborn. In 1980, Solidarinosc took hold in Poland. Today, however, it is known that people close to **Lech Valesa** are involved in paedocriminality. In 1981, Mitterrand, a collaborator with links to the Nazi-like terrorist organisation the Cagoule, was elected President of France. Mitterrand and some of his staff were suspected of belonging to paedocriminality networks. Mitterrand protected former collaborators. He testified on behalf of the spy **Henri Déricourt**, whose links with the **private spy organisation Z** and the Nazis are attested to by the testimony of resistance fighters.

We recall that many Nazi war criminals managed to escape justice by reaching South America with the help of the Vatican. Bishop Alois Hudal, also known as the « Angel of Charity » or the « Nazi Red Button », is said to have helped more than 50,000 Nazis to flee. It would thus have enabled the 4th Reich to develop. Father Krunoslav Draganovic also set up an escape network around the Confraternity of San Girolamo. Among these war criminals was Martin Bormann, one of the most powerful men in the Nazi state. All of Hitler's real estate in Germany and Austria, all of his works of art, his valuables, his priceless coin collection, were in Bormann's name. Among these war criminals was Martin Bormann, one of the most powerful men in the Nazi state.



estate in Germany and Austria, all of his works of art, his valuables, his priceless coin collection, were in Bormann's name (*In the 4th Reich by Ladislas Farago - belfond Editions / 1974*). In view of Martin Bormann's powers within the Third Reich and his fortune preserved by the **Peron** couple, it is legitimate to wonder whether he was not the authentic Furher. However, he was not bothered and lived in Argentina and other South American countries without anyone trying to stop him. It was in South America that the Nazis reconstituted the Fourth Reich. It was in Chile that Dr **Paul Schäfer Schneider**, aka **Shaefer**, ran the **Colonia Dignidad** where many children were martyred.

It was in Argentina that the dictatorship, from 1976 to 1983, whose two most famous criminels were **Jorge Rafael Videla** and **Reynaldo Bignone**, genocided opponents and stole babies and legitimate children from families by changing their birth names in order to give them up for adoption. It is legitimate to wonder about the participation of Nazi refugees in South America, organised as the Fourth Reich, in all these crimes.

It is legitimate to ask whether the Parakratos defined in complaint 1 does not act in coordination with the Nazi members of a 4th Reich, especially as regards the management of Lebensborn.

Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to investigate whether there is a link between the Parakratos defined in complaint 1 and a Nazi Fourth Reich reconstituted in South America. We recall that there are close links between the members of the Windsor-Mountbatten Brotherhood involved in the Parakratos defined in complaint 1 and the Nazis, notably by the **Hohenzollern**.

Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to investigate whether there are active Lebensborn, functioning as in the Nazi era as a state within a state and able to act in coordination with the Parakratos defined in complaint 1.

Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to investigate whether the citizen known as Julian Paul Assange may have been born in a Lebensborn and spent his childhood there.

Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to investigate to determine, country by country, how many infants, children and adolescents have disappeared in suspicious circumstances and have never been found. We request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to to draw up a list of these children and to issue search notices. We request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to to draw up a list of these children and to issue search notices. We request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to create a website that any citizen of any country can visit to help identify their children.



Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Laws to open an investigation to determine whether the **Family Cult**, now known as **Santaniketan Parc** is a Lebensborn.

Therefore, we request the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Law to investigate whether the children presented by the citizen known as Stella Morris, aka Morriz, aka Stella or Sara Gonzalez Devant, aka Stella Smith Robertson as her children were not born in a Lebensborn and are not yet prisoners.

Consequently, we ask the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Laws to open an investigation to determine whether a Lebensborn network is not trafficking children (prostitution, medical experimentation, illegal adoption...) or instrumentalizing them to carry out terrorist actions. we ask the judicial authorities of sovereign countries respectful of the UN Charter, the Universal Declaration of Human Rights and the Corpus of International Laws to open an investigation to determine if scientific or medical experiments are carried out in its Lebesborn or if a breeding system with selection, insemination or artificial reproduction is practised there.

About Paul Schäfer Schneider, aka Shaefer

https://en.wikipedia.org/wiki/Paul_Schäfer https://www.pedophilie-prevention.com/affaire-paul-schafer-schneider/ http://www.veroniquechemla.info/2020/03/colonia-dignidad-une-secte-allemande-au.html https://latinoamericapiensa.com/colonia-dignidad-alemania-archivo-la-causa-contra-el-exmedicocomplice-de-schafer/17115/

Testimony of @Assange

Our policy is to protect our sources and to work in accordance with our witnesses. All statements made by WWJA in this release request on @Assange have been submitted to him for approval. @Assange's testimony is free. It is our policy to allow witnesses to speak freely. We never edit their words. In the course of our investigations into the Assange case we have been in contact with individuals we believe to be hostages of the Parakratos defined in complaint 1. We believe that some of them may not have a birth name or may have been trapped in mafia networks since childhood. In their own way, they gave us messages and helped us to understand some aspects of the system set up by the Parakratos defined in complaint 1. By giving the floor to @Assange, we hope to be able to allow all the prisoners, all the hostages, all the stolen orphans victims of this mafia parakratos to testify in full light in order to put an end to all the traffic of human beings and children which gangrene our societies. These stolen orphans as @Assange calls them, guilty of crimes that some of them were forced to commit, are so many Spartakus that it is only time to free them. It will be up to the justice system and the citizens of sovereign countries respectful of the UN Charter to determine the degree of responsibility of each party, to understand who acted under the pressure of blackmail or threats, to understand which rat killed another to survive. It will be up to



the justice system and the citizens of sovereign countries respectful of the UN Charter to determine who are the creators and masterminds of this mafia Parakratos and the mafia entities that serve it. Only the public and globally mediated proclamation of the truth will put an end to these crimes and trafficking in human beings. Only this globally mediated truth will allow a healing catharsis of the victims and witnesses of these crimes.

Declaration of the Rights of the Child (1959)

This file contains the text of the Declaration of the Rights of the Child. This declaration was drafted by the UN Commission on Human Rights and adopted by the General Assembly of the United Nations on 20 November 1959.

Preamble

Whereas the peoples of the United Nations have, in the Charter, reaffirmed their faith in fundamental human rights and in the dignity and worth of the human person, and have determined to promote social progress and better standards of life in larger freedom,

Whereas the United Nations has, in the *Universal Declaration of Human Rights*, proclaimed that everyone is entitled to all the rights and freedoms set forth therein, 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,

Whereas the child, by reason of his physical and mental immaturity, needs special safeguards and care, including appropriate legal protection, before as well as after birth,

Whereas the need for such special safeguards has been stated in the *Geneva Declaration of the Rights of the Child* of 1924, and recognized in the *Universal Declaration of Human Rights* and in the statutes of specialized agencies and international organizations concerned with the welfare of children,

Whereas mankind owes to the child the best it has to give,

Now therefore,

The General Assembly

Proclaims this *Declaration of the Rights of the Child* to the end that he may have a happy childhood and enjoy for his own good and for the good of society the rights and freedoms herein set forth, and calls upon parents, upon men and women as individuals, and upon voluntary organizations, local authorities and national Governments to recognize these rights and strive for their observance by legislative and other measures progressively taken in accordance with the following principles:



Principle 1

The child shall enjoy all the rights set forth in this Declaration. Every child, without any exception whatsoever, shall be entitled to these rights, without distinction or discrimination on account of race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status, whether of himself or of his family.

Principle 2

The child shall enjoy special protection, and shall be given opportunities and facilities, by law and by other means, to enable him to develop physically, mentally, morally, spiritually and socially in a healthy and normal manner and in conditions of freedom and dignity. In the enactment of laws for this purpose, the best interests of the child shall be the paramount consideration.

Principle 3

The child shall be entitled from his birth to a name and a nationality.

Principle 4

The child shall enjoy the benefits of social security. He shall be entitled to grow and develop in health; to this end, special care and protection shall be provided both to him and to his mother, including adequate pre-natal and post-natal care. The child shall have the right to adequate nutrition, housing, recreation and medical services.

Principle 5

The child who is physically, mentally or socially handicapped shall be given the special treatment, education and care required by his particular condition.

Principle 6

The child, for the full and harmonious development of his personality, needs love and understanding. He shall, wherever possible, grow up in the care and under the responsibility of his parents, and, in any case, in an atmosphere of affection and of moral and material security; a child of tender years shall not, save in exceptional circumstances, be separated from his mother. Society and the public authorities shall have the duty to extend particular care to children without a family and to those without adequate means of support. Payment of State and other assistance towards the maintenance of children of large families is desirable.

Principle 7

The child is entitled to receive education, which shall be free and compulsory, at least in the elementary stages. He shall be given an education which will promote his general culture and enable him, on a basis of equal opportunity, to develop his abilities, his individual judgement, and his sense of moral and social responsibility, and to become a useful member of society.

The best interests of the child shall be the guiding principle of those responsible for his education and guidance; that responsibility lies in the first place with his parents.

The child shall have full opportunity for play and recreation, which should be directed to the same purposes as education; society and the public authorities shall endeavour to promote the enjoyment of this right.



Principle 8

The child shall in all circumstances be among the first to receive protection and relief.

Principle 9

The child shall be protected against all forms of neglect, cruelty and exploitation. He shall not be the subject of traffic, in any form.

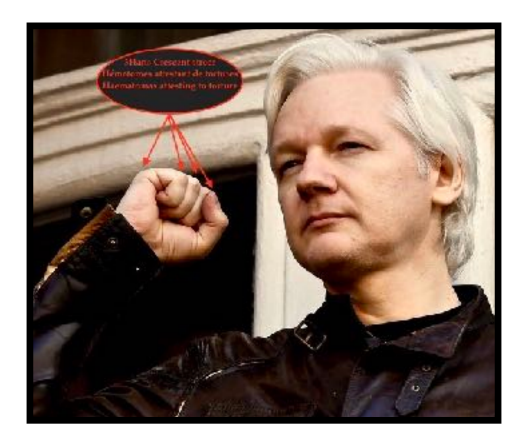
The child shall not be admitted to employment before an appropriate minimum age; he shall in no case becaused or permitted to engage in any occupation or employment which would prejudice his health or education, or interfere with his physical, mental or moral development.

Principle 10

The child shall be protected from practices which may foster racial, religious and any other form of discrimination. He shall be brought up in a spirit of understanding, tolerance, friendship among peoples, peace and universal brotherhood, and in full consciousness that his energy and talents should be devoted to the service of his fellow men.

http://www.cirp.org/library/ethics/UN-declaration/

New Evidence Concerning the Torture of the Citizen Known as Julian Paul Assange





One of the doctors of the Human Rights Defense Association, WJJA, has three times written reports attesting to signs of torture by the citizen known as Julian Paul Assange. Our doctor wrote his reports on the basis of the observations he was able to make of the citizen known as Julian Paul Assange during the hearings he was able to attend.

All their requests to the English authorities and Belmarsh prison to meet and examine the citizen known as Julian Paul Assange remained unanswered.

Medical reports Political prisoner Julian Paul Assange. Julian Assange is being tortured in England.

https://www.linkedin.com/pulse/wjja-third-medical-report-julian-assange-being-véronique/ https://www.linkedin.com/pulse/wjja-second-medical-report-political-prisoner-julian-paul-véronique/

https://www.linkedin.com/pulse/rapport-médical-du-prisonnier-politique-julian-paul-par-véronique/

The President of the Human Rights Defense Association, WJJA, also gave an account of the suffering of the citizen known as Julian Paul Assange whom she faced during the hearing 13/01/2020.

Hearing 13012020: Face to face with Julian Assange

https://www.linkedin.com/pulse/hearing-13012020-face-julian-assange-pidancet-barrière-véronique/

https://www.linkedin.com/pulse/audience-du-13012020-face-à-avec-julian-assange-véronique/

One informant sent a series of photos in good definition to the WJJA. In one of these photos, traces of the torture suffered by the citizen known as Julian Paul Assange are clearly visible.

In this photo, there is a large haematoma on the side of the hand. On the tip of the thumb there is another haematoma. There are also marks of blows on the phalanges of each finger as if the hand had been pinched in a door or hit with an object. The inside of the hand appears abnormally red.

In another photo, the citizen known as Julian Paul Assange has a cigarette burn injury (see pic below).

The marks of blows and cigarette burn on these photos attest to the torture and make it possible to determine that it began at 3 Hans Crescent Street. In the photo where the citizen known as Julian Paul Assange has a cigarette burn, he is standing against a green background. This is the same green background in front of which he took photos with Eva Joly. Would Eva Joly be able to testify to other signs of torture since she was in contact with the citizen known as Julian Paul Assange during this period? Could he have confided in her? Based on these photographs, it is reasonable to assume that individuals who have been in contact with the citizen known as Julian Paul Assange, either at 3 Hans Crescent Street or at Vaughan Smith's, have seen these or similar torture injuries and have witnessed strange behaviour due to the ingestion of drugs or psychotropic substances.

This torture could not have been carried out without the complicity of Ecuadorian government officials and the two presidents in office at the time of the events, Rafael Correa and Lenin Moreno.



Colombia, having premises adjoining those of Ecuador, its involvement in the incommunicado detention and torture inflicted on the citizen known as Julian Paul Assange, also arises.

It is also legitimate to wonder about the nature of Dark Place at 3 Hans Crescent Street. Some witnesses claim that it is a brothel used to seal pacts by blackmail, with a photo as proof of passage and an informal contract. In any case, the tenants and landlords got rid of all the evidence.

On the other hand, in view of the marks on his hands, all those who were in contact with the citizen known as Julian Paul Assange at the Embassy must have, in the case of those who were in daily contact with him, or may have, in the case of those who were in occasional contact with him, noticed that he showed signs of beatings and mistreatment.

We therefore call upon the judicial authorities of sovereign countries that respect the UN Charter, the Universal Declaration of Human Rights and the Charter against Torture to investigate the whereabouts of these witnesses in order to identify the individuals who may have tortured and drugged the citizen known as Julian Paul Assange.

It is impossible that citizens claiming to be human rights defenders, with seasoned eyes like Yanis Varoufakis, Jean-Luc Melenchon, Serko Horvat, Amy Goodmann or Eva Joly did not realise that the citizen known as Julian Paul Assange bore marks of mistreatment or had hostage status.

It is impossible for the citizen known as Julian Paul Assange to have been tortured without Ecuadorian or Colombian officials noticing.

It is impossible that the doctors who examined citizen Julian Paul Assange or UN rapporteur Nils Melzer did not realise that he bore marks of abuse and had hostage status.

In the light of these new facts, the human rights association, WJJA, urges the judicial institutions to open an investigation to determine whether 3 Hans Crescent Street is a Dark Place and whether other hostages or kidnapped prisoners, other than the citizen known as Julian Paul Assange, may have been held and tortured there.

In the light of these new facts, the human rights organisation WJJA requests the judicial institutions to open an investigation to determine who was staying or working at 3 Hans Crescent Street. When questioned by WJJA delegates, the neighbourhood's inhabitants said that he had never, or almost never, met Ecuadorians or Colombians, which is surprising to say the least.

The human rights association, WJJA, urges judicial institutions to investigate whether there is a link between the Obama administration, the Biden administration, the family known as Windsor-Mountbattent, aka Bowes Lyon, aka..., the Westminster Court, the Old Bailey, the City of London, the administration of the State of Virginia, the Australian Government and 3 Hans Crescent Street.

Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment

Adopted and opened for signature, ratification and accession by General Assembly resolution 39/46 of 10 December 1984

entry into force 26 June 1987, in accordance with article 27 (1)



The States Parties to this Convention,

Considering that, in accordance with the principles proclaimed in the Charter of the United Nations, recognition of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Recognizing that those rights derive from the inherent dignity of the human person,

Considering the obligation of States under the Charter, in particular Article 55, to promote universal respect for, and observance of, human rights and fundamental freedoms,

Having regard to article 5 of the Universal Declaration of Human Rights and article 7 of the International Covenant on Civil and Political Rights, both of which provide that no one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment,

Having regard also to the Declaration on the Protection of All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, adopted by the General Assembly on 9 December 1975, (...)

PART I

Article 1

1. For the purposes of this Convention, the term "torture" means any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person for such purposes as obtaining from him or a third person information or a confession, punishing him for an act he or a third person has committed or is suspected of having committed, or intimidating or coercing him or a third person, or for any reason based on discrimination of any kind, when such pain or suffering is inflicted by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. It does not include pain or suffering arising only from, inherent in or incidental to lawful sanctions.

2. This article is without prejudice to any international instrument or national legislation which does or may contain provisions of wider application.

Article 2

1. Each State Party shall take effective legislative, administrative, judicial or other measures to prevent acts of torture in any territory under its jurisdiction.

2. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture.

3. An order from a superior officer or a public authority may not be invoked as a justification of torture.

Article 3

1. No State Party shall expel, return ("refouler") or extradite a person to another State where there are substantial grounds for believing that he would be in danger of being subjected to torture.



2. For the purpose of determining whether there are such grounds, the competent authorities shall take into account all relevant considerations including, where applicable, the existence in the State concerned of a consistent pattern of gross, flagrant or mass violations of human rights.

Article 4

- 1. Each State Party shall ensure that all acts of torture are offences under its criminal law. The same shall apply to an attempt to commit torture and to an act by any person which constitutes complicity or participation in torture.
- 2. 2. Each State Party shall make these offences punishable by appropriate penalties which take into account their grave nature.

Article 11

Each State Party shall keep under systematic review interrogation rules, instructions, methods and practices as well as arrangements for the custody and treatment of persons subjected to any form of arrest, detention or imprisonment in any territory under its jurisdiction, with a view to preventing any cases of torture.

Article 12

Each State Party shall ensure that its competent authorities proceed to a prompt and impartial investigation, wherever there is reasonable ground to believe that an act of torture has been committed in any territory under its jurisdiction.

Article 13

Each State Party shall ensure that any individual who alleges he has been subjected to torture in any territory under its jurisdiction has the right to complain to, and to have his case promptly and impartially examined by, its competent authorities. Steps shall be taken to ensure that the complainant and witnesses are protected against all ill-treatment or intimidation as a consequence of his complaint or any evidence given.

Article 15

Each State Party shall ensure that any statement which is established to have been made as a result of torture shall not be invoked as evidence in any proceedings, except against a person accused of torture as evidence that the statement was made. Article 16

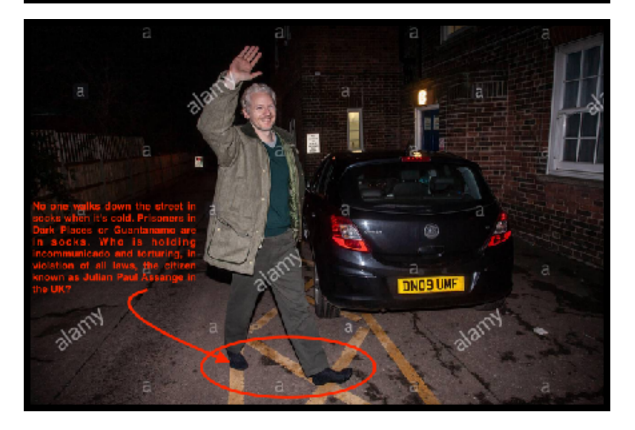
1. Each State Party shall undertake to prevent in any territory under its jurisdiction other acts of cruel, inhuman or degrading treatment or punishment which do not amount to torture as defined in article I, when such acts are committed by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. In particular, the obligations contained in articles 10, 11, 12 and 13 shall apply with the substitution for references to torture of references to other forms of cruel, inhuman or degrading treatment or punishment.

2. The provisions of this Convention are without prejudice to the provisions of any other international instrument or national law which prohibits cruel, inhuman or degrading treatment or punishment or which relates to extradition or expulsion.

https://www.ohchr.org/EN/ProfessionalInterest/Pages/CAT.aspx







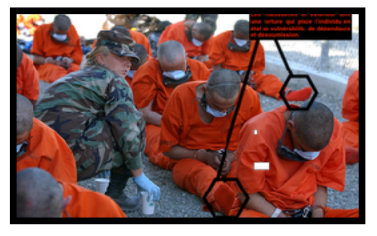
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Forcing a citizen to walk around in socks is humiliation and mistreatment which is a violation of the Convention against Torture. Furthermore, in these photos, the citizen known as Julian Paul Assange shows signs of a man under the influence of drugs or psychotopes. His attitude does not fit his situation. He is supposed to be public enemy number one. An individual in this situation does not

behave with a light touch. And he wears shoes in case he is attacked. Futhermore, a business leader, a journalist, a media personality, like the citizen known as Julian Paul Assange watches his image because he knows how important it is and doesn't walk around in socks clowning around while his life is threatened and he is under house arrest .An individual in this situation does not behave with a light touch. And he wears shoes in case he is attacked. In which Dark Place is the citizen known as Julian Paul Assange



being held hostage, held incommunicado and tortured? By whom? The director and staff of

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Belmarsh ? Is Belmarsh a Dark Place? Does the British sovereign government operate Dark Places in violation of international law?



In view of the facts developed above, the Human Rights Defense Association, WJJA files a complaint for torture, complicity in torture, abusive sequestration against :

Rafael Correa, Lenin Moreno Ricardo Paturo Aroca, Guillaume Long, Andrés Fernando Hidalgo Bautista (Director of Documentation and Archive Management), Jorge Vantroi Moreno Fierro (Consul of Ecuador in London), Juan Fernando Salazar Granja (General coordinator of legal advice), Jose Luis Jacome Guerrero (Deputy minister for human mobility), Jorge Oswaldo Troya Fuertes (Directorate-General for Civil Status, Identification and Registration), Maria Auxiliadora Mosquera Real (General co-ordinator of legal advice, in charge), Santiago Javier Chavez Parera (Deputy minister for human mobility), Byron Rolando Suarez Sanchez (Minister for Foreign Affairs and Human Mobility, deputy), Maria Fernanda Espinosa Garcès (Minister for Foreign Affairs and Human Mobility, deputy), Carlos Abad (Ecuador's Ambassador to the United Kingdom), Fidel



Narvaez, Maria Eugenia Avilés, Cathy Ward, and the management and staff of Ecuadorian government and Ecuadorian Embassy.

The Crown of England : Philippe de Schleswig-Holstein-Sonderburg- Glücksburg, aka Philippe of Moutbatten; Elisabeth II, aka Elizabeth Alexandra Mary of Windsor, aka Elizabeth Alexandra Mary Bowes Lyon, his mother's name, the only identifiable name; Charles Philip Arthur George of Wales whose presumed name is Charles Philip Arthur George Schleswig- Holstein-Sonderburg-Glücksburg; Anne presumed born Anne Elizabeth Alice Louise Schleswig-Holstein-Sonderburg-Glücksburg, first husband Mark Philipps, second husband Thimothy James Laurence Hamilton so now known as Anne Elizabeth Alice Louise Laurence Hamilton; Andrew Albert Christian Edward of York whose presumed name is Andrew Albert Christian Edward Schleswig-Holstein-Sonderburg-Glücksburg, aka Andrew Inverness, aka Air Miles Andy, aka "His Buffoon Highness", according to some of our informants, aka Andrew Hamilton; Edward Antony Richard Louis of Wessex, presumed name Edward Antony Richard Louis Schleswig-Holstein-Sonderburg- Glücksburg; William William Arthur Philip Louis of Cambridge, presumed name William Arthur Philip Louis Schleswig-Holstein-Sonderburg- Glücksburg, Henry Charles Albert David of Sussex, aka Prince Harry, aka Toby Melvill, presumed name Henry Charles Albert David Schleswig-Holstein-Sonderburg-Glücksburg; and all members of the alleged Mountbatten Windsor, aka Bowes Lyon, family.

The management and staff of the UC Global

Alan Dershowitz, Baltazar Garzon, the citizen known as Jennifer Robinson, Mark Summers, Gareth Peirce, Alaistar Lyon, Amal Clooney, Geoffrey Robertson, Edward Fitzgerald, Liam Walker, Mark Summers, Renata Avila, Per Samuelson, Juan Branco, Barry J. Pollack, Margaret Ratner Kunstler, Melinda Taylor, Deborah Hrbek, Greg Burns, James D Catlin, Bjorn Hurting, Leif Silbersky, Monckton Chamber, Paul Galbally, Eric Dupond Moretti, Antoine Vey, Héléna Ann Kennedy of Kershaw, Philippe Sands. There are reportedly 126 lawyers, but we have only managed to identify this group.

The citizen known as **Stella Moris**, aka **Stella Morris**, aka **Stella or Sara Gonzalez Devant**, aka **Stella Smith Robertson**

Nils Melzer

The management and staff of Belmarsh Prison

The Management and Staff of SERCO

Andy Müller Maguhn, Klaus Schleisieck, Bernd Fix, Jens Ohlig, Winfried Motzkus

Nathan Fuller, Sarah Harrison and Naomi Colwin Sevim Dagdelem, Heike Hänsel, Jean-Luc Mélenchon, Yanis Varoufakis, Serko



Horvat, Vivianne Westwood, Pamela Anderson, Eva Joly, Antoine de Caunes, Noam Chomsky, John Pilger, Craig Murray,

Anthony Selwyn Tabatznik known as Tony Tabatznik

Kristinn Hrafnsson, Ron Gonggrip, Ingi Ragnar Ignason, Gudmundur Ragnar Gudmundson, Nadia H, Karl Neptunus, Jenny Lee, P.L., Smari mac Carthy, Borgnyr Thoroddsen, Marie S, Daniel Schmitt, Gottfrid Svartholm, Jérémy Zimmerman

Joseph Farrell, Suzan Benn, Caroline Nevejan, Isabel Hilton, Andy Müller Maguhn, Eyal Weizman, Finlay Dobbie, Becky Gardiner, Gill Philipps, Iona Craig, Barbara Bukovska, Martin Tomkinson, Elaine Potter, Michael Langley, Christopher Hird, Brian Basham, David Leigh, James Leigh, Gavin Miller, Josephine Glanville, Sami Akhine, Juliet Ferguson, Jake Charles Rees, Marina Calland, Tom Sanderson, Tom Sanderson.

Rebecca Vincent, Christian Mihr, Christophe Deloire,

And all those who were close to the citizen known as Julian Paul Assange during his ten years of abusive and illegal detention during which he was tortured.