

REGISTERED LETTER

To all members of all cantonal governments in Switzerland

Date:

30 October 2020

Institutional criminality in public office in Switzerland
Public authorities as companies

Greetings

Since the COVID-19 pandemic you have repeatedly been instructing the entire population of your canton on how to conduct themselves. The appropriateness and expedience of these instructions will be examined later.

You primarily base your actions on the Epidemic Act (Epidemiengesetz, CC 818.101) and the COVID-19 Act (CC 818.102)¹, as well as the ordinances of the Federal Council and the various trade guidelines of the Federal Council and the Federal Office for Public Health. With the Epidemic Act in particular, the Federal Parliament has transferred authorities to the Federal Council so that the latter can make use of emergency legislation on its own authority during 'extraordinary times'. And the cantonal governments are sailing precisely in its wake, leaving parliament on the sidelines, even though there is no legal basis in cantonal law at all. By analysing the legislative process on a federal level with its techniques of domination, one will note that these laws are only formally penned by the Federal Council. With the cantons, it is no different. However, the ideology behind it comes neither from the parliament nor the government.

The same holds true of the new COVID-19 standards. By doing so, you are taking the liberty to milk these ordinances which you enact on your own authority for all they are worth to dictate to persons – not human beings – what they should and should not do under penalty of law.

First, let us take a look at the Epidemic Act. The word *Mensch* (human being) appears eight times in this act, but the word 'person' appears 78 times. It is worth noting that the word 'human being' is only used in a passive sense in relation to protection, i.e. that human beings are to be protected from diseases. But all instances of the word 'person' are used in the active voice. In other words, persons are required to do certain things, are prohibited from doing other things or, to put it briefly: they are being bossed around. In the COVID-19 Act (CC 818.102)¹, the word 'person' appears six times, while the word 'human being' (*Mensch*) does not appear at all. In the Epidemic Ordinance (CC 818.101.1), 'person' appears 79 times but 'human being' only twice. In the COVID-19 Ordinance (CC 818.101.24)², 'person'

¹ <https://www.admin.ch/opc/en/classified-compilation/20202070/index.html>

² <https://www.admin.ch/opc/en/classified-compilation/20201773/index.html>

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appears 19 times yet 'human being' does not appear once. Precisely the same scheme can be recognised in your COVID-19 Ordinance.

The Human Being/Person ideology and self-dealing

In order to understand the difference, one should first gain an overview of the actual history³ which we are not taught in school. Once this is understood, one will note a common thread running through the last 6000 years of history unrolled by the rulers of Babylon.

This ideology of the person is based on two papal bulls from the 15th century. In the process, the child is firstly separated from any right to property and secondly robbed of the rights to its own body, thus damning it to eternal servitude – as a slave.

But both of these papal bulls merely follow from earlier historical events, in particular the transition from the Roman Empire to the universal papal monarchy with absolute authority. This monarch – the Pope – is merely the representative of God on Earth. But those who understand the original meaning of 'god'⁴ know that it does not denote God in the religious sense, but refers to the rulers of Babylon. For millennia, the rulers of Babylon have aimed at binding all of mankind in blind and absolute subjugation to a hierarchy of which they are in complete control. And this is what all governments (yourself in particular), parliaments and courts have been putting into practice together with the public administrations, especially now with the ongoing COVID-19 pandemic.

With this in mind, one must ask where the word for person comes from in the first place. First appearing in the 13th century, the word is borrowed from the Latin *persona*, denoting the mask of an actor – the straw man. This means that the definition – or ideology – of the person was introduced deliberately, in order to turn human beings firstly into persons, i.e. unfree humans, and then to enslave them.^{5, 6, 7, 8} It is thus a consistent continuation of Babylon's intent to subjugate humanity.

If human beings are not granted ownership of anything, then companies cannot belong to them either, which means that everything belongs to that which declares human beings to be persons. Namely: the state. But, since the state is in debt, because it does not create its own money, the state actually belongs to the creditors which have granted the loans. Yet precisely with the ideology of public authorities as companies⁹, these institutions which were originally conceived as being under public law were hijacked by the same circles who granted the loans: by Babylon.

The whole fraud goes further, since if the state collects fees, fines, taxes, etc. from the persons, this constitutes self-dealing¹⁰, because the persons do not (or are not allowed to) have any property. The property they have today is only illusory in nature. In self-dealing, the same persons act on both sides of the transaction in question: they act as representative on behalf of another party on one side, and make statements on their own behalf on the other, i.e. they conclude a contract with themselves. Self-dealing (Swiss Civil Code Art. 32; CC 220¹¹) is thus a claim of a public body (or vicarious agent thereof)

³ www.brunner-architekt.ch à Drei Welten à English à The Eradication of the Teachings of the Three Worlds à Our forbidden history – short version (PDF, 22 pages)

⁴ www.brunner-architekt.ch à Drei Welten à English à Introduction to the Teachings of the Three Worlds (PDF, 30 pages)

⁵ See also Balmer Dominik, *Die Naturalobligation, Von Rom bis heute - unter besonderer Berücksichtigung der kantonalen Zivilgesetzbücher* [The Natural Obligation: From Rome to Today – with special focus on the cantonal civil codes] Schulthess, 2018, 300 pages, ISBN 9783725586813.

⁶ Freiherr von Liechtenstein Peter, *Freiheit durch Wahrheit. Wie uns die Regierung legal versklavt und wir uns daraus befreien können!* Band 1 'Wahrheit', [Liberty Through Truth, How the government legally enslaves us and how we can liberate ourselves from it! Volume 1 'Truth'] BoD, 1st edition 2020, 368 pages, SBN 9783751935296 and Volume 2 '*Freiheit*' ['Liberty'], Book on Demand, 1st edition 2020, 304 pages, ISBN 9783751980418.

⁷ <https://www.freiheitdurchwahrheit.com/>

⁸ https://www.creaplan.org/arne_hinkelbein/

⁹ https://dreiwelten.brunner-architekt.ch/wp-content/uploads/ideologie_behoerden_firmen.pdf

¹⁰ www.entdeckejura.de à Base Camp à Jura Base Camp à Insichgeschäft (Self-dealing)

¹¹ <https://www.admin.ch/opc/en/classified-compilation/19070042/index.html>

towards a legally fictitious person (straw man). The Swiss Criminal Code (CC 311.0¹²) classifies self-dealing as a criminal act against property.

To summarise, this means that not only the Pope carries out the commands of Babylon, so do all governments, including you yourselves, by aiding and abetting Babylon in subjugating humanity. This makes you lackeys of Babylon, misanthropes and destroyers of society.

Public authorities and offices as companies⁹

Proof that all state authorities and public offices are companies is not conclusive in all cases, but long-term observation of this scene reveals that more and more of them have an entry in the commercial register. However, one must also note that searching for these authorities and offices in the online portals of the various cantonal commercial register offices is futile. Officially, they do not even exist, which means that they cannot officially be there. This obfuscation is no accident, but one with a system – a system that follows from history.

The various cantons are all presented differently on the monetas.ch homepage. For one thing, only the commercial register number or entry is recorded, or sometimes both, and some have no entry at all. But the latter case does not mean anything. Based on the entries, one will note that the first authorities were registered as companies in the year 2000. Another juicy detail is that the cantons, like various other of its affiliated organisations have (or may have) subsidiaries outside of Switzerland.

In order for a company and its authorised representatives to be allowed to operate under commercial law, there are rules of business that must be followed. These rules also apply to so-called 'institutions under public law', which the cantonal administration in fact is.

According to the Commercial Register Ordinance (CC 221.411), it not only requires an application which is entered in the register upon being approved, it also has to be published in the Swiss Official Gazette of Commerce (SOGC). Only once the criteria have been met does the business world know that a new company exists, with which business relationships can be entered into. Only then is the company legitimised to operate under commercial law – but its authorised representatives are not yet. All authorised representatives of a company entered in the commercial register must immediately be published in the SOGC when they initially assume their position or are dismissed from it. However, searches for your canton as a company, as well as its supposed authorised representatives, yield no results, and the same is the case for all other 'institutions under public law'.

The consequence of this omission is that these 'public law' companies are allowed to operate under commercial law. And neither are you, as supposed authorised representatives, since at minimum publication in the SOGC (for whatever reason) did not take place. In other words, you are personally liable for all actions which you supposedly carry out on behalf of the canton of Lucerne – under both civil and criminal law.

And that's not all: In accordance with Articles 106 et seq. of the Commercial Register Ordinance, information on the relevant legal basis and on the resolutions of the body under public law responsible for the establishment must also be provided upon registration in the Commercial Register. In the case of a canton, this would at least have to be a decision of parliament, and it (or a separate one) must include that the institutions under public law must be transformed into companies. No such parliamentary decision exists, neither on the federal level, nor in the cantons, which indicates that you, as state council, have been operating for years without commercial or sovereign legitimation.

Despite this lack of legitimation, you presume you are entitled to tell the population what it can and cannot do. In total, this fulfils the criteria for numerous criminal offences, which I need not address any further.

The appropriateness and expedience of the measures you have ordered

To understand the appropriateness and expedience of your orders, we first have to know how nature actually works. But we can only do this once we comprehend the historical connections of the past six thousand years, and also find out how present-day academic science has come to be.³ The 'precise'

¹² <https://www.admin.ch/opc/en/classified-compilation/19370083/index.html>

academic science of the modern era is based on axioms, and thus everything it puts forth is merely speculation, since it lacks a continuous doctrine to describe nature. In other words, these axioms and ideologies are able to explain individual circumstances, but the whole thing fails pitifully when a variety of circumstances are examined together. This is the subject of intensive discussion in physics. But it used to be completely different. Back then, a doctrine⁴ was known which was able to explain nature, how it arises and how it dies away again. But these very teachings were destroyed and replaced by the many ideologies of 'academic science'. In order to understand the reason why these teachings were destroyed, one must understand the mechanism of domination.¹³

You too may well be aware that there has never been a natural pandemic on this planet Earth. All pandemics were unleashed by unnatural means, including the ongoing COVID-19. This has nothing to do with viruses, which have never been proven, since these are but a means to an end. The founder and chairman of the World Economic Forum (WEF) and member of the steering committee of the Babylonian Bilderberg conferences wrote what this pandemic is all about. However, one will not understand his statements until one understands history in context. I have explained this in my essay on COVID-19 Ideology¹⁴. The WEF is not the only one that explains what it is about. The World Bank also described it in its report dated 2 April 2020¹⁵. The intentions of the current pandemic need not be explained to you any further, since you have long been aware of them, because they have been planned for years and you have implemented these plans on cantonal level. In essence, it also involves the implementation of Agenda 2030, which the Federal Council massively supports.¹⁶ At the bottom line, the point is simply to 'correct' the detrimental consequences of earlier ideologies by implementing new ones, in order to make the consequences even more catastrophic than before.

Consequently, the crimes at hand are not merely due to your lack of legitimation, but also because you are deceiving the entire population of Switzerland by deliberately making them ill, deliberately lying to them and then deliberately driving them to social and economic ruin. You want nothing else but to enslave the population for Babylon. The situation becomes even more critical for you if you belong to one of the countless Babylonian criminal organisations (Art. 260 StGB; CC 311.0), which would be no surprise.

Inherited burdens

Because I was subjected to systematic and deliberate arbitrary abuse of state power in the canton of St. Gallen, I wrote all members of government in German-speaking Switzerland in June 2017 and informed you that we have a criminal state-inside-the-state that rules in Switzerland. You are aware of this state of affairs, and not only from the outside, but especially from within.

Since this official criminality continued to intensify, I was defrauded into bankruptcy. In consequence, I studied how it was possible that the supposed representatives of the people, the parliaments, allowed such criminality to take place. First, I checked the records of the Justice Commissions of the cantons of Zürich and Schaffhausen. It just so happens that these were the only ones which were accessible to the public. In all other cantons and in the Confederation, they are kept under wraps. This already shows that something fishy is going on. The records conclusively indicate that the confidentiality of office in the Criminal Code effectively nullifies the constitutional powers of the parliaments. After that, I analysed the official reports of the Federal Court and the Supreme Court of Zürich and found that the arbitrary abuse of power began immediately. This I presented not only to the Federal Assembly, but also to the authorities of Zürich. Their inaction was impressive.

Events always repeat themselves in history, even if the overall conditions are different. For example, the Federal Council enacted emergency measures from 1930 to 1945 which it refused to give up after that. It took two popular initiatives, both of which were rejected by the Federal Council and Parliament, be-

¹³ An essay on this subject is currently being prepared: www.brunner-architekt.ch à Three Worlds à English à Domination

¹⁴ www.brunner-architekt.ch à Three Worlds à English à COVID-19 Ideology (PDF, 68 pages)

¹⁵ <http://documents1.worldbank.org/curated/en/993371585947965984/pdf/World-COVID-19-Strategic-Preparedness-and-Response-Project.pdf>

¹⁶ <https://www.eda.admin.ch/agenda2030/de/home.html>

fore these powers were finally rescinded in 1952. But from 1950 to 1952, the parliamentary oversight in the Confederation – and later in the cantons – was lifted, which essentially countered the rescission of emergency law. When one understands history in context, it is clear that the architects of the world war and the current COVID-19 pandemic were guided by the same hand: by Babylon.

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Since your actions are not legitimated by sovereign or commercial law and you impose your orders upon each and every individual through the repression apparatus of the hijacked state, I have also been subjected to your orders. For that reason, we are on the same legal level, which is why I too must apply maritime law, i.e. the law of piracy – might makes right. That is precisely what you do on a daily basis. However, I am confident that one day you will draw the short end of the stick, and I will emerge the stronger one. For that reason, I feel compelled to announce my conditions to you now, so that you may consider whether or not you would like to agree to them.

Evidence

First, I once again request you to deliver to me documentary evidence confirming the following information by 8 November 2020 (date of receipt by me) for

- the Canton of Lucerne
 - the various departments, courts, state prosecutor's office and police.
1. For the aforementioned companies which execute the corresponding actions:
 - a. registered office (main headquarters, branch office, etc.) with complete address
 - b. legal form
 - c. the numbers of the commercial register entry and enterprise identification, including their entry data.
 2. Identify the responsible authorised representatives of the companies as per Point 1 as follows:
 - a. full first name and surname of the authorised representatives, each with
 - b. street, house number, postal code and place of residence
 - c. as well as the date and number of the edition of the SOGC in which the aforementioned are announced as authorised representatives of the company.
 3. You shall render up-to-date notarised documentary evidence of the following:
 - a. your official legitimation, indicating from whom, how, for what purpose and by what means you have been conferred the rights to execute sovereign actions.
 - b. the state to which you are committed by oath.
 - c. For those who granted you the official legitimation, please render the same evidence as in Points 1 to 3, including the sub-points.
 4. You shall confirm to me that I, Alex Brunner, am a human being and not a person.

Should you deliver me all of the above-mentioned evidence in full by 8 November 2020 (date of receipt by me), then the below-mentioned conditions shall be dispensed with. If not, the conditions will enter into effect on 9 November 2020, i.e. you will be subject to the following conditions.

Special conditions

1. You shall deliver the above-mentioned documentary evidence to me in full by the deadline.
 - a. Should this evidence fail to arrive, or only arrive in part, you concede that you are in no way legitimated to take action under commercial or sovereign law, making all of your actions null and void. Non-fulfilment will incur a penalty payable to me. It amounts to 100 kilogrammes of gold¹⁷ per member of the state council.
 - b. If you are unable to render this documentary evidence by the deadline, a fee for each calendar day after the deadline will automatically be incurred. It will end once the evidence has been

¹⁷ 'Gold' here refers to 999/1000 or 24-carat pure gold.

rendered or it is publicly announced that you are not legitimated. The fee amounts to two kilogrammes of gold per calendar day and is payable to me.

2. Due to your lack of legitimation and arbitrary, objectively unfounded orders, you shall publicly retract all decrees, directives, etc. since your entry in the Commercial Register, in particular in connection with the COVID-19 pandemic, by no later than 8 November 2020.
 - a. Should you fail to retract them by the deadline, you shall pay me a penalty. It amounts to 100 kilogrammes of gold per member of the state council.
 - b. If you do not lift the COVID-19 measures by 8 November, a fee will be payable to me as of 9 November 2020. It amounts to five kilogrammes of gold per calendar day and ends once you rescind all decrees, directives, etc. enacted in this connection.
 - c. If you fail to rescind all legislation, decrees, directives, orders, etc. enacted up to the time of your entry in the Commercial Register, a fine will be payable to me as of 9 November 2020. It amounts to two kilogrammes of gold per calendar day and ends once all conditions have been met.
3. For each additional action, decree, media conference, letter to the public, etc. which you enact or hold after 9 November 2020, a further penalty will be payable to me. It amounts to 20 kilogrammes of gold per member of the government.
4. Since your work to date is chock full of lies, omissions, insinuations, baseless claims, etc., this mischief must be brought to an end. For this reason, I impose an additional penalty which you shall pay me for all of these lies. It amounts to 20 kilogrammes of gold. It must be added here that if you disseminate more lies, omissions, insinuations, baseless claims, etc., the penalty will apply to each individual one cumulatively.
5. Not only you, as the state council, are acting without legitimation, all employees of the administration do so as well. For that reason, they are all privately accountable for their actions. In order to protect them, you are obliged to inform them of their legal situation.
 - a. Should you fail to present me proof of this by 8 November 2020, a penalty will automatically be incurred. It amounts to 20 kilogrammes of gold per member of the state council.
 - b. In addition to the penalty, a fee will be due to me starting on the following day. It amounts to two kilogrammes of gold per calendar day and ends once you have fulfilled the following demand: all employees of the entire cantonal administration must be notified accordingly.
6. The events described in the introduction can only have come to pass with the help of an army of cheap lackeys. These have been organised for millennia in secret societies which work for Babylon and obey their masters with dog-like loyalty. For that reason, the population must be protected from these criminals by making them known to the public. The state council therefore has the duty to register and publicly announce all members of these criminal organisations by 30 April 2021. This is the only way to provide protection from them. All members still alive in 1970 must be listed by the deadline set. The older ones must be announced shortly thereafter. Should the state council fail to carry out this publication by the deadline, or fail to do so completely, then a further fee will enter into effect on the following day: one kilogramme of gold for each calendar day past the deadline shall be paid to me. The fee shall end upon the complete publication of all members still alive up to 1970. It must also be pointed out that this registration can only be conducted in connection with the Confederation and the other cantons.
7. Human beings are made into persons.
 - a. You shall provide the following binding information by 8 November 2020:
 - § name of the law, with systematic number if applicable,
 - § when and by whom the law was adopted
 - § when and by whom it entered into effect and
 - § when it was promulgated.
 - b. Should you fail to render this evidence by the deadline, a fee shall be incurred on the following day. It shall remain in effect until you render this evidence, or you confirm to me that I am a human being. It amounts to one kilogramme of gold per calendar day past the deadline.

8. Public information about the great deceptions

You shall establish by 30 April 2021 an information platform in which the entire population can inform itself of the great deceptions, specifically:

- the entire constellation of subjects surrounding the human being vs. person dichotomy and
- the complex of affairs concerning money.

Should this information fail to be publicised by 30 April 2021, or should it be incomplete, inexpedient or insufficiently comprehensive, then a separate fee shall enter into effect for each individual point starting the following day. One kilogramme of gold per information platform for each calendar day past the deadline shall be paid to me. The fee shall end once the respective platform is complete and active.

9. Payment conditions

- a. As a rule, the fees shall be due in connection with the relevant actions, although I will issue invoices periodically.
- b. The term of payment is 30 days, whereby the handover must be arranged at least 14 days in advance.
- c. If the payment deadline is missed, an additional fee of two kilogrammes of gold per calendar day shall automatically be due as of the 31st day.
- d. The delivery principle shall apply.
- e. Should I be forced to initiate debt collection proceedings, there would be no collection office which would be able to take action. This would mean that the debt collection could not be carried out. The same goes for the courts. For this case, I impose an additional fee of five kilogrammes of gold for each calendar day on which debt collection or judicial proceedings cannot be carried out until these authorities are once again able to act legitimately.

I will collect the resulting fees/penalties from your canton enterprise. The respective owners shall collect these and other claims from the culprits without fail. Please be aware that these demands will only be the beginning of a tremendous avalanche.

General conditions

One could think right now that I am only looking out for myself. If one examines my background, this resulted from my own situation at that time. But since I already realised back then that my problem could not be solved alone, I had no choice but to pursue the political route. But up to now, this path has neither been accepted by the politicians nor the public. It is only now beginning to gain acceptance, since many human beings are beginning to recognise that machinations against them are underway. But the politicians doggedly obstruct this because my activities would thwart the implementation of Babylon's goals.

I will then issue general conditions that can be collected from the cantonal and municipal administration if the conditions are not met by 8 November 2020. If they are not met, you shall automatically accept these general conditions for all Swiss adults, as well as Swiss businesses. The fee schedule is listed in Appendix 2.

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Keep in mind that opinions can change quite quickly, especially since they are not homogeneous and are largely based on ideologies. For that reason, you should take into thorough consideration how you wish to proceed.

In conclusion, I would hereby like to unmistakably point out that you assume full personal responsibility and liability for all of your actions and omissions. The same applies accordingly to your employees. As such, you shall decide on your own fate as well as that of your employees.

Adieu

Alex Brunner, Human Being